No. \_\_\_\_\_

In the Arizona Court of Appeals Division One

KARI LAKE, Plaintiff-Contestant/Appellant,

**v**.

### KATIE HOBBS, PERSONALLY AS CONTESTEE AND IN HER OFFICIAL CAPACITY AS THE SECRETARY OF STATE, *Defendant-Contestee /Appellee,*

and

STEPHEN RICHER IN HIS OFFICIAL CAPACITY AS MARICOPA COUNTY RECORDER, *ET AL.*, *Defendants/Appellees*.

## ON APPEAL FROM ARIZONA SUPERIOR COURT, MARICOPA COUNTY, ACTION NO. CV2022-095403, HON. HON. PETER THOMPSON

## APPENDIX TO PETITION FOR SPECIAL ACTION

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## APPENDIX

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Dated: December 30, 2022

Respectfully submitted,

### /s/ Bryan James Blehm

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| JEFF FINE                 |         |
|---------------------------|---------|
| Clerk of the Superion     | - Court |
| By Stephanie Myers, Dep   | uty     |
| Bate 12/09/2022 Time 16:5 | 0:31    |
| Description               | Awount  |
| CASE# CV2022-095403       |         |
| ELECTION CONTEST:NEW      | 333.00  |
|                           |         |
| Total Amount              | 333.00  |
| N 00040500                |         |

| 1  | Bryan James Blehm, Ariz. Bar No. 023891  |          | ELECTION CONTEST:NEW                   | 333 |
|----|--|----------|--|-----|
| 2  | Blehm Law PLLC<br>10869 N. Scottsdale Rd., Suite 103-256                             |          | TOTAL AMOUNT                           | 333 |
| 3  | Scottsdale, Arizona 85254  |          | Receipt# 29048582                      |     |
| 4  | (602) 752-6213<br>bryan@blehmlegal.com   |          |  |     |
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| 10 | *to be admitted pro hac vice   |          |  |     |
| 11 | Attorneys for Plaintiff-Contestant   |          |  |     |
| 12 | IN THE SUPERIOR COURT<br>IN AND FOR THE C  |          | · · · · · · · · · · · · · · · · · · ·  |     |
| 13 | Koni Laka  |          |  |     |
| 14 | Kari Lake,   |          |  |     |
| 15 | Contestant/Plaintiff,  |          |  |     |
| 16 | ν.   | Case No. | CV 2022-09540                          | 03  |
| 17 | Katie Hobbs, personally as Contestee and   |          |  |     |
| 18 | in her official capacity as Secretary of   |          |  |     |
| 19 | State; Stephen Richer in his official capacity as Maricopa County Recorder;          | COMPLAIN | NT IN SPECIAL ACTION<br>AND            |     |
| 20 | Bill Gates, Clint Hickman, Jack Sellers,   |          | ED STATEMENT OF                        |     |
| 21 | Thomas Galvin, and Steve Gallardo, in<br>their official capacities as members of the |          | CTION CONTEST<br>NT TO A.R.S. § 16-672 |     |
| 22 | Maricopa County Board of Supervisors;  |          |  |     |
| 23 | Scott Jarrett, in his official capacity as<br>Maricopa County Director of Elections; |          |  |     |
| 24 | and the Maricopa County Board of   |          |  |     |
|    | Supervisors,   |          |  |     |
| 25 | Defendants.  |          |  |     |
| 26 |  |          |  |     |

they agree with Lake's statement, including 45% who Strongly Agree. 2.

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## SUMMARY OF CASE 1. The eyes of the Country are on Arizona. On November 30, 2022, Rasmussen Reports published a poll of likely U.S. voters asking about the Election Day problems with vote tabulation in Maricopa County. This poll asked whether responding voters agreed or disagreed with Contestant Kari Lake's statement calling the election "botched" and stating, "This isn't about Republicans or Democrats. This is about our sacred right to vote, a right that many voters were, sadly, deprived of on [Election Day], November 8th." The results of that poll are stunning. Seventy-two percent (72%) of Likely Voters said

12 The number of illegal votes cast in Arizona's general election on November 13 8, 2022, far exceeds the 17,117 vote margin between Arizona Republican gubernatorial 14 candidate Kari Lake and Democrat gubernatorial candidate Secretary of State Katie 15 Hobbs, certified at the official state canvass on December 5, 2022. Witnesses who were 16 present at the Maricopa County Tabulation and Election Center ("MCTEC"), Runbeck 17 18 Election Services ("Runbeck"), and a multitude of Maricopa County vote centers, as well 19 as other facts meticulously gathered, show hundreds of thousands of illegal ballots 20 infected the election in Maricopa County. 21

3. In addition, on Election Day, thousands of Republican voters were 22 23 disenfranchised as a result of Maricopa County election officials' misconduct in 24 connection with the widespread tabulator or printer failures at 59% of the 223 vote centers 25 in Maricopa County. 26

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4. These facts preclude Arizona's vote totals canvassed on December 5, 2022, from being used to determine the next governor of Arizona. In *Findley v. Sorenson*, the Arizona Supreme Court held that mistakes, omissions, and irregularities in the conduct of an election may void it if they "affect the result, or at least render it uncertain." 35 Ariz. 265, 269 (1929).

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5. But this case is about more than just those bad acts. Rampant and clear
violations of federal and state law have become pervasive at the Secretary of State level
under Secretary Hobbs and in the Maricopa County Recorder and Elections Department.
This case is about restoring trust in the election process—a trust that Maricopa County
election officials and Hobbs have shattered. The judicial system is now the only vehicle
by which that trust can be restored.

14 Just a few days ago, the public learned Secretary Hobbs and Maricopa 6. 15 County election officials, including Recorder Stephen Richer, participated in an 16 unconstitutional government censorship operation using an Election Misinformation 17 18 Reporting Portal created by the Department of Homeland Security ("DHS") and the 19 Cybersecurity and Information Security Agency ("CISA"). State and local election 20 officials sent censorship requests to the Election Misinformation Reporting Portal, which 21 the federal government, in partnership with social media companies and other platforms 22 23 like Twitter and Facebook, would then remove speech they did not like from public view. 24 Hobbs, Richer, and others participated in this secret censorship operation. 25

7. Their actions were per se violations of Arizona citizens' free speech rights
under the United States Constitution and the Arizona State Constitution. These actions,

and others, also constituted election "misconduct" in accordance with A.R.S. § 16672(A)(1).

8. There is much more. The debacle that occurred in Maricopa County on November 8, 2022 ("Election Day") – was "chaos" as Maricopa County's Board of Supervisors Chairman Bill Gates admitted on live TV during a press conference held shortly after Election Day. Republicans vote at a 3:1 ratio over Democrats on Election Day and were thus disproportionately and adversely affected.

9 The tabulators' rejection of thousands of ballots set off a domino chain of 9. 10 electoral improprieties, rampant administrative chaos and confusion, lengthy delays at 11 polling sites, and ultimately the prevention of qualified voters from having their votes 12 13 counted. Video footage, first-hand accounts, and expert testimony directly contradict 14 Maricopa County officials' public statements deliberately attempting to downplay these 15 events. Such acts, along with the government censorship programs described above in 16 which Defendants Hobbs and Richer participated, only serve to amplify Americans' 17 18 deepening distrust in our election system.

19 10. The evidence, including a detailed sworn declaration by a cyber expert who,
20 among other things, spent nine years testing electronic voting machines on behalf of the
22 same voting system testing lab ("VSTL") that certified the machines in Maricopa, shows
23 that the machine failures Arizona voters experienced in Maricopa County on Election
24 Day could not have occurred absent intentional misconduct.

11. Thousands of voters, disproportionately Republican, gave up voting due to
the long wait times or simply avoided the polls after seeing the chaos reported on the

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news. The expert evidence shows conservatively that at least between 15,603 and 29,257 Republican voters were disenfranchised from voting as a direct consequence of the voting machine failures in Maricopa.

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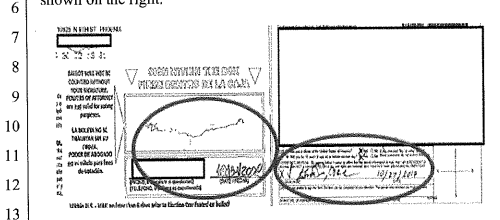
4 In addition, it is well known that mail-in ballots are one of the voting methods 12. 5 most vulnerable to election fraud. After the contested 2000 Presidential election, the 6 bipartisan Jimmy Carter-James Baker commission identified absentee ballots as "the 7 8 largest source of potential voter fraud." BUILDING CONFIDENCE IN U.S. ELECTIONS: 9 REPORT OF THE COMMISSION ON FEDERAL ELECTION REFORM, at 46 (Sept. 2005). In the 10 2022 general election, over 1.3 million ballots were cast through the mail-in vote or 11 placed in drop boxes in Maricopa County. 12

13 13. Testimony by whistleblowers and witnesses with first-hand knowledge 14 shows that Maricopa County officials violated Arizona chain of custody laws for 15 hundreds of thousands of these mail-in ballots. These chain of custody laws are a critical 16 deterrent to keep illegal mail-in votes from infecting the election. With no chain of 18 custody, there is no way to tell whether over 300,000 ballots cast in Maricopa County are 19 legal ballots.

14. Maricopa County officials also permitted the counting of tens of thousands
of mail-in and drop box ballots that did not satisfy signature verification requirements.
Signature verification, whereby the signature on the ballot envelope is compared to the
voter's signature on file to help confirm that the person who completed the ballot is
actually the voter, is one of the most important methods of preventing mail-in ballot
fraud. If the signature associated with the ballot does not match the signature on file with

the government, the ballot cannot be counted unless the signature mismatch is properly cured.

15. Below is an example of a 2020 ballot envelope submitted in Maricopa County with the ballot signature shown on the left and official file signature of the voter shown on the right.



16. The fact that these two signatures do not match is clear even from a cursory
 glance. Maricopa County election officials allowed tens of thousands of ballots with
 signature mismatches like this one to be counted in 2020. They did the same thing in the
 2022 general election.

17. The official election results certified by Secretary of State Katie Hobbs in the
marquee race at the top of the ballot, a contest for the governorship between Hobbs
herself and Kari Lake, showed a difference in votes between the two candidates of
approximately 0.67% (17,117 votes out of about 2,559,485 cast). The separation of votes
between Hobbs and Lake is far narrower than the number of presumptively illegal and
illegally cast ballots in Arizona.

| 1        | 18. The fact that 72% of voters don't believe this election can be trusted is a           |
|----------|---|
| 2        | wakeup call. The Election Day debacle, together with other illegal and improper           |
| 3        | procedures through which the election was administered, preclude the Defendants in this   |
| 4        | action from certifying Hobbs as the winner of the election.                               |
| 6        | JURISDICTION AND VENUE  |
| 7        | 19. This Court has jurisdiction to hear Contestant's claims pursuant to Article 6,        |
| 8        | § 14 of the Arizona Constitution, A.R.S. § 16-672, and Arizona Rule of Procedure for      |
| 9        | Special Actions 3.  |
| 10       | 20. Under the doctrine of concurrent jurisdiction, this Court has jurisdiction to         |
| 11       |   |
| 12       | resolve claims under the federal Constitution and under federal election law.             |
| 13       | 21. Venue is proper in Maricopa County for election contests pursuant to A.R.S.           |
| 14       | § 16-672(B).  |
| 15       | 22. Venue is proper in Maricopa County pursuant to A.R.S. § 12-401, where                 |
| 16<br>17 | defendants reside.  |
| 18       | PARTIES   |
| 19       | 23. Plaintiff/Contestant Kari Lake was a candidate for the office of Governor of          |
| 20       | Arizona in the election held on November 8, 2022 ("Election Day"). Lake is also an        |
| 21       | elector of the State of Arizona and of Maricopa County. She resides in Arizona and in     |
| 22       |   |
| 23       | Maricopa County.  |
| 24       | 24. Defendant/Contestee Katie Hobbs is the Secretary of State of Arizona, and             |
| 25<br>26 | candidate for the office of Governor of Arizona in the election held on November 8, 2022. |
| 26       |   |
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| 1        | 25.        | Defendant Stephen Richer is the Recorder of Maricopa County and is named          |
|----------|------------|---|
| 2        | in this ac | tion in his official capacity only. Defendant Richer is an officer in charge of   |
| 3        | elections  | in Maricopa County. The County Recorder is an "officer" within the meaning        |
| 4        | of A.R.S.  | . § 39-121.01(A)(1).  |
| 5        |            | Defendant Scott Jarrett is the Director of Elections for Election Day and         |
| 6        | 26.        |   |
| 7        | Emergen    | cy Voting in Maricopa County and is named in this action in his official capacity |
| 8        | only. Dire | ector Jarrett is an "officer" within the meaning of A.R.S. § 39-121.01(A)(1).     |
| 9        | 27.        | Defendants Bill Gates, Clint Hickman, Jack Sellers, Thomas Galvin, and            |
| 10       | Stava Ga   | llardo are sued in their official capacities as members of the Maricopa County    |
| 11       |            |   |
| 12       | Board of   | Supervisors ("Maricopa Board").   |
| 13       | 28.        | Under A.R.S. § 16-452 (A), the Maricopa Board is vested with the authority        |
| 14       | to:        |   |
| 15       | • '        | [e]stablish, abolish and change election precincts, appoint inspectors and judges |
| 16       |            |   |
| 17       | (          | of elections, canvass election returns, declare the result and issue certificates |
| 18       | t          | thereof"  |
| 19       | • '        | "[a]dopt provisions necessary to preserve the health of the county, and provide   |
| 20       | -          | for the expenses thereof";  |
| 21       |            | •   |
| 22       | •          | "[m]ake and enforce necessary rules and regulations for the government of its     |
| 23       | 1          | body, the preservation of order and the transaction of business."                 |
| 24       | 29.        | Defendant Maricopa County is a political subdivision of the State of Arizona.     |
| 25<br>26 | Maricopa   | a County is charged by law with various duties under the Public Records Act and   |
| 26       |            | by law with conducting elections within its jurisdictional boundaries, including  |
| 27       | charged i  |   |
| 28       | I          | 7   |

through its Board of Supervisors, hiring and training permanent and temporary employees to perform vital election related functions, including verifying ballot envelope signatures. See A.R.S. §§ 11-251(3) and (30), 16-531, and 16-532; Elections Procedure Manual at pp. 68–69. The Maricopa County Board of Supervisors is a "public body" within the meaning of A.R.S. § 39-121.01(A)(2).

30. The particular grounds of this election contest are misconduct on the part of 7 8 election board and members thereof in Maricopa County, and on the part of officers 9 participating in the canvass of votes for the election of Governor of Arizona; illegal votes; 10 and that by reason of erroneous count of votes the person declared elected, Hobbs, did 11 not in fact receive the highest number of votes for the office of Governor of Arizona. 12 13 Contestant additionally alleges that the conduct of the 2022 general election violated her 14 right to vote under the United States Constitution and the Arizona Constitution.

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#### **APPLICABLE LEGAL PRINCIPLES**

17 31. The Arizona Constitution, Art. 2, § 21, provides that that "elections shall be 18 free and equal" and that "no power, civil or military, shall at any time interfere to prevent 19 the free exercise of the right of suffrage." The right to a free and equal election "is 20 implicated when votes are not properly counted." Chavez v. Brewer, 222 Ariz. 309, 320, 21 22 214 P.3d 397, 408 (Ct. App. 2009). "Election laws play an important role in protecting 23 the integrity of the electoral process," and public officials may not "in the middle of 24 an election, change the law based on their own perceptions of what they think 25 it should be," because this would "undermine public confidence in our democratic system 26 27

and destroy the integrity of the electoral process." Ariz. Pub. Integrity All. V. Fontes, 250 Ariz. 58, 61, 475 P.3d 303, 306 (2020).

3 Voting is a right "of the most fundamental significance under our 32. 4 constitutional structure." Burdick v. Takushi, 504 U.S. 428, 433 (1992) (internal 5 quotation marks and citation omitted). "No right is more precious in a free country than 6 that of having a voice in the election of those who make the laws under which, as good 7 8 citizens, we must live. Other rights, even the most basic, are illusory if the right to vote 9 is undermined." Wesberry v. Sanders, 376 U.S. 1, 17 (1964). States may not, by arbitrary 10 action or other unreasonable impairment, burden a citizen's right to vote. Baker v. Carr, 11 369 U.S. 186, 208 (1962). "Since the right to exercise the franchise in a free and 12 13 unimpaired manner is preservative of other basic civil and political rights, any alleged 14 infringement of the right of citizens to vote must be carefully and meticulously 15 scrutinized." Reynolds v. Sims, 377 U.S. 533, 562 (1964). 16

The right to vote requires states to adopt methods of voting, vote collection, 33. 17 18 vote counting, and vote tallying that ensure fair, accurate, and secure counting of all legal 19 ballots and exclude any attempt to change the total results reported to differ from the true 20 sum of the votes legally cast. The fundamental right to vote is "the right of qualified 21 voters within a state to cast their ballots and have them counted." United States v. Classic, 22 23 313 U.S. 299, 315 (1941). It necessarily encompasses the right to have all votes counted 24 accurately. "Every voter's vote is entitled to be counted once. It must be correctly counted 25 and reported." Gray v. Sanders, 372 U.S. 368, 380 (1963). 26

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The significance of a vote is inherently comparative. The value of a vote is 34. 1 destroyed by the introduction of illegal votes just as much as if the legal vote itself was 2 3 wrongfully prevented. A state's entire system of collecting, counting, and tallying votes 4 must prevent improper inflation or reduction of reported vote totals. "[T]he right of 5 suffrage can be denied by a debasement or dilution of the weight of a citizen's vote just 6 as effectively as by wholly prohibiting the free exercise of the franchise." Reynolds, 377 7 8 U.S. at 555. See also United States v. Saylor, 322 U.S. 385, 386 (1944) (Constitution 9 grants voters "the right and privilege . . . to have their expressions of choice given full 10 value and effect by not having their votes impaired, lessened, diminished, diluted and 11 destroyed by fictitious ballots fraudulently cast and counted, recorded, returned, and 12 13 certified."). 14

"[E]lection statutes are mandatory, not 'advisory,' or else they would not be 35. 15 law at all. If a statute expressly provides that non-compliance invalidates the vote, then 16 the vote is invalid. If the statute does not have such a provision, non-compliance may or 17 18 may not invalidate the vote depending on its effect." Miller v. Picacho Elementary Sch. 19 Dist. No. 33, 179 Ariz. 178, 180, 877 P.2d 277, 279 (1994). The electoral processes 20 established in the Arizona Elections Procedures Manual, once adopted according to the 21 statutory process, have "the force of law." Ariz. Pub. Integrity All., 250 Ariz. At 63. 22

#### **GENERAL ALLEGATIONS**

# Maricopa County's Outsized Ability to Dictate the Outcome of the Arizona Governor's Race

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Maricopa County ("Maricopa") is the fourth largest county in the United 36. 1 States. Approximately 60% of the 2,592,313 votes cast in the 2022 Arizona general 2 3 election came from Maricopa. Of that figure, Maricopa reported that approximately 4 248,000 votes were cast on Election Day, November 8, 2022, by in-person votes at one 5 of Maricopa's 223 vote centers. Maricopa reported that more than 1.3 million early 6 ballots were returned via drop box or through the U.S. Postal Service. 7 8 According to figures published by Maricopa County, Lake received 752,714 37. 9 votes in Maricopa County, while Hobbs received 790,352 votes in Maricopa County. The

10 difference between Hobbs and Lake in Maricopa County, 37,638 votes, is larger than the 11 difference between the two candidates statewide, which was only 17,177 votes. 12

13 38. Maricopa residents voted in the 2022 general election through several 14 methods.

15

Some residents voted using mail-in ballots. Mail-in ballots are sent out by a 39. 16 county contractor, Runbeck Election Services ("Runbeck"). Runbeck prints the name and 17 18 address of the voter on an outer mailing envelope. The outer mailing envelope contains 19 a packet including a ballot and a return ballot affidavit envelope. The voter completes the 20 ballots, seals it inside the return envelope, and signs the return envelope. By signing the 21 return envelope, the voter declares under penalty of perjury that he or she is the actual 22 voter of the ballot contained in the envelope. A voter can return the mail-in ballot to 23 24 Maricopa by United States Postal Service. 25

A voter can also drop off a mail-in ballot at an official Maricopa ballot drop 40. 26 box. 27 28

| 1        | 41. Maricopa voters can also vote early in-person at a vote center. To do so, the          | ie  |
|----------|--|-----|
| 2        | voter must provide identification. Then the voter's ballot is printed on a ballot on-demar | ıd  |
| 3        | printer. The voter completes the ballot, seals it inside a white affidavit envelope, sign  | 15  |
| 4        | the envelope, and deposits it in a drop box inside the vote center.                        |     |
| 6        | 42. Maricopa County voters can also vote in-person on Election Day in the                  | ne  |
| 7        | conventional, traditional manner, by completing a ballot at a vote center operated b       | у   |
| 8        | Maricopa County.   |     |
| 9        | 43. Ballots returned to Maricopa County by US Postal mail or at a ballot dro               | op  |
| 10<br>11 | box go through a multi-step process prior to tabulation.                                   |     |
| 11       | a. Ballots deposited in drop boxes are retrieved daily by ballot couriers. The             | he  |
| 13       | ballots are placed in a transport container, sealed, and then transported                  | to  |
| 14       | MCTEC, where they are counted, documented, sorted and placed in bir                        |     |
| 15       | This process, count, audit and chain of custody must be recorded on Ear                    |     |
| 16       |  | 5   |
| 17       | Voting Ballot Transport Statement Forms.   |     |
| 18       | b. The bins are then transported to Runbeck by a Maricopa County drive                     | er. |
| 19       | Typically, on route to Runbeck, the County driver stops at the USPS facili                 | ity |
| 20<br>21 | in Phoenix to pick up mail-in ballots. Upon arrival at Runbeck, the ballo                  | ots |
| 21<br>22 | are transferred to the custody of Runbeck employees and must be record                     | ed  |
| 22       | on Inbound Receipt of Delivery chain of custody forms.                                     |     |
| 24       |  |     |
| 25       | c. At Runbeck, the ballot envelopes are scanned, and the signature images a                | are |
| 26       | captured for electronic signature verification.  |     |
| 27       |  |     |
| 28       | 12   |     |

| 1        | d.                 | The scanned ballot envelope signatures are then electronically transmitted      |
|----------|--------------------|---|
| 2        |                    | back to MCTEC, where each ballot signature is reviewed and compared with        |
| 3        |                    | the voter's control signature on file with Maricopa County. Signatures that     |
| 4        |                    | matched are approved, meaning those voters' ballots are cleared for             |
| 5        |                    |   |
| 6        |                    | tabulation.   |
| 7        | e.                 | Maricopa County then notifies Runbeck which signatures are approved.            |
| 8        |                    | Runbeck collects the ballot envelopes corresponding to the approved             |
| 9        |                    | signatures and packages them for transportation back to MCTEC.                  |
| 10       | f.                 | At MCTEC, the approved ballot envelopes are opened, the ballots removed,        |
| 11       | 1.                 |   |
| 12       |                    | and the ballots eventually tabulated by feeding them into electronic            |
| 13       |                    | Tabulation equipment.   |
| 14       |                    | ousands of Ballots with Mismatched Signatures Were Illegally Counted            |
| 15       | <u>In Violatio</u> | on Of Arizona Law   |
| 16       | 44.                | A Maricopa County voter who chooses to cast an early ballot must enclose        |
| 17       | the ballot i       | n an envelope containing a sworn affidavit, signed by the voter, that certifies |
| 18<br>19 | the voter's        | qualifications and personal signature affixation, and affirms his or her        |
| 20       | understand         | ing of the criminal prohibition against casting multiple ballots in the same    |
| 21       | election. Se       | ee A.R.S. § 16-547(A).  |
| 22       | 45.                | Upon receipt of a returned early ballot envelope, the County Recorder or the    |
| 23       |                    |   |
| 24       | Recorder's         | designee must "compare the signatures thereon with the signature of the         |
| 25       | elector on         | the elector's registration record." A.R.S. § 16-550(A). If "the signatures      |
| 26       | correspond         | ," the early ballot is processed and tabulated. Id. If "the signature is        |
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inconsistent with the elector's signature on the elector's registration record," then the early ballot is invalid and cannot be tabulated, unless the putative voter cures the signature discrepancy within five business days of an election for federal office (or the third business day after any other election). Id.<sup>1</sup>

After a lengthy investigation into "election failures and potential misconduct 46. 6 that occurred in 2020," Attorney General Brnovich issued a report on April 6, 2022 7 8 making numerous findings including that "the early ballot affidavit signature verification 9 system in Arizona, and particularly when applied to Maricopa County, may be 10 insufficient to guard against abuse." The Attorney General stated that "[r]equiring a 11 match between the signature on the ballot affidavit and the signature on file with the State 12 13 is currently the most important election integrity measure when it comes to early 14 ballots."2

47. Steve Robinson and Shelby Busch co-founded We the People AZ Alliance
("WPAA"), an organization whose purpose is to provide oversight of and transparency
for government to the public.<sup>3</sup> WPAA employs a robust public records department and a
highly skilled staff of data analysts, cybersecurity experts and an investigative team. *Id.*at ¶¶ 4-5.

48. On April 15, 2021, WPAA was appointed by Former Secretary of State and
Senate Liaison, Ken Bennett, as Deputy Senate Liaisons to the 2020 Senate Election

<sup>27</sup> <sup>3</sup> See Declaration of Shelby Busch attached as Ex. 12 to the Declaration of Kurt Olsen.

 <sup>&</sup>lt;sup>1</sup> See also Attorney General Mark Brnovich's report to Honorable Karen Fann dated
 April 6, 2022 ("Brnovich Report") at p. 7, attached as Ex. 5, Olsen Decl.
 <sup>2</sup> Id. at 4.

Audit. *Id.* ¶ 6. After the close of that audit, WPAA continued investigating election related issues in Arizona.

3 Subsequently, WPAA's data analysts confirmed multiple instances of voters 49. 4 reporting that their voter record had been changed or that for some unknown reason to 5 them they were registered to vote, unsolicited. WPAA then contacted Senator Fann on 6 June 20, 2022 and presented those findings. Senator Fann provided WPAA access to the 7 8 Maricopa County external drive that the Arizona Senate had previously received from 9 Maricopa County under subpoena and court order in connection with the 2020 Senate 10 Election Audit to allow WPAA to evaluate issues regarding the validity of voters, their 11 corresponding signatures and any potential voter registrations contained on this external 12 13 drive.

14 Upon examining the hard drive, WPAA's Data Director located multiple 50. 15 hidden files and a cross-reference between ballot envelopes and registration forms that 16 was provided by the county. WPAA discovered multiple irregularities in the voter 17 18 registration data contained on the hard drive. A group of Senators then approved a full-19 scale investigation of the voter signatures on the ballot envelopes from the 2020 general 20 election using actual control signatures found on the hard drive for comparison, which 21 were also apparently used by Maricopa County for signature verification. Id. at ¶¶ 10-12 22 23 A signature review of 230,339 of the 1.9 million ballot envelopes (12.12% 51. 24 of the total) using the same control signatures available to Maricopa County revealed the 25 following stunning discrepancies: 26

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| 1        | a. 18,022 signatures had egregious mismatches to the reference signatures               |
|----------|---|
| 2        | meaning the mismatch was plainly seen at first glance. This equates to 8.5%             |
| 3        | of the ballot envelopes reviewed – meaning that of the 1.9 million 2020 ballot          |
| 4        | envelopes, approximately 156,000 ballot envelopes were likely to have                   |
| 5        |   |
| 6        | egregious signature mismatches.   |
| 7        | b. 19,631 signatures failed the Arizona Secretary of State standards which              |
| 8        | means that of the 1.9 million 2020 ballot envelopes, approximately 9.1% or              |
| 9        | 165,600 ballots are likely to fail the Arizona Secretary of State standards.            |
| 10       | 52 Decommention in the 2020 election Maricona rejected just 587 hallots for             |
| 11       | 52. By comparison, in the 2020 election, Maricopa rejected <i>just 587 ballots</i> for  |
| 12       | mismatched signatures. Brnovich Report at 5.  |
| 13       | 53. WPAA then compared names associated with the signatures of the                      |
| 14       | mismatched voters from 2020 against the record of voters who cast ballots in the 2022   |
| 15<br>16 | election less the later early ballots for which data was not available. Even though the |
| 10       | full 2022 voter file was not available:   |
| 18       | a. 4,328 of the same names associated with 18,022 egregious signature                   |
| 19       | mismatches from 2020 voted again in 2022 general election.                              |
| 20       |   |
| 21       | b. 5,289 of the same names associated with 19,631 failed Arizona signature              |
| 22       | standards mismatches from 2020 voted again in the 2022 general election.                |
| 23       | 54. For the 2022 general election, there were approximately 32 workers involved         |
| 24       | in Maricopa County's signature verification and signature curing process. Three         |
| 25       |   |
| 26       | signature verification workers have signed sworn declarations concerning their          |
| 27       |   |
| 28       | . 16  |

| 1                    | experience at Maricopa County during the 2022 general election. <sup>4</sup> These three witnesses   |
|----------------------|--|
| 2                    | testified that their and their co-workers' rejection rates while verifying signatures ranged   |
| 3                    | from 35-40% (Onigkeit Decl. ¶¶ 19-22), 15%-30% (Myers Decl. at ¶¶ 18, 21), to 35%-   |
| 4                    | 40% (Nystrom Decl. ¶ 13). These figures are consistent with the rejection rate of WPAA   |
| 6                    | discussed above equating to tens of thousands of illegal ballots being counted.  |
| 7                    | 55. Each of these witnesses testified to deep flaws in the ballot signature  |
| 8                    | verification and/or curing process employed by Maricopa County.  |
| 9                    | 56. Jacqueline Onigkeit reviewed approximately 42,500 ballots and rejected   |
| 10                   | about 13,000 to 15,000 of them, with rejection rates in the 25% - 40% range. Her co-   |
| 11                   | about 13,000 to 15,000 of them, with rejection rates in the 25% - 40% range. Her co-   |
| 12                   | workers complained of similar rejection rates. Onigkeit Decl. ¶¶ 23, 25.   |
| 13                   | 57. Andy Myers described Maricopa's process for signature verification and   |
| 14                   | curing:  |
| 15                   | In my room we had a white board that Michelle would update with the  |
| 16                   | number of ballots to be verified that day. Throughout the day Michelle would   |
| 17                   | update the progress the people were making in verifying signatures. <i>The</i> math never added up. Typically, we were processing about 60,000               |
| 18<br>19             | signatures a day. I would hear that people were rejecting 20-30% which means I would expect to see 12,000 to 15,000 ballots in my pile for curing            |
| 20                   | the next day. However, I would consistently see every morning only about 1000 envelopes to be cured. <i>We typically saw about one tenth of the rejected</i> |
| 21                   | ballots we were told we would see.   |
| 21                   | Andrew, one of the signature reviewers, would tell me every day that I was   |
| 22                   | going to get crushed the next day because he was excepting (rejecting) a "ton" of bad signatures. However, we never saw a correlation.                       |
| 23                   | ton of bad signatures. However, we never saw a conclution.   |
| 2 <del>4</del><br>25 |  |
| 25                   | <sup>4</sup> See Declaration of Andrew Myers ("Myers Decl."), Declaration of Yvonne Nystrom  |
| 20                   | ("Nystrom Decl."), and Declaration of Jacqueline Onigkeit (Onigkeit Decl.") attached<br>as Exs. 6, 7, and 8, respectively, to the Olsen Decl.                |
| 28                   | 17   |

The most likely explanation for this discrepancy is that the level 2 managers 1 who re-reviewed the rejections of the level 1 workers were reversing and approving signatures that the level 1 workers excepted and rejected. This 2 seems to me to be the more likely explanation. If this is the case, then the 3 level 2 managers were changing about 90% of the rejected signatures to accepted. 4 5 Myers Decl. ¶¶ 21-23 (emphasis added). 6 58. Most of the work of these level 2 managers was not subject to the 7 accountability of observers, but their reversal of rejected ballots should be properly 8 recorded in the computer records of the EVRT program. Nystrom Decl. ¶ 16. 9 10 Maricopa's signature verification managers had a practice of sending already 59. 11 rejected ballots back through the process with the implication that they wanted those 12 ballots approved: 13 On the last day of work, November 15, we were asked by manager Celia to 14 go through perhaps 5,000 to 7,000 ballots, that had already been rejected at levels 1, 2 and 3. We were asked to go to the SHELL program and to only 15 find one signature that matched the green envelope, even if all other 16 signatures in the program did not match the green envelope. The implication from Celia is that was desperate to get the work complete and that she wanted 17 the ballots approved. These 5,000 to 7,000 ballots had already been through 18 the full level 1, 2, and 3 process and been rejected. Therefore, I do not know why [we were] going through them again, and that is why it seemed that 19 Celia wanted them approved." 20 Nystrom Decl. ¶ 21. 21 This practice of pushing rejected ballots back through the system with the 60. 22 23 hope that they would be un-rejected was also attested by Andy Myers: 24 When the excepted numbers grew the managers would resend those excepted signatures back out into the general pool, hoping that someone would 25 approve those same signatures, which would thereby reduce the excepted 26 signature load. 27 28

Myers Decl. ¶ 11.

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Maricopa permitted any signature reviewer to un-reject ballots without 61. 2 3 accountability using curing stickers. Workers were able to obtain massive amounts of 4 these stickers and use them to cure ballots without oversight. Onigkeit explained: 5 In order to perform the curing process, we were given a batch of stickers to 6 place on a ballot, which included stickers with abbreviations. Some, but not all, of the ballot stickers and abbreviations were as follows: "VER" meant 7 that we verified the voter's information, and their ballot was approved to be 8 counted, "WV" meant that a voter did not want to verify their ballot over the phone, and "LM" meant that we called the voter and left a message. 9 10 One of the problems with the stickers was that nothing prevented a level 1, 2 or 3 worked from requesting a massive amount of "approved" stickers and 11 placing them on ballots. Again, observers did not watch any level 3 work and did not watch most of level 2 work. Once stickers were placed on ballots, 12 there was no record on the ballot or elsewhere to determine who placed the 13 sticker there. We were told to not sign or initial the sticker, but to only date it. Accordingly, there was no way to know who placed "verified" stickers on 14 ballots. The system was wide open to abuse and allowed for potential false 15 placement of "verified" stickers without accountability. 16 Onigkeit Decl. ¶¶ 17-18. 17 From the available information, an off-site, third-party contractor, Star 62. 18 Center, was part of the process of curing ballots that were previously rejected by all levels 19 of signature review. This off-site group was not accountable to observers. Nystrom 2021 explained, 22 Star Center, which was a third-party contractor that worked completely off-23 site but had the same access to the voter's file information as we did on the computers at MCTEC, to cure their affidavit signature. My understanding of 24 the Star Center's curing process was to verify information from the voter's file, i.e., the last 4 of their SS #, driver's license #, street address, full name 25 and any other identifying information in their file. It is my understanding that 26 the Star Center was able to cure and did cure ballots, but were not able to see the actual ballot with the signature on it. It is my understanding that the Star 27 28 19

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Center work was not monitored with observers, whereas my work was required to be monitored by observers. Since they had the ability to cure and reverse the rejection of signatures, I do not know why their work was not monitored by observers.

4 Nystrom Decl. ¶ 17.

## 5Ballot Printers and Tabulator Failures At More Than 59% of Maricopa County's6223 Vote Centers Created Chaos on Election Day

The rampant errors, confusion, and equipment failures on Election Day in 63. 7 Maricopa County reduced the number of votes cast and votes counted from citizens who 8 9 chose to vote on Election Day. The result of this confusion was predictable - a larger 10 reduction in the number of votes cast for Lake, a much smaller reduction in the number 11 of votes cast for Hobbs, and a highly improper relative advantage created for Hobbs. 12 a. Election-Day voters in Maricopa County favored Lake in the race for 13 14 Governor of Arizona by a wide ratio, approximately 3:1. 15 b. The citizens who were deterred from voting, or whose votes were not counted 16 on Election Day, would have given Lake a material gain of votes that could 17 18 have changed the outcome of the race.

Maricopa County Roving Attorney Program

64. The Republican National Committee ran an Election Integrity program in
Arizona on November 8, 2022. The Election Integrity program engaged 18 volunteer
attorneys ("Roving Attorneys") who were each tasked with traveling to and observing
select Vote Centers throughout Maricopa County on election day. Declaration of Mark
Sonnenklar ("Sonnenklar Declaration"), ¶ 2.

65. Plaintiff has obtained declarations from twelve of the eighteen Roving Attorneys (collectively, the "Roving Attorney Declarations"). Sonnenklar Declaration, 4. The Roving Attorney Declarations detail problems witnessed at each Vote Center the attorney visited. Together, these twelve Roving Attorneys observed a total of 105 vote centers, or 47% of the total 223 vote centers in Maricopa County. Sonnenklar Declaration, ¶ 41-44.

8 The Roving Attorney Declarations are supplemented by declarations from 66. 9 approximately 221 additional poll workers, observers, and voters who witnessed 10 problems at numerous Maricopa County Vote Centers on election day (together with the 11 Roving Attorney Declarations, collectively, the "Vote Center Declarations"). Sonnenklar 12 13 Declaration, ¶ 3-44, Attach. A-1-A219. The Vote Center Declarations provide a clear 14 look at the actual voter experience in Maricopa County on November 8, 2022. The 15 testimony from the Vote Center Declarations are mapped onto a spreadsheet attached as 16 Exhibit 1, separated by Vote Center and election day issues. Sonnenklar Declaration, ¶ 17 18 3, Ex. 1, Vote Center Spreadsheet.

#### Vote Center Chaos

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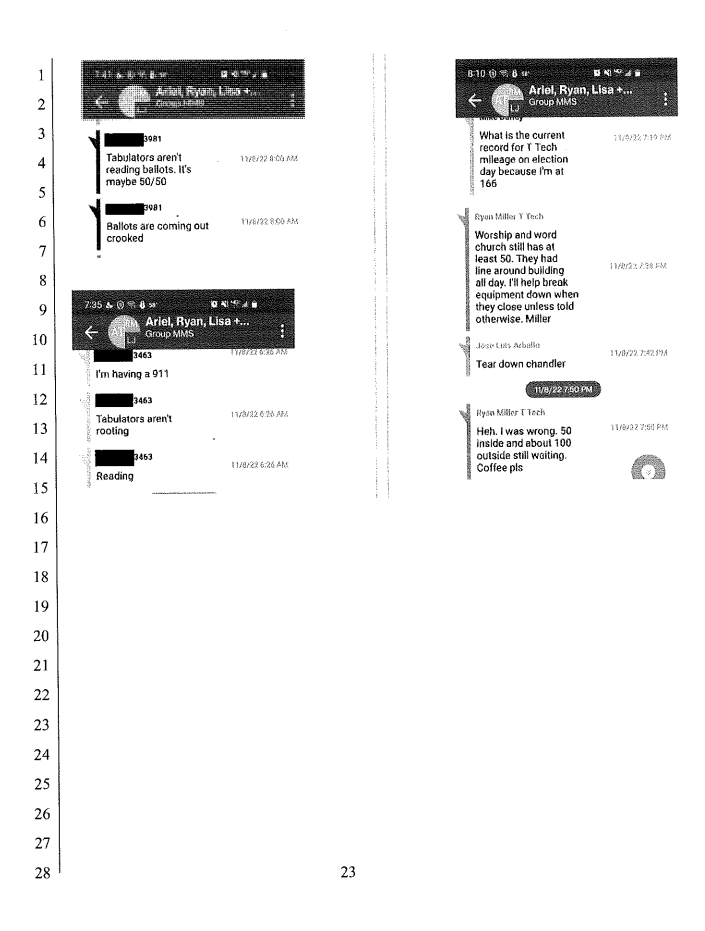
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20 The Vote Center Spreadsheet and the Vote Center Declarations together 67. 21 show widespread election day chaos throughout the Vote Centers in Maricopa County on 22 23 election day.

24 The ballot tabulators and ballot printers experienced rampant breakdowns at 68. 25 no less than 132 out of the total 223 Maricopa County vote centers (59.2%), which 26 27 28

"Printer/Tabulator Breakdown"). Sonnenklar Declaration, Ex. 1, Vote Center Spreadsheet. At the vote centers witnessed by the roving attorneys, the percentage of 69. ballots that these tabulators were unable to read ranged from 5% to 100% at any given time on election day, with the average having a failure rate between 25% and 40%. Sonnenklar Declaration, PP 40-43. The chaos that ensued from the Printer/Tabulator Breakdowns throughout 70. Maricopa County is documented in the text threads among 16 of the County's hired "T-Techs"<sup>5</sup> who were trying to fix the rampant problems. <sup>5</sup> IT workers hired by Maricopa County to fix election day technical problems. 

prevented the ballot tabulators from scanning many voter's ballots (the



| 1  | Sonnenklar Declaration, ¶ 3, Ex. 1, at Index #A17, Bettencourt Declaration pgs. 10, 31.      |
|----|--|
| 2  | 71. The Tabulator Breakdown persisted at almost all of the problematic vote                  |
| 3  | centers long after the Maricopa County Board of Supervisors ("BOS") suggests that the        |
| 4  | problems had been fixed. <sup>6</sup> For example, the Maricopa County Board of Supervisors' |
| 5  | Report ("BOS Report") states: (1) at 10:14 a.m. on election day, the "Printer technicians    |
| 6  |  |
| 7  | identified a potential solution [to the Tabulation Breakdown] to adjust printer              |
| 8  | settingsConfirmed successful print and tabulation at one site"; (2) at 11:30 a.m. on         |
| 9  | election day, the BOS "[i]ssued guidance to all technicians in the field to make settings    |
| 10 | changes to the Oki printers; and (3) "[b]y mid-afternoon, most sites were no longer          |
| 11 | -  |
| 12 | experiencing the printer issue." See Maricopa County BOS Report, pages 3-4. These BOS        |
| 13 | statements are inaccurate. In fact, the Vote Center Declarations show persistent Tabulator   |
| 14 | Breakdown issues throughout election day. The Vote Center Spreadsheet demonstrates           |
| 15 |  |
| 16 | that, at a minimum, the Tabulator Breakdowns continued at no fewer than 34 vote centers      |
| 17 | after 3 p.m. See Sonnenklar Decl., Exhibit 1, Vote Center Spreadsheet, Column K. At          |
| 18 | many vote centers, Tabulator Breakdowns persisted from the beginning until the end of        |
| 19 | election day. Id.  |
| 20 |  |

<sup>&</sup>lt;sup>6</sup> The Maricopa County Attorneys' Office issued a November 27, 2022 letter, in response 22 to Assistant Attorney General Jennifer Wright's Letter of November 19, 2022 (publicly 23 https://elections.maricopa.gov/asset/jcr:474f2301-1ff1-476d-a7faavailable at 08945131f86c/LTR-2022.11.27-Liddy-to-Wright-FINAL.pdf ). The Maricopa County 24 Attorneys' Office November 27, 2022 letter cites to Maricopa County Board of Supervisors' Report, with Exhibits numbered 1 through 11 (publicly available at 25 https://elections.maricopa.gov/asset/jcr:d294ebcd-eb4d-4efc-83d7-26 bd85f2fd7f9d/2022.11.27-Final-Report-and-Exhibits). 27

72. The Maricopa County's BOS Report also details the BOS's investigation into the Vote Center Tabulator Breakdowns on election day and attempts to minimize the number of vote centers affected. See Maricopa County BOS Report Ex. 7. The BOS Report is not accurate. In fact, of the twenty vote centers which the Maricopa County BOS claims did **not** have Tabulator Breakdowns, the Vote Center Declarations prove at a minimum 16 of these vote centers had persistent Tabulator Breakdowns on election day.<sup>7</sup> Sonnenklar Decl., Exhibit 1, Vote Center Spreadsheet, Column J.

9 The Vote Center Declarations and the Vote Center Spreadsheet also prove 73. 10 that long lines were widespread and lasting across Maricopa County on election day. The 11 aggregate numbers are significant. Out of a total of 223 Maricopa County Vote Centers, 12 13 at least 64 (28.7%) of the Vote Centers had long lines on election day, mostly due to the 14 Tabulator Breakdowns. Sonnenklar Decl., Exhibit 1, Vote Center Spreadsheet, Column 15 N. Moreover, despite the BOS's claims that the Tabulator Breakdowns were resolved by 16 mid-afternoon on election day, the long lines persisted long past mid-afternoon for at 17 18 least 24 vote centers. Id., at Column O. It cannot be disputed that the oppressively long 19 lines on election day resulted in depressed voter turnout in Maricopa County.

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74. The Vote Center Declarations prove that because of the Tabulator Breakdowns and long lines at so many vote centers frustrated voters left at least sixteen

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<sup>&</sup>lt;sup>7</sup> The 16 vote centers are: Buckeye Fire Station 704, Chandler United Methodist Church, Copper Hills Church/Westwing, Glendale Christian Church, Lifeway Church, Queen Creek Library, Scottsdale Elks Lodge, Shadow Rock Congregational Church, Skyway
Church, Standing Stones Community Church, Surprise Senior Center, Tomahawk School, Youngker High School, Central Christian Church/Mesa, Church of Jesus Christ
of LDS Buckeye, and Church of Jesus Christ of LDS Gilbert.

| 1  | Maricopa County Vote Centers without voting. Id., at Column P. For example, Mr.   |
|----|---|
| 2  | Steele, a poll worker on election day at First United Methodist Church in Gilbert, was  |
| 3  | tasked with helping voters check into the site books from 1:30 p.m. until the last voter  |
| 4  | left the vote center around 10:30 p.m. (Sonnenklar Declaration, ¶4, Ex. 1, attach. A-189,   |
| 5  |   |
| 6  | Steele Declaration ¶ 2. Mr. Steele testified that in his estimation 170-175 voters waiting  |
| 7  | in line on the evening of election day gave up and did not vote. Id. 8 The election day   |
| 8  | chaos also affected senior Maricopa County voters, who were unable to stand in line to  |
| 9  | vote. <sup>9</sup> Due to chaos that occurred at so many Vote Centers on election day, it is safe to  |
| 10 |   |
| 11 | assume that many more voters abandoned the voting line to cast a ballot or were   |
| 12 | discouraged from traveling to a Vote Center in the first place.   |
| 13 |   |
| 14 |   |
| 15 | <sup>8</sup> Additional testimony from one of the Roving Attorneys: "I observed at least five voters  |
| 16 | tell the Poll Inspector that, earlier in the day, they left this vote center because of the   |
| 17 | printer/tabulator issues and are now returning in the evening to vote but, since they arrived just after 7:00 p.m., the Poll Inspector turned them away and they were not             |
| 18 | allowed to vote." Sonnenklar Declaration, ¶ 4, Ex. 1, attach. A-115, Ludwig Declaration ¶ 29.   |
| 19 | "   |
| 20 | <sup>9</sup> 68-year-old Ms. Weiman showed up to vote on election day at Desert Hills Community Church. There were no parking spaces and a long line that was moving very slowly. She |
| 21 | checked the Arizona election website for an alternate vote center, but the only other vote  |
| 22 | center within 20 miles was Outlets on Anthem, and the election website reported that it had a line of 350-400 people with an estimated wait time of 2-3 hours. In Peggy's words,      |
| 23 | "I did not feel my body could stand in line for such a long time." So, she came back to<br>Desert Hills Community Church a few hours later. The line was still "about a mile long     |
| 24 | down the street." So, Peggy drove home without voting. She checked the election   |
| 25 | website one last time at 6:45 p.m. and saw that Desert Hills Community Center still had<br>a line of approximately 110 people. Peggy says "This was infeasible for me. I ended up     |
| 26 | not being to vote-the first time that I have not voted since 1981." Sonnenklar  |
| 27 | Declaration, ¶ 4, Ex. 4, attach. A-206, Weiman Declaration ¶¶ 5-10.   |

75. Although widespread across Maricopa County, a bi-partisan county, this voter suppression did not affect Republican and Democrat voter equally. For November 8, 2022, election day voting, Republican voters significantly outnumbered Democrat voters statewide, with an even greater delta for election day voting specifically in Maricopa County.<sup>10</sup> Thus, it cannot be disputed that the Tabulator Breakdowns on election day impacted Republican voters more than Democrat voters.

#### Commingling of Tabulated and Non-Tabulated Ballots on Election Day

9 76. The Vote Center Declarations also prove that there were numerous instances 10 in which vote centers co-mingled tabulated and non-tabulated ballots. At the close of 11 election day, prior to transporting the ballots to MCTEC, at least 16 Vote Centers 12 improperly commingled tabulated ballots (deposited into tabulator Doors 1 and 2) and 13 14 non-tabulated ballots (deposited into Door 3) into the same black canvas transport bag or 15 other containers. Sonnenklar Declaration, ¶ 4, Ex. 1, Vote Center Spreadsheet, Column 16 M. The BOS Report states that this commingling was intentional: "[d]uring the 17 November 2022 General Election, the Elections Department provided direction to poll 18 19 workers that they could use one of the two black ballot transport canvass bags that each 20 Vote Center was provided to transport the Door 3 ballots if the quantity exceeded the 21 capacity of the envelope." Maricopa County BOS Report, page 6. The BOS report further 22 concludes that the co-mingling occurred at only two Vote Centers. Id. Both of these 23 24 statements are false.

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 <sup>26 10 2022</sup> Arizona Statewide canvas of election results, December 5, 2022:
 27 https://results.arizona.vote/#/state/33/0.

| 1        | 77. According to Maricopa County election procedure, to ensure ballots are not                  |  |  |
|----------|---|--|--|
| 2        | co-mingled, Door 3 non-tabulated ballots must be transported to MCTECH in a separate            |  |  |
| 3        | envelope or bag. <sup>11</sup> Due to the widespread Tabulator Breakdowns on election day, Vote |  |  |
| 4        | Centers were overwhelmed with an unprecedented number of Door 3 ballots. Most Vote              |  |  |
| 5        | Centers with Tabulator Breakdowns would not have been able to fit their Door 3 ballots          |  |  |
| 6        |   |  |  |
| 7        | into the separate designated envelopes. Without a second special transport bag, the Vote        |  |  |
| 8        | Centers were forced to package these ballots alongside already tabulated ballots.               |  |  |
| 9        | MCTECH was not made aware of this when it received the transported ballots.                     |  |  |
| 10       |   |  |  |
| 11       | Declaration of Kurt Olsen ("Olsen Declaration"), P 17, Ex. 14, Kuchta Declaration PP 9-         |  |  |
| 12       | 11. The improper transport process could have easily resulted in Door 3 ballots not being       |  |  |
| 13       | properly counted, or in some cases ballots being double-tabulated, both at the vote center      |  |  |
| 14       | and at MCTEC for at least twenty-six vote centers. Id., at 🎬 16-19.                             |  |  |
| 15<br>16 | 78. The Maricopa County BOS Report suggests that the Tabulator Breakdown                        |  |  |
| 10       | problem, even if widespread, is irrelevant. The BOS Report states that Maricopa voters          |  |  |
| 18       | had the option to place their misread ballots in "Door 3", therefore, the tabulator             |  |  |
| 19       | breakdown did not affect voting on election day." Maricopa County BOS Report, page              |  |  |
| 20       |   |  |  |
| 21       | 3-5. This argument ignores the facts on the ground. Maricopa County election day voters         |  |  |
| 22       | generally express a strong preference to have their ballots tabulated at the vote centers.      |  |  |
| 23       | For some voters, this is the reason they choose to vote specifically on election day.           |  |  |
| 24       |   |  |  |
| 25       | <sup>11</sup> Maricopa County August Primary & November General Election Procedure Training     |  |  |

<sup>&</sup>lt;sup>11</sup> Maricopa County August Primary & November General Election Procedure Training Publicly 129, availible Manual, at at pages 134. 26 https://elections.maricopa.gov/asset/jcr:2f02b340-4bc1-4782-8fa1-9813afabb37a/FINAL%202022%20Primary%20General%20Manual\_Redacted1.pdf

<sup>27</sup> 

| 1        | Maricopa County election day voters want to ensure that their vote is counted at the vote     |  |  |  |  |
|----------|---|--|--|--|--|
| 2        | center. If a voter deposits their vote into Door 3, it involves a more complicated tabulation |  |  |  |  |
| 3        | process, first requiring transport to MCTEC, with a stronger possibility that a voter's       |  |  |  |  |
| 4        | ballot will not be properly counted. The Vote Center Declarations indicate that a             |  |  |  |  |
| 5<br>6   | significant percent of voters did not believe that ballots deposited into Door 3 would be     |  |  |  |  |
| 7        | properly counted. This belief was validated by the November 8, 2022, election, with           |  |  |  |  |
| 8        | widespread reports of ballots being improperly co-mingled, and rampant chain of custody       |  |  |  |  |
| 9        | problems throughout Maricopa County.  |  |  |  |  |
| 10       |   |  |  |  |  |
| 11       |   |  |  |  |  |
| 12       | Maricopa County BOS Report, page 3. From the evidence in the Vote Center Spreadsheet          |  |  |  |  |
| 13       | and the massive amount of voter declarations detailing the number of Door 3 ballot drops,     |  |  |  |  |
| 14       | there is good reason to believe that the number of Door 3 ballots is far greater.             |  |  |  |  |
| 15<br>16 | Maricopa County Claims Relating to Vote Center Wait Times                                     |  |  |  |  |
| 10       | 80. The Maricopa County BOS Report attempts to deny the existence of long                     |  |  |  |  |
| 18       | lines and wait times at many vote centers on election day. It cannot be disputed that there   |  |  |  |  |
| 19       | were oppressively long lines at the Vote Centers with Tabulator Breakdowns. Sonnenklar        |  |  |  |  |
| 20       | Declaration, [3, Ex. 1 Vote Center Spreadsheet, Column N. For example, the BOS                |  |  |  |  |
| 21<br>22 | Report states that only 16 vote centers had average wait times on election day that           |  |  |  |  |
| 22       | exceeded 60 minutes, with only 7 of those 16 vote centers having wait times between 80-       |  |  |  |  |
| 24       |   |  |  |  |  |
| 25       | 115 minutes (including Asante Library, ASU West, Biltmore Fashion Park, Church of             |  |  |  |  |
| 26       | Jesus Christ LDS—Southern, Desert Hills Community Church, Living Word Bible                   |  |  |  |  |
| 27       | Church, and Red Mountain Community College). See Maricopa County BOS Report,                  |  |  |  |  |
| 28       | 29  |  |  |  |  |

| 1  | page 1. The Vote Center Declarations show a completely different story. In fact, at least |  |  |  |  |
|----|---|--|--|--|--|
| 2  | 64 vote centers out of the total 223 Maricopa County vote centers (28.7%) had long        |  |  |  |  |
| 3  | enough lines on election day for them to be noted by various declarants. Although the     |  |  |  |  |
| 4  | BOS Report states that only seven vote centers had wait times greater than 80 minutes,    |  |  |  |  |
| 5  | witness testimony indicates that wait times of at least 80 minutes occurred at many other |  |  |  |  |
| 6  |   |  |  |  |  |
| 7  | vote centers not listed in the BOS Report, including the following:                       |  |  |  |  |
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| 28 | 30  |  |  |  |  |

| 1        | Declarant's Name          | Vote Center                                 | Paragraph<br>Number (if | <b>Comment</b>                            |
|----------|---------------------------|---|-------------------------|---|
| 2        |                           |   | applicable)             | regarding wait<br>time/line               |
| 3        | Ariane Buser (A-29)       | Cave Creek Town Hall                        | ¶8&9                    | 90-minute wait                            |
| 4        | Gary Lasham (A-<br>100)   | Dove of the Desert United<br>Methodist      | ¶ 7                     | 120-minute wait                           |
| 5        | Earl Shafer (A-181)       | First United Methodist<br>Church of Gilbert | Page 3                  | 120-minute wait                           |
| 6        | Mary Ziola (A-219)        | Happy Trails Resort                         | ¶ 7                     | 120-minute wait                           |
| 7        | Claire Morgan (A-<br>134) | Mesquite Groves Aquatic<br>Center           | No ¶ numbers            | 120-minute wait                           |
| 8<br>9   | Peggy Weiman (A-<br>206)  | Outlets at Anthem                           | ¶ 7                     | 2-3 hour, 350-<br>400 people in<br>line   |
| 10<br>11 | Roie Bar (A-220)          | Radiant Church Sun City                     | ¶ 13                    | 120-minute wait<br>for most of the<br>day |
| 12<br>13 | Erinn Tatom (A-<br>195)   | Sunland Village East                        | ¶ 6                     | 90-minute wait                            |
| 14       |                           |   |                         |   |
| 15       |                           |   |                         |   |
| 16       |                           |   |                         |   |
| 17<br>18 |                           |   |                         |   |
| 19       |                           |   |                         |   |
| 20       |                           |   |                         |   |
| 21       |                           |   |                         |   |
| 22       |                           |   |                         |   |
| 23       |                           |   |                         |   |
| 24<br>25 |                           |   |                         |   |
| 23<br>26 |                           |   |                         |   |
| 27       |                           |   |                         |   |
| 28       |                           | 31  |                         |   |

1 Sonnenklar Declaration, ¶ 4, Ex. 1.

| 2        |   |
|----------|---|
| 3        | 81. The BOS Report further states that only 16 vote centers had average wait          |
| 4        | times on election day that exceeded 60 minutes. The Vote Center Declarations prove    |
| 5        | there were wait times of at least 60 minutes at the following vote centers throughout |
| 6        | Maricopa County, none of which were included in the BOS Report:                       |
| 7        |   |
| 8        |   |
| 9        |   |
| 10       |   |
| 11       |   |
| 12       |   |
| 13       |   |
| 14       |   |
| 15<br>16 |   |
| 10       |   |
| 18       |   |
| 19       |   |
| 20       |   |
| 21       |   |
| 22       |   |
| 23       |   |
| 24       |   |
| 25       |   |
| 26       |   |
| 27       |   |
| 28       | 32  |

| Declarant's<br>Name           | Vote Center                                 | Paragraph<br>Number (if<br>applicable) | Comment<br>regarding wait<br>time/line |
|-------------------------------|---|--|--|
| Jeffrey W.                    | ASU Sun Devil Fitness Center                | ¶ 26                                   | More than 200                          |
| Crockett (A-44)               |   |  | people; at least a two-hour wait       |
| Jeffrey W.<br>Crockett (A-44) | Avondale City Hall                          | ¶ 14                                   | 97 people in line                      |
| Duane Schooley<br>(A-178)     | Buckeye City Hall                           | ¶ 6(a) & (b)                           | 35-75 people in line                   |
| Kathryn Baillie<br>(A-11)     | Cactus High School                          | ¶ 25                                   | 200 people in line                     |
| Michael Brenner               | Compass Church                              | ¶ 10                                   | 60+ minutes                            |
| (A-25)                        |   |  | wait for most of day                   |
| Mark Sonnenklar               | Copper Canyon School                        | ¶ 34                                   | 100 people in<br>line                  |
| Tabatha LaVoie<br>(A-101)     | El Dorado Community Center                  | ¶ 28                                   | At times, hour<br>long wait            |
| Kristine Moss<br>(A-136)      | First United Methodist Church<br>of Gilbert | ¶ 29                                   | 80 people in line                      |
| Keith Evanson<br>(A-60)       | First United Methodist Church<br>of Gilbert | ¶ 7 & 8(a)                             | 120 people in<br>line                  |
| Mark Sonnenklar               | Fountain Hills Community<br>Center          | ¶ 10                                   | 150 people in<br>line                  |
| Kevin Beckwith<br>(A-15)      | Glendale Community College –<br>North       | ¶ 14                                   | 100-120 people<br>in line              |
| Aaron Ludwig<br>(A-115)       | Happy Trails Resort                         | ¶ 27                                   | 200 people in<br>line                  |
| Mary Ziola<br>(A-219)         | Happy Trails Resort                         | ¶ 7                                    | 2-hour wait                            |
| Tabatha LaVoie<br>(A-101)     | Indian Bend Wash Visitor<br>Center          | ¶ 35                                   | 1.25 hour wait                         |
| Kathryn Baillie               | Journey Church                              | ¶ 35                                   | "very long" wait                       |
| (A-11)<br>Tabatha LaVoie      | Messinger Mortuary                          | ¶ 31                                   | 60 people in line                      |
| (A-101)<br>Aaron Ludwig       | Mountain Vista Club/Vistancia               | ¶ 22                                   | 100-120 people<br>in line              |
| (A-115)<br>Aaron Ludwig       | Radiant Church Sun City                     | ¶ 30                                   | 100-120 people<br>in line              |
| (A-115)                       |   |  |  |

| 1        | Christian Damon<br>(A-46) | San Tan Village                 | ¶ 14        | "a long line of<br>voters"                          |
|----------|---------------------------|---------------------------------|-------------|---|
| 2        | Aaron Ludwig<br>(A-115)   | Sheriffs Posse of Sun City West | ¶ 16        | 80-100 people in line                               |
| 3        | Aaron Ludwig              | Surprise City Hall              | ¶ 10        | 200 people in                                       |
| 4        | (A-115)<br>Kristine Moss  | Tumbleweed Recreation Center    | ¶ 21        | line<br>Between 250-                                |
| 5        | (A-136)                   |                                 |             | 500 people in<br>line                               |
| 6<br>7   | Mark Sonnenklar           | Venue 8600                      | ¶ 32        | "line extending<br>outside the<br>building"         |
| 8        | Mark Sonnenklar           | Via Linda Senior Center         | ¶21         | 150 people in<br>line                               |
| 10       | Kathryn Baillie<br>(A-11) | Worship & Word Church           | ¶9, 14 & 16 | 80-100 people in line                               |
| 11<br>12 | Ken Mettler<br>(A-131)    | Worship & Word Church           | ¶ 5         | 100-125 people<br>in line and 1.0-<br>1.5 hour wait |
| 15<br>16 |                           |                                 |             |   |
| 16       |                           |                                 |             |   |
| 17       |                           |                                 |             |   |
| 18       |                           |                                 |             |   |
| 19       |                           |                                 |             |   |
| 20       |                           |                                 |             |   |
| 21       |                           |                                 |             |   |
| 22       |                           |                                 |             |   |
| 23       |                           |                                 |             |   |
| 24       |                           |                                 |             |   |
| 25       |                           |                                 |             |   |
| 26       |                           |                                 |             |   |
| 27       |                           |                                 |             |   |
| 28       |                           | 34                              |             |   |

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| Sonnenklar | Declaration, | ¶    | 4. | Ex. | 1.  |
|------------|--------------|------|----|-----|-----|
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| . 1      |   |
|----------|---|
| 1        | Sonnenklar Declaration, ¶4, Ex. 1.  |
| 2        | 82. To further prove the unreliability of the Maricopa County BOS data, Black                   |
| 4        | Mountain Baptist Church and Cave Creek Town Hall were two vote centers in which all             |
| 5        | the onsite tabulators were not operational for a significant part of election day. Id., attach. |
| 6        | A-196, Teixeira Declaration. These two vote centers turned away voters and directed             |
| 7        | potential voters to other vote centers nearby. Despite this, the BOS Report does not list       |
| 8<br>9   | these two vote centers as vote centers with significant wait times.                             |
| 9<br>10  | 83. As another example of inaccurate BOS supplied data, the BOS Report states                   |
| ļ        |   |
| 11       | that the longest reported wait times for Desert Hills Community Church and the Church           |
| 12<br>13 | of Jesus Christ of LDS-Southern vote centers were 85 minutes and 88 minutes,                    |
| 14       | respectively. See Maricopa County BOS Report, page 1. This data is also directly                |
| 15       | contradicted by the Vote Center Declarations:   |
| 16       |   |
| 17       |   |
| 18       |   |
| 19       |   |
| 20       |   |
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| 22       |   |
| 23       |   |
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| 25       |   |
| 26       |   |
| 27       |   |
| 28       | 35  |

| 1        | Declarant's<br>Name            | Vote Center                               | Paragraph<br>Number (if | Comment<br>regarding wait         |
|----------|--------------------------------|---|-------------------------|-----------------------------------|
| 2        |                                |   | applicable)             | time/line                         |
| 3        | Inspector Harold<br>Darcangelo | Church of Jesus Christ of<br>LDS—Southern | ¶ 1                     | 120-minute wait,<br>275 people in |
|          | (A-47)                         |   |                         | line                              |
| 5        | Clerk Debbie<br>Gillespie      | Desert Hills Community<br>Church          | ¶ 3                     | 120-minute wait                   |
| 7        | (A-67)                         |   |                         |                                   |
| 8        |                                |   |                         |                                   |
| 9        |                                |   |                         |                                   |
| 10       |                                |   |                         |                                   |
| 11       |                                |   |                         |                                   |
| 12       |                                |   |                         |                                   |
| 13       |                                |   |                         |                                   |
| 14       |                                |   |                         |                                   |
| 15       |                                |   |                         |                                   |
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| 20       |                                |   |                         |                                   |
| 21       |                                |   |                         |                                   |
| 22       |                                |   |                         |                                   |
| 23       |                                |   |                         |                                   |
| 24<br>25 |                                |   |                         |                                   |
| 25<br>26 |                                |   |                         |                                   |
| 26<br>27 |                                |   |                         |                                   |
| 27       |                                | 36  |                         |                                   |
| 20       |                                | 20  |                         |                                   |

Sonnenklar Declaration, ¶ 3, Ex. 1, at attach. A-47, Darcangelo Declaration, ¶ 1; attach. 2 A-67, Gillespie Declaration, ¶3. 3 As further proof of the outright chaos in Maricopa County on election day, 84. 4 5 Plaintiff points to videos taken by voters of the oppressively long lines at the Via Linda 6 Senior Center vote center and the Copper Canyon Elementary School vote center. See 7 Sonnenklar Declaration, P 45. It cannot be disputed, that the data provided by the 8 Maricopa County BOS Report relating to vote center wait times and tabulator 9 breakdowns is not reliable. Since election day, in an attempt to validate and certify the 10 11 election, the Maricopa County Board of Supervisors has consistently downplayed the 12 unfolding chaos that occurred in Maricopa County on November 8, 2022. Plaintiff's 13 numerous Vote Center Declarations prove otherwise. It cannot be disputed, that the 14 Tabulator Breakdowns and long lines at the vote centers, improperly suppressed election 15 16 day voter turnout in Maricopa County. 17 The Catastrophic Failures of Tabulators At More Than Half Of Maricopa County's Vote Centers Disenfranchised Between At Least 15,603 and 29,257 Republican 18 Voters Who Would Have Cast Their Vote For Kari Lake 19 On Election Day, Maricopa County operated 223 sites ("Vote Centers") at 85. 20 which voters could check in and cast a ballot. At each Vote Center, voters were supposed 21 22 to complete the following process cast their ballots: (a) present acceptable identification 23 to "check in," (b) receive a ballot printed by an on-demand on-site printer, (b) complete 24 the ballot using a pen, (4) feed the ballot into a computerized scanner ("tabulator"). The 25 26 tabulator was then supposed to count the votes marked on the ballot. After voting ended

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and the Vote Centers closed, the ballots cast at the Vote Centers were packaged and transported to MCTEC.

86. Election data published show stark differences in the proportions of votes received by candidates Lake and Hobbs for each different type of voting. According to the figures published by the Arizona Secretary of State, Lake received 70% (330,249 out of 469,822) of the votes cast statewide at polling places, while Hobbs received 55% (1,144,948 out of 2,080,363) of the votes cast statewide through early balloting.

9 87. The chaos and confusion at Maricopa County's Vote Centers on Election
10 Day adversely and disproportionately affected Lake's vote total in the election. Voters
12 deterred from voting by the long lines and tabulator malfunctions would have voted in
13 favor of Lake by a margin of 70% to 30%.

14 88. Richard Baris is a professional data analyst who performs polling, election
15 forecast modeling, and analysis for his clients. His work has been cited in media outlets
17 including Bloomberg and Fox News, and he has served as an expert and voir dire
18 researcher in state and federal court cases with subject matter ranging from elections to
19 civil rights.<sup>12</sup>

89. Baris's firm, Big Data Poll, conducted a voting exit poll in the state of Arizona from November 1 to November 8, 2022, obtaining responses from voters who voted in a variety of different ways, such as early in-person, depositing an early ballot in a ballot dropbox, and mail-in voting. The sample included 813 residents of Maricopa

- <sup>12</sup> Declaration of Richard Baris ("Baris Decl.") attached as Ex. 11 to the Declaration of Kurt Olsen.
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| 1        | County. This poll provides a scientific basis to determine a predictable turnout for the  |
|----------|---|
| 2        | election as a whole, based on accepted metrics. Election Day respondents were also  |
| 3        | asked, "Did you have any issues or complications when trying to vote in person, such as   |
| 4        | tabulators rejecting the ballot or voting locations running out of ballots?"  |
| 6        | A much larger proportion of poll respondents identifying as Republican reported having  |
| 7        | issues while trying to cast a ballot on Election Day, as compared to respondents  |
| 8        | identifying as Democrats, by a margin of 58.6% to 15.5%. The rate of those reporting  |
| 9<br>10  | issues was 39.7% for voters who identified as "independent" or as an "other" party.   |
| 11       | 90. Baris's expert opinion, based on accepted mathematical principles and   |
| 12       | Maricopa County voter histories, is that the tabulator breakdowns suppressed Election   |
| 13       | Day turnout, and that absent the machine breakdowns at Vote Centers across Maricopa   |
| 14       | County, Kari Lake would conservatively have gained between 15,603 and 29,257 votes  |
| 15<br>16 | over Katie Hobbs in Maricopa's final election canvass.  |
| 17       | <u>Hobbs' And Maricopa Officials' Unlawful and Unconstitutional Censoring of Election Related Information on Social Media and Other Platforms</u> |
| 18<br>19 | 91. Freedom of speech is one of the most sacred rights in the U.S. Constitution.  |
| 20       | Documents produced in the recent case of Missouri. v. Biden, No. 3:22 cv 01213 (W.D.  |
| 21       | La.) (the "Missouri First Amendment Litigation") revealed that DHS and CISA secretly  |
| 22       | created "a centralized portal" in April 2020 for state and local election officials to report   |
| 23       | so-called disinformation that was counter to whatever narrative these government  |
| 24<br>25 | officials sought to promote. <sup>13</sup> CISA or the Center for Internet Security ("CIS") acting on   |
| 25<br>26 | officials sought to promote. Close of the conter for interfict Security ( Close ) acting the  |
| 20<br>27 | $\frac{13}{13}$ Ex. 1 attached to the Olsen Decl.   |
| 28       | 39  |

| 1        | CISA's behalf, would take reports from election officials, like Hobbs, complaining about   |
|----------|--|
| 2        | posts on e.g. Twitter or Facebook. CISA would then contact social media companies and  |
| 3        | other platforms to censor election related information. Such acts are per se violations of   |
| 4        | the First Amendment. A one-page summary of the so-called Elections Misinformation  |
| 6        | Reporting Portal produced in the Missouri First Amendment Litigation is attached as Ex.  |
| 7        | 1 to the Olsen Declaration. This document lists a number of "[b]enfits to state-level  |
| 8        | elections offices" including:  |
| 9<br>10  | The ability to look across the elections jurisdictions to identify patterns and potential impact of misinformation activity. This will permit national-level organizations to help put priority on response actions and make decisions |
| 11<br>12 | regarding media engagement in parallel with actions taken by the social media companies.   |
| 13       | 92. These federal, state, and local government officials did not simply attempt to   |
| 14<br>15 | publicly correct information that they believed was inaccurate. Rather, they secretly  |
| 16       | sought to remove information from the public domain that they disagreed with. Upon   |
| 17       | information and belief, hundreds of thousands of censorship requests by state and local  |
| 18       | election officials were processed through this portal between 2020 and 2022.   |
| 19<br>20 | 93. Secretary Hobbs, and Recorder Richer directly participated in this program   |
| 20<br>21 | censoring Americans.   |
| 22       | 94. For example, Ex. 2 to the Olsen Declaration is an email chain from Hobbs'  |
| 23       | office to CIS "Misinformation Reports" requesting deletion of two Twitter posts that   |
| 24       | Hobbs claimed "undermine[d] confidence in the election institution in Arizona." The  |
| 25       | time elapse from Hobbs' initiating complaint to Twitter's acknowledgement of removal   |
| 26<br>27 | took less than eight hours.  |
| 27<br>28 | 40   |
| ∠0       | עד   |

| 1        | 95. In another complaint Hobbs made to misinformation@cisecurity.org, Hobbs   |
|----------|---|
| 2        | complained about a <i>private</i> Facebook post stating that Trump had won. <sup>14</sup> Upon  |
| 3        | information and belief Hobbs and other Maricopa County officials sent many more   |
| 4        | censorship requests. Lake issued a public records request for such documents on   |
| 6        | December 9, 2022.   |
| 7        | 96. Richer also participated directly in a propaganda and censoring program at  |
| 8        | the national level of CISA through the 2022 election cycle. For example, attached as Ex.  |
| 9<br>10  | 3 to the Olsen Declaration is a CISA memorandum regarding a meeting on March 29,  |
| 11       | 2022 that included, among others, three Maricopa County employees from the Recorder's   |
| 12       | office, CISA officials, and the general counsel of Twitter, Vijaya Gadde. The   |
| 13       | memorandum states the purpose of the meeting as:  |
| 14<br>15 | The purpose of the CISA Cybersecurity Advisory Committee (CSAC)<br>Protecting Critical Infrastructure from Misinformation & Disinformation  |
| 16<br>17 | (MDM) Subcommittee meeting was to hear a brief from Mr. Stephen Richer,<br>County Recorder in Maricopa, AZ, on current election processes and needs<br>among elections officials and to discuss CISA's role in the MDM space. |
| 18       | 97. Richer then gave a case study presentation on how he believed censorship of   |
| 19       | election related information that he disagreed with was necessary.  |
| 20<br>21 | 98. Hobbs and Richer are striving to secretly stifle facts and manipulate voters'   |
| 22       | opinions about elections-while at the same time allowing or participating in the  |
| 23       | violations of Arizona election laws described herein.   |
| 24       |   |
| 25       |   |
| 26       |   |
| 27       | <sup>14</sup> Ex. 4 Olsen Decl.   |
| 28       | 41  |

Hobbs's and Richer's actions are a per se violation of the First Amendment
 of the U.S. Constitution and art, II, § 6 of the Arizona Constitution.

## Maricopa County Election Officials Are Responsible for The Failures of The Ballot On Demand Printers And Tabulators Which Resulted From Intentional Misconduct And Disproportionately Targeted Republican Voters

5 Given the policies and procedures governing the testing and use of electronic 100. 6 voting systems in Arizona, the extent and character of the problems and breakdowns 7 encountered at Vote Centers in Maricopa County on Election Day eliminate any plausible 8 9 explanation other than intentional causation as the reason for the widespread breakdowns 10 of printers and/or tabulators at the Vote Centers that day. Maricopa County did not 11 experience these kinds of widespread breakdowns in the days leading up Election Day, 12 or during the limited testing performed on the election equipment. The sudden 13 14 widespread appearance of preventable breakdowns on Election Day, a day on which it 15 was known that the electorate would be heavily weighted toward voters favoring Lake, 16 was an outcome materially and adversely and Maricopa indicates that the problems were 17 18 intentionally caused.

19 101. Clay Parikh is a qualified cyber expert with nearly twenty years' experience.
20
21 He has operated at some of the highest levels in the U.S. government in the areas of
22 Information Assurance (IA), Information Security and Cyber Security, Vulnerability
23 Management, Security Test and Evaluation (ST&E) and system accreditation.<sup>15</sup> Mr.
24 Parikh has provided cyber work and support to organizations such as NATO, NASA-

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<sup>27 | &</sup>lt;sup>15</sup> See Declaration of Clay Parikh attached as Ex. 13 to the Olsen Declaration at ¶¶ 2-4.

| 1        | Marshall Space Flight Center, and multiple Department of Defense agencies within the   |
|----------|--|
| 2        | U.S. government. Id. at ¶ 3  |
| 3        | 102. Mr. Parikh also spent nine years from 2008-2017 "perform[ing] security tests  |
| 4        | on vendor voting systems for certification from the Election Assistance Commission   |
| 6        | (EAC) or various Secretaries of State. Id. at $\P$ 5.  |
| 7        | 103. In his declaration, Mr. Parikh details his assessment of the events   |
| 8        | that gave rise to the catastrophic failures with the printers and tabulators on  |
| 9        | Election Day at Vote Centers in Maricopa County.   |
| 10<br>11 | 104. His conclusions as to the widespread printer and/or tabulator breakdowns on   |
| 12       | Election Day at Vote Centers in Maricopa County are damning:   |
| 13       | Some components of the voting system used in the election were not   |
| 14       | certified thus endangering the entire voting process. The use of one of these<br>uncertified components violates Arizona law. There were numerous        |
| 15       | procedural violations that can only be categorized as intentional. Maricopa<br>County experienced a widespread technical breakdown across a significant  |
| 16       | portion of their vote centers. They reported 70 sites out of 223 (31.8%) voting centers were affected. Other reports list as high as 132 sites out of    |
| 17       | 223 (59.2%) were affected. Whichever figure is correct, given the required   |
| 18<br>19 | standards and procedures involved with the election process, an<br>unintentional widespread failure of this magnitude occurring could not arise          |
| 20       | absent intentional misconduct. The explanations given to the public and<br>media for what caused the technical issues were not correct. The county       |
| 21       | also did not sufficiently provide the affected voters with instructions nor the poll workers with procedures for the contingency plan or "back up plan", |
| 22       | let alone ensure the plan and the mitigation was implemented effectively   |
| 23       | and efficiently.   |
| 24       | <i>Id.</i> at ¶ 7.   |
| 25       |  |
| 26       |  |
| 27<br>28 | 43   |
| 20       |  |

| 1        | 105. Mr. Parikh's findings and conclusions also warrant an immediate   |
|----------|--|
| 2        | and full forensic audit "to include the SiteBooks and [ballot on demand] printers  |
| 3        | to conduct a proper analysis and root cause of these issues." Id. at $\P$ 33.  |
| 4<br>5   | <u>Illegal Ballot Handling and Chain of Custody Failures with Respect To Over</u><br><u>300,000 Ballots Make The Outcome of the Election Uncertain</u> |
| 6        | 106. Maricopa County election officials engaged in numerous breaches of  |
| 7        | Arizona election law in their handling and custody of ballots, making it impossible to   |
| 8        | conclude that the vote tallies reported by Maricopa County accurately reflect the votes  |
| 10       | cast by Arizona voters.  |
| 11       | 107. Arizona law requires that "[t]he county recorder or other officer in charge of  |
| 12       | elections shall maintain records that record the chain of custody for all election equipment   |
| 13       | and ballots during early voting through the completion of provisional voting   |
| 14<br>15 | tabulation." Ariz. Stat. § 16-621(E) (emphasis added). See also Arizona Elections  |
| 16       | Procedures Manual 61-61.   |
| 17       | 108. A proper chain of custody is not ministerial. The U.S. Election Assistance  |
| 18       | Commission instructs that "Chain of custody is essential to a transparent and trustworthy  |
| 19<br>20 | election." <sup>16</sup> "Chain of custody documents provide evidence that can be used to  |
| 20<br>21 | authenticate election results, corroborate post-election tabulation audits, and demonstrate  |
| 21       |  |
| 23       | that election outcomes can be trusted." Id. at 3.  |
| 24       |  |
| 25       | 16   |
| 26       | https://www.eac.gov/sites/default/files/bestpractices/Chain_of_Custody_Best_Practices.   |
| 27       | <u>pdf</u> at 2.   |
| 28       | 44   |

109. A.R.S. § 16-452(C) states, "A person who violates any rule adopted pursuant to this section is guilty of a class 2 misdemeanor." This criminal penalty underscores the Arizona state legislature's recognition of the critical nature of expressly following chain of custody requirements with respect to ballots. *See also* A.R.S. § 16-1016(7), (8).

110. The Arizona Elections Procedure Manual, pages 61-62, establishes required procedures for secure ballot retrieval and chain of custody for all drop box ballots. The requirements include that each county must confirm receipt of the retrieved ballots by signing the retrieval form and indicating the date and time of receipt on the form. The retrieval form must be attached to the outside of the transport container or maintained in a way that ensures the form is traceable to the respective ballot container. Significantly, when the secure transport container is opened by the county recorder, "the number of ballots inside the container shall be counted and noted on the retrieval form."

111. Maricopa County election officials received two categories of early voting
ballots on Election Day, EV ballots received at ballot drop-off sites and mail-in ballots
returned through the U.S. Postal Service. Maricopa County delivered these ballots to
Runbeck to obtain electronic images of the signatures on the ballots. After scanning, the
ballots were eventually transferred back to the Maricopa County Tabulation and Election
Center.

Maricopa County failed to maintain and document the required secure chain
of custody for hundreds of thousands of ballots, in violation of Arizona law, including as
described below, for over 298,942 ballots delivered to Runbeck on Election Day.

| 1  | a.                    | A Runbeck employee observed that Maricopa County election workers             |
|----|-----------------------|---|
| 2  |                       | delivered Early-Vote ("EV") ballots retrieved from ballot drop boxes and      |
| 3  |                       | mail-in ballots from the Postal Service, neither of which were accompanied    |
| 4  |                       | by any of the required chain of custody paperwork which, among other          |
| 5  |                       |   |
| 6  |                       | things, would document the number of ballots received from ballot drop        |
| 7  |                       | boxes. According to the employee, Runbeck received 298,942 ballots on         |
| 8  |                       | Election Day which includes the EV ballots. The required chain of custody     |
| 9  |                       | for these ballots does not exist. Indeed, two days later, on November 10,     |
| 10 |                       |   |
| 11 |                       | 2022, the employee observed that Maricopa County had to ask Runbeck how       |
| 12 |                       | many ballots Runbeck had received on election night, demonstrating that       |
| 13 |                       | Maricopa County itself did not know how many EV ballots had been              |
| 14 |                       | retrieved from ballot drop boxes on Election Day in violation of Arizona      |
| 15 |                       | law. <sup>17</sup>  |
| 16 |                       |   |
| 17 | b                     | . The Runbeck employee's testimony is confirmed by Maricopa County's          |
| 18 |                       | response to a public records request for chain of custody forms. Early Voting |
| 19 |                       | Ballot Transport Statements were produced by Maricopa County on               |
| 20 |                       |   |
| 21 |                       | December 6, 2022, in response to a public records request by Lake. Maricopa   |
| 22 | -                     | County produced 1149 of these documents dated October 12th through            |
| 23 |                       | November 7th but not a single document from Election Day drop box ballot      |
| 24 | -                     | retrievals. The official canvass report indicated that Maricopa County        |
| 25 |                       | Tourovails, The official call, all report materies and report for             |
| 26 |                       |   |
| 27 | <sup>17</sup> Ex. 9 O | Isen Decl., Declaration of Denise Marie.                                      |
| 28 | 1                     | 46  |

received over 292,000 EV ballots (not including provisional and ballots picked up by the U.S. Postal Service) dropped off on Election Day. However, Maricopa County did not produce chain of custody documents for these reported Election Day drop box ballots.

c. The fact that no required chain of custody documentation exists for these 298,942 ballots (as well as others) is further confirmed by the sworn testimony of a credentialed election observer at MCTEC on Election Day. That observer testified she observed the trucks and vehicles delivering ballots and memory cards from the Vote Centers and ballot drop boxes. She observed the delivery of the transport containers of ballots retrieved from drop boxes on Election Night. The witness observed the receipt and processing of the ballot transport containers. She saw MCTEC workers cut the plastic security seals off of the ballot transport containers and let them fall to the floor without any attempt to record seal numbers. When the transport containers were opened, the ballots inside the containers were not counted and therefore no numbers were recorded on retrieval forms. She observed the transport containers of early voting ballots delivered without any required documentation or paperwork on the outside of the containers. No Early Voting Ballot Transport Statements were utilized. She observed early ballot envelopes being removed by workers from opened containers without any attempt to count them or document them as required by Arizona law. She observed packages of misfed/misread ballots collected and moved

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around with no discernable process to track or account for the ballots. She observed temporary employees moving unsecured metal carts full of ballots without any security or monitoring.<sup>18</sup>

113. The entire ballot transfer process provides opportunities for legal ballots to be lost or illegal ballots to be added. Chain of custody procedures and documentation prevent ballots from being lost or added. Chain of custody documentation must show the location, ballot container seal numbers, date, time, and ballot couriers for every transfer. Yet ballots were transferred without documentation of chain of custody.

The Runbeck employee also testified that she observed Runbeck employees 114. 11 were permitted to add their own and family members' ballots into the batches of incoming 12 13 ballots, without any documentation or tracking the chain of custody of these ballots. 14 There is no way to know whether 50 ballots or 50,000 ballots were unlawfully added into 15 the election in this way. The Runbeck facility is not a legal ballot drop off site. Ballots 16 not delivered to the office of the county recorder are not valid and should not be counted. 17 A.R.S. § 16-547(D). A.R.S. § 16-1016 states that it is unlawful to "knowingly adds a 18 19 ballot to those legally cast at any election, by fraudulently introducing the ballot into the 20 ballot box either before or after the ballots in the ballot box have been counted." Given 21 this blatant violation of Arizona law, there is no way to tell the number of ballots that 22 23 were illegally injected into the 2022 election.

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27 | <sup>18</sup> Ex. 10 Olsen Decl., Declaration of Leslie White.

Throughout the 2022 election cycle Runbeck printed duplicate ballots. These 115. are duplicates of ballots that had been damaged in some way or could not be read by the tabulator. The selections from the voter were supposed to be filled in and a new, duplicate ballot printed. The Runbeck employee stated that there were at least 9,530 duplicate ballots printed. When these ballots were picked up by Maricopa County, there was no documentation - no delivery/shipping receipt, no chain of custody document, no 7 8 signature. They were simply handed over to the delivery driver.

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9 In 2021, the Arizona Attorney General expressly warned Maricopa that it has 116. 10 been violating ballot chain of custody procedures. Specifically, on April 6, 2021, 11 Attorney General Mark Brnovich issued a report concluding that Maricopa County 12 violated Arizona law by failing to maintain proper chain of custody for early ballots 13 14 retrieved from ballot drop boxes in connection with the 2020 Election.<sup>19</sup> The Attorney 15 General wrote, "these procedures designed to preclude ballot tampering are critical given 16 the volume of early ballots that were dropped at these locations during the 2020 general 17 election." Yet Maricopa County again violated Arizona law concerning the chain of 18 19 custody for early ballots retrieved from ballot drop boxes during the 2022 Election.

On October 25, 2022, Secretary Hobbs wrote in a letter to Cochise County 117. 21 that it had "no discretion to deviate" from the requirements that are established by the 22 Arizona Legislature and in the EMP concerning elections. Secretary Hobbs made clear 23 24 the importance that counties to adhere "precisely what that statute and the 2019 Election 25

<sup>19</sup> https://www.azag.gov/sites/default/files/2022-04/2022-04-06%20Fann%20letter.pdf 27 49 28

Procedures Manual ('EPM') require." Under Arizona law, the Board has only those powers "expressly conferred by statute," and the Board "may exercise no powers except those specifically granted by statute and in the manner fixed by statute." Hancock v. McCarroll, 188 Ariz. 492, 498 (App. 1996).

## Over 25,000 Ballots Were Added to The Total Ballots Collected After Election Day 6 Indicating A Chain Of Custody Failure

Highlighting the chain of custody failures discussed above is the fact that 118. 8 two days after Election Day was completed Maricopa County found more than 25,000 9 additional ballots, whereas properly followed chain of custody procedures would require 10 Maricopa County election officials to know the exact number of ballots submitted by the 11 12 day after Election, November 9, 2022.

Specifically, Maricopa County's public statements concerning remaining 119. 14 ballots to be counted on November 9, 2022, and November 10, 2022, show an increase 15 of approximately 25,000 votes with no explanation of why the number of remaining 16 17 ballots could increase. On November 9, the County Recorder announced that "275,000+ 18 ballots" had been sorted for scanning and signature verification after the Maricopa 19 Counting Vote Centers closed. On November 10, Maricopa County election official Celia 20 Nabor contacted the County's contractor Runbeck and asked how many ballots were 21 22 scanned at Runbeck, and Runbeck reported 298,000 ballots, an unexplained increase of 23 25,000 after the legal deadline for accepting ballots had closed. 24

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| 1                          | Date      | Source/Event                  | Source  | Ballots<br>Counted | Ballots Left to<br>Count | Total Ballots |
|----------------------------|-----------|-------------------------------|---|--------------------|--------------------------|---------------|
| 2                          | 11/9/22   | Updated<br>Unoffical Results  | https://elactions.markobra.gov/rews-ansi-<br>information/elections-news/markopa-county-<br>election-results-updated-november 9-2022.html                      | 1,136,849          | 410,000                  | 1,546,649     |
| 4                          | 11/9/22   | So§ 19:14                     | https://web.anthive.org/web/20221110100341/<br>https://acos.antona.vote/info/bps/2022-<br>general-alection/33/0   | 1,136,849          | 407,664                  | 1,544,513     |
| 5<br>6                     | 11/10/22  | Updated<br>Unoffical Results  | https://elections.markopa.gov/news-and-<br>enformation/elections-news/markopa-tozotty-<br>election-resulta-updated-november-10-<br>2022.ittmi                 | 1,215,718          | 350,000                  | 1,565,738     |
| 7                          | 11/10/22  | SOS 23;03                     | https://web.archive.org/web/2022111111931/<br>https://sops.anzona.vote/ipto/bos/2022-<br>general-election/33/0  | 1,215,718          | 353,885                  | 1,569,603     |
| 8<br>9                     | 11/11/22. | Updated<br>Unolficial Results | bitps://elections.maricops.gov/news-and-<br>information/elections-news/maricops-tounty-<br>election-results-updated-revember-11-<br>2022.http://election.com/ | 1,290,669          | 275.000                  | 1,565,669     |
| 10<br>11                   | 11/11/22  | \$0\$ 20:11                   | https://web.archive.org/web/20221112114733/<br>https://apps.anzona.vote/mfo/bas/2022-<br>general-election/33/0  | 1,290,669          | 274,885                  | 1,565,554     |
| 12                         | 11/21/22  | Official Results              | https://results.aritona.vote/#/featured/33/0  | 1,562,758          | 0                        | 1,562,758     |
| 16<br>17<br>18<br>19<br>20 |           |                               |   |                    |                          |               |
| 21                         |           |                               |   |                    |                          |               |
| 22                         |           |                               |   |                    |                          |               |
| 23                         |           |                               |   |                    |                          |               |
| 24                         |           |                               |   |                    |                          |               |
| 25                         |           |                               |   |                    |                          |               |
| 26                         |           |                               |   |                    |                          |               |
| 27                         |           |                               |   |                    |                          |               |
| 28                         |           |                               | 51  |                    |                          |               |

| 1        | 120. This unexplained increase in EV ballots was also reflected on the Department                      |
|----------|--|
| 2        | of State website between November 9 and November 10. On November 9th, Maricopa                         |
| 3        | County reported to the AZ Department of State that it had counted 1,136,849 ballots and                |
| 4        | had 407,664 ballots left to be tabulated. That is a total of 1,544,513 ballots. By November            |
| 6        | 11, 2022 Maricopa County reported and the Department of State published that the                       |
| 7        | Maricopa had counted 1,290,669 ballots and had 274,885 ballots left to tabulate, which                 |
| 8        | is a total of 1,565,554 ballots. The shifting numbers of ballots evidence Maricopa                     |
| 9        | County's failure to account for EV ballots and failure to maintain security and chain of               |
| 10<br>11 | custody for the ballots as required by Arizona Law.  |
| 12       | Maricopa County Officials Conflicts of Interest and False Public Statements                            |
| 13       | <u>Constitute Misconduct</u>   |
| 14       | 121. Key Maricopa County officials have actively opposed Lake's political views                        |
| 15       | and priorities. Election Day chaos that depressed the number of votes for Lake, under the              |
| 16       | administrative responsibility of these officials, leads to the inference that the Election             |
| 17<br>18 | Day failures were not unwelcome to the officials on whose watches these failures                       |
| 19       | occurred.  |
| 20       | 122. Secretary Hobbs, who ran for governor while overseeing her own election,                          |
| 21       | recently threatened county supervisors with arrest if they did not certify the election. <sup>20</sup> |
| 22       | Arizona law requires supervisors to canvass the election resultsit does not require the                |
| 23       |  |
| 24       |  |
| 25       |  |
| 26       | <sup>20</sup> https://townhall.com/tipsheet/saraharnold/2022/12/01/katie-hobbs-office-threatened-      |
| 27       | county-board-with-arrest-if-they-didnt-certify-results-n2616629  |
| 28       | 52   |

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Board of Supervisors to rubber stamp and "certify" them. A.R.S. § 16-622. Threatening government officials in the performing their duties itself is a crime. A.R.S. § 13-2402.

Federal election disclosure records show that Maricopa County Recorder 3 123. 4 Stephen Richer has raised thousands of dollars for a political action committee he 5 founded, Pro-Democracy Republicans PAC, which was expressly created to oppose Lake 6 and her political allies.<sup>21</sup> Richer has additionally made public statements in opposition 7 to Lake and her political allies, taking credit for founding this political action committee. 8 9 The stated mission of Richer's PAC is "to support pro-democracy Arizona Republicans" 10 who reject "conspiracy theorists and demagoguery" from candidates who maintain the 11 2020 presidential election in Arizona was stolen. However, "[w]hile Richer's PAC claims 12 to support Republicans, it has received money from a man who donates to almost 13 14 exclusively Democrats and in direct opposition to GOP gubernatorial nominee Kari Lake, 15 GOP Secretary of State nominee Mark Finchem, several state legislators and candidates 16 for Maricopa County Supervisor." Richer is responsible for the conduct of an election for 17 the fourth largest county in the United States, and he is directly advocating against 18 19 candidates for office in the very county over which he oversaw the election.

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124. Maricopa County election officials' false public statements during and after
21 the election downplaying this debacle also support a finding of misconduct in this
23 election. Nor is this the first time Maricopa County officials made false statements and
24 obfuscated investigation of their election process. For example, during a House Oversight

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 &</sup>lt;sup>21</sup> https://arizonasuntimes.com/2022/11/23/maricopa-county-recorder-stephen-richers 27 founding-of-partisan-pac-raises-ethical-and-legal-questions-of-possible-misconduct/

and Government Reform Committee hearing, Representative Andy Biggs questioned
Maricopa County officials about their deletion of 2020 election data in order to avoid a
state senate subpoena for election records. Maricopa County Board of Supervisors
Chairman Jack Sellers and the board vice chairman, Bill Gates, admitted they
intentionally deleted election data—data which had been subpoenaed by the Arizona
Senate and this court had ordered Maricopa County to produce.<sup>22</sup>

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## **Improper Certification of Election**

9 125. On December 5, 2022, The Secretary of State, Katie Hobbs, formally
10 certified that she, Hobbs, received 1,287, 891votes in the 2022 Election and Kari Lake
12 received 1,270,774 votes, a difference of 17,117 votes.

13 126. The rampant equipment failures and illegal processes in Maricopa County
14 make it impossible to know with any reasonable degree of confidence whether an
15 outcome determinative number of votes for Lake were not counted, miscounted, or
16 illegally deterred.

18 127. With the available information, no one can know whether Hobbs actually
 received more votes than Lake in this election whose administration was overseen by
 Hobbs,

128. As set forth above, the Maricopa County election board and the election
 officers in Maricopa County engaged in misconduct that nullifies the results of the 2022
 election in Maricopa County, by failing to prevent the entirely foreseeable problems that

26 <sup>22</sup> https://www.youtube.com/watch?v=RUrMyR7P4eE&t=112s
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afflicted the voting at Vote Centers on Election Day; and by failing to follow Arizona law with respect to signature verification and chain of custody.

129. As set forth above, the inclusion of vast numbers of illegal votes in the vote totals reported by Maricopa County preclude the inclusion of Maricopa County votes in the tallies for the election of Governor of Arizona. In order to avoid disenfranchising the legal voters in Maricopa County, the county must re-do its vote for the 2022 election, eliminating illegal votes from the count.

9 130. As set forth above, the maladministration and illegal votes in Maricopa
10 County caused the State of Arizona to wrongfully name Hobbs as the candidate who
12 received the most votes in the election of Governor of Arizona. Lake received the greatest
13 number of votes and is entitled to be named the winner. Alternately, the election must be
14 re-done in Maricopa County to eliminate the effects of maladministration and illegal
15 votes on the vote tallies reported by Maricopa County.

As set forth above, the maladministration and illegal votes in Maricopa 131. County during the 2022 election caused grossly inaccurate vote tallies to be reported, unconstitutionally infringing Lake's right as a voter to have her vote counted only in accordance with all legal votes, and her right as a candidate to have all votes counted from all voters who wanted to vote for her. Maricopa County's denial of Lake's constitutional right to vote precludes Maricopa County from certifying the results of its unconstitutional election.

| 1        | <u>COUNT I.</u>  |
|----------|--|
| 2        | <u>Freedom of Speech</u><br><u>U.S. Const. amend. I, Ariz. Const. art, II, § 6</u><br><u>Misconduct, A.R.S. § 16-672(A)(1)</u> |
| 4        | 132. Lake incorporates the foregoing paragraphs as if fully set forth herein.  |
| 5        | 133. Defendants Hobbs and Richer used their public office to violate the free-   |
| 6        | speech protections of the federal and Arizona Constitutions to further their own   |
| 7        | interests—Hobbs's candidacy and Richer's PAC—which would constitute misconduct,  |
| 8        | even without the conflict of interest.   |
| 10       | 134. The misconduct by defendants Hobbs and Richer warrants not only <i>vacatur</i>  |
| 11       | of the actions that each has taken in the canvassing and certifying the 2022 general   |
| 12       | election but also their recusal from any remaining participation in the 2022 general   |
| 13<br>14 |  |
| 15       | election as Secretary of State and Recorder, respectively.   |
| 16       | 135. Accordingly, Lake is entitled to an order vacating Maricopa County's  |
| 17       | canvass and Arizona's certification of the results of the 2022 election, with the renewed                                      |
| 18       | Maricopa County canvas and Arizona certification awaiting the final resolution of the  |
| 19       | other relief demanded here, which would affect that eventual canvas and certification.   |
| 20       | <u>COUNT II.</u>   |
| 21       | <b>Illegal Tabulator Configurations</b>  |
| 22       | <u>52 U.S.C. § 21081; A.R.S. § 16-442(B)</u><br>Misconduct and Illegal Votes, A.R.S. § 16-672(A)(1), (A)(4)                    |
| 23       | is a single set for the barry in   |
| 24       |  |
| 25       | 137. Under A.R.S. § 16-442(B), devices used in Arizona elections must be   |
| 26       | certified and must comply with the Help America Vote Act ("HAVA").   |
| 27       | 54   |
| 28       | 56   |

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| 1        | 138. In 52 U.S.C. § 21081(b), HAVA deems the "total combination" of all                         |  |
|----------|---|--|
| 2        | components used to cast and count votes.  |  |
| 3        | 139. The knowing modification of the software, hardware, or source code for                     |  |
| 4        | voting equipment without receiving approval or certification pursuant to A.R.S. § 16-442        |  |
| 6        | is guilty of a class 5 felony. A.R.S. § 16-1004(B).   |  |
| 7        | 140. Protections such as certification requirements are not "advisory" if the                   |  |
| 8        | violation of those protections "affect the result, or at least render it uncertain." Findley v. |  |
| 9        | Sorenson, 35 Ariz. 265, 269, 276 P. 843, 844 (1929).  |  |
| 10<br>11 | 141. The BOD printers involved in the tabulator problems that certain Maricopa                  |  |
| 12       | County vote centers experienced on election day are not certified and have vulnerabilities      |  |
| 13       | that render them susceptible to hacking, as set out in the Parikh declaration.                  |  |
| 14       | 142. As further set out in the Parikh declaration, the tabulator problems that                  |  |
| 15<br>16 | certain Maricopa County vote centers experienced on election day were the result of             |  |
| 17       | intentional action.   |  |
| 18       | 143. As set out in the Baris declaration, the tabulator problems that certain                   |  |
| 19       | Maricopa County vote centers experienced on election day disproportionately affected            |  |
| 20<br>21 | Republicans in two ways: (a) election-day voters are disproportionately Republican, and         |  |
| 22       | (b) even among the cohort of election-day voters, Republican areas within Maricopa              |  |
| 23       | County were disproportionately affected. Taken together, these factors affected the             |  |
| 24       | outcome of the Governor race.   |  |
| 25       | 144. The Vote Center Declarations establish that the tabulator issues at Maricopa               |  |
| 26       | County's vote centers was significantly more prevalent and of longer duration that the          |  |
| 27       | 57  |  |
| 28       | 57  |  |

Maricopa Defendants have acknowledged.

If the intentional actor was a Maricopa County election official covered by 145. 2 A.R.S. § 16-672(A)(1), that official misconduct also would constitute an Equal Protection 3 4 and Due Process violation. 5 Indeed, even if a Maricopa County election official covered by A.R.S. § 16-146. 6 672(A)(1) did not intentionally hack the use of uncertified election equipment 7 8 nonetheless constitutes misconduct under that subsection. 9 If the intentional actor was not a Maricopa County election official covered 147. 10 by A.R.S. § 16-672(A)(1), the resulting Maricopa County voting was nonetheless illegal 11 under Arizona law because the use of uncertified election systems in violation of A.R.S. 12 § 16-442(B) rendered the Maricopa County voting "uncertain" under Findley v. 13 14 Sorenson, 35 Ariz. at 269, 276 P. at 844, and its progeny. Specifically, this interference 15 qualifies as the type of "fraudulent combinations, coercion, and intimidation" that 16 requires striking the entire vote: 17 It is to be observed that the fraud imputed to this precinct by 18 contestee in his answer and assignment is not that kind of fraud, 19 such as intimidation, bribery, or violence, or other misconduct so flagrant that the extent of its influence may rarely, if ever, 20 be exactly computed, and the evil influence of which is so 21 diffusive that the result of the election is made uncertain. It is said in 9 R.C.L., Elections, § 107: 22 "There is a distinction between particular illegal votes the 23 effect of which may be proven and exactly computed and fraudulent combinations, coercion, and intimidation. It can 24 never be precisely estimated how far the latter extends. Their 25 effect cannot be arithmetically computed. It would be to encourage such things as part of the ordinary machinery of 26 political contests to hold that they shall avoid only to the 27 28

extent that their influence may be computed. So wherever such practices or influences are shown to have prevailed, not slightly and in individual cases, but generally, so as to render the result uncertain, the entire vote so affected must be rejected."

It is influence of this sort in those cases where the extent thereof may be determined with reasonable certainty, which is rarely the case, that it is the duty of the court to purge the returns of such fraud. A court, however, will exercise the power to reject the votes of an entire precinct and disfranchise a body of electors only where an imperative public necessity requires. It will do so as a last resort where it is found impossible to compute the wrong. If the illegal effect may be proven and computed with reasonable certainty, the returns will be purged to that extent only. But it is obvious here that, if the asserted fraud exists at all, it consists in the election officers fraudulently changing specific ballots which were marked and voted for contestee to appear as if marked and voted for contestant and counting them as voted for contestant. It is apparent that, if the proofs adduced are sufficient to justify the trial court in finding that such ballots were so fraudulently changed and counted, the identical proof that would sustain it must necessarily and with reasonable precision compute the extent of the fraud perpetrated.

Hunt v. Campbell, 19 Ariz. 254, 265-66, 169 P. 596, 601 (1917) (emphasis added).

148. Accordingly, Lake is entitled to an order setting aside the election in its

COUNT III.

Mail-In Ballots with Invalid Signatures

<u>A.R.S. § 16-550(A)</u> Misconduct, A.R.S. § 16-672(A)(1)

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149. Lake incorporates the foregoing paragraphs as if fully set forth herein.

150. To be lawful and eligible for tabulation, the signature on the affidavit
accompanying an early ballot must match the signature featured on the elector's

"registration record." A.R.S. § 16-550(A).

|          | 151. Upon information and belief, a material number of early ballots cast in the  |  |
|----------|---|--|
| 2        | •   |  |
| 3        | November 8, 2022 general election were transmitted in envelopes containing an affidavit   |  |
| 4        | signature that the Maricopa County Recorder or his designee determined did not match  |  |
| 5<br>6   | the signature in the putative voter's "registration record." The Maricopa County Recorder   |  |
| 7        | nevertheless accepted a material number of these early ballots for processing and   |  |
| 8        | tabulation.   |  |
| 9        | 152. Specifically, the invalid-signature ballot envelopes established in the Busch  |  |
| 10<br>11 | and Parikh declarations demonstrate that Maricopa County's elections suffered from  |  |
| 12       | outcome-determinative number of illegal votes from mail-in ballots in 2020 and 2022.  |  |
| 13       | The illegal votes require the Court to act to set aside the 2022 general election:  |  |
| 14       | This is not a case of mere technical violation or one of dotting  |  |
| 15       | one's "i's" and crossing one's "t's." At first blush, mailing versus  |  |
| 16       | hand delivery may seem unimportant. But in the context of absentee voting, it is very important. Under the Arizona                  |  |
| 17       | Constitution, voting is to be by secret ballot. Ariz. Const. art<br>VII, § 1. Section 16-542(B) advances this constitutional goal   |  |
| 18       | by setting forth procedural safeguards to prevent undue   |  |
| 19       | influence, fraud, ballot tampering, and voter intimidation. [<br>A] showing of fraud is not a necessary condition to invalidate     |  |
| 20       | absentee balloting. It is sufficient that an express non-technical  |  |
| 21       | statute was violated, and ballots cast in violation of the statute<br>affected the election. We therefore vacate the opinion of the |  |
| 22       | court of appeals and reinstate the judgment of the trial court  |  |
| 23       | setting aside the election.   |  |
| 24       | Miller, 179 Ariz. at 180, 877 P.2d at 279.  |  |
| 25       | 153. To the extent the Elections Procedures Manual purports to authorize the  |  |
| 26       | validation of early ballot affidavit signatures by reference to a signature specimen that is  |  |
| 27       |   |  |
| 28       | 60  |  |

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| 1        | not found in the voter's "registration record," the Manual is contrary to the plain language |  |
|----------|--|--|
| 2        | of A.R.S. § I 6-550(A), and hence unenforceable.   |  |
| 3        | 154. The remedy for illegal absentee ballots is either to set aside the election under       |  |
| 4        | Miller, 179 Ariz. at 180, or proportionately to reduce each candidate's share of mail-in     |  |
| 6        | ballots under Grounds, 67 Ariz. at 183-85.   |  |
| 7        | 155. Accordingly, Lake is entitled both to an order requiring the Maricopa                   |  |
| 8        | Defendants to revisit all or a representative sample of the EV ballot envelopes to check     |  |
| 9        | for valid signatures and to an order either setting aside the election or proportionately    |  |
| 10<br>11 | reducing the tabulated returns of early ballots.   |  |
| 12       | <u>COUNT IV.</u>   |  |
| 13       | Invalid Chain of Custody   |  |
| 14       | <u>A.R.S. §§ 16-621(E), 16-1016</u><br>Misconduct, A.R.S. § 16-672(A)(1)                     |  |
| 15       | 156. Lake incorporates the foregoing paragraphs as if fully set forth herein.                |  |
| 16<br>17 | 157. Procedural protections such as chain-of-custody requirements are not                    |  |
| 18       | "advisory" if the violation of those protections "affect the result, or at least render it   |  |
| 19       | uncertain." Findley v. Sorenson, 35 Ariz. 265, 269, 276 P. 843, 844 (1929).                  |  |
| 20       | 158. The Runbeck whistleblower indicated that Runbeck employees could add                    |  |
| 21       | ballots to the batches of incoming ballots, without any documentation or tracking the        |  |
| 22<br>23 | chain of custody of the added ballots and thus with no way to know whether 50 ballots        |  |
| 23       | or 50,000 ballots were added in violation of A.R.S. § 16-1016.                               |  |
| 25       |  |  |
| 26       |  |  |
| 27       | ballots fluctuated upward by approximately 25,000 ballots two days after the election.       |  |
| 28       | 61   |  |

| 1        | 160.  | Runbeck prepared at least 9,530 duplicate ballots with no chain of custody        |
|----------|---|---|
| 2        | as required   | d under Arizona law.  |
| 3        | 161.  | Especially in light of Maricopa's documented chain-of-custody violations          |
| 4        | with respe  | ect to the 2020 election, repeating those violations in the next election renders |
| 5        | the result u  | uncertain, especially when the votes in question affect the canvassed margin of   |
| 7        | victory.  |   |
| 8        | 162.  | Accordingly, Lake is entitled to an order either setting aside the election or    |
| 9        | proportion  | nately reducing the tabulated returns of early ballots.                           |
| 10       |   | <u>COUNT V.</u>   |
| 11       |   | Equal Protection  |
| 12       | ļ   | U.S. Const. amend. XIV, § 1, cl. 4, Ariz. Const. art, II, § 6                     |
| 13       | <u>N</u>  | <u>Aisconduct and Illegal Votes, A.R.S. § 16-672(A)(1), (A)(4)</u>                |
| 14       | 163.  | Lake incorporates the foregoing paragraphs as if fully set forth herein.          |
| 15       | 164.  | Assuming arguendo that a state actor caused the tabulator problems that           |
| 16<br>17 | certain M   | aricopa County vote centers experienced on election day, the disproportionate     |
| 18       | burden o  | on a class of voters—Republicans—warrants a finding of intentional                |
| 19       | discrimin   | ation and a shift of the burden of proof to defendants.                           |
| 20       | 165.  | On information and belief, even among the cohort of election-day voters, the      |
| 21       | BOD printer problem occurred with greater frequency and burdened Republican election- |   |
| 22<br>23 |   | s more than 15 standard deviations than it burdened non-Republican election-      |
| 24       |   | rs. See Castaneda v. Partida, 430 U.S. 482, 496 n.17, 97 S. Ct. 1272, 1281        |
| 25       |   |   |
| 26       | (1977).   |   |
| 27       | 166.  | Under those circumstances, the one-man, one-vote principle requires               |
| 28       |   | 62  |

counting all valid votes and not counting all invalid votes. Reynolds, 377 U.S. at 554-55; 1 Bush v. Gore, 531 U.S. 98, 103 (2000) (per curiam) ("the votes eligible for inclusion in 2 the certification are the votes meeting the properly established legal requirements"). 3 4 Accordingly, Lake is entitled to an order setting aside the election in its 167. 5 entirety. 6 COUNT VI. 7 Due Process 8 U.S. Const. amend. XIV, § 1, cl. 3, Ariz. Const. art, II, § 6 9 Misconduct and Illegal Votes, A.R.S. § 16-672(A)(1), (A)(4) 10 Lake incorporates the foregoing paragraphs as if fully set forth herein. 168. 11 Assuming arguendo that a state actor caused the tabulator problems that 169. 12 certain Maricopa County vote centers experienced on election day, the disproportionate 13 burden on a class of voters-Republicans-warrants a finding of a due-process violation. 14 15 When election practices reach "the point of patent and fundamental 170. 16 unfairness," the integrity of the election itself violates substantive due process. Griffin v. 17 Burns, 570 F.2d 1065, 1077 (1st Cir. 1978); Duncan v. Poythress, 657 F.2d 691, 702 (5th 18 Cir. 1981); Florida State Conference of N.A.A.C.P. v. Browning, 522 F.3d 1153, 1183-19 20 84 (11th Cir. 2008); Roe v. State of Ala. By & Through Evans, 43 F.3d 574, 580-82 (11th 21 Cir. 1995); Roe v. State of Alabama, 68 F.3d 404, 407 (11th Cir. 1995); Marks v. Stinson, 22 19 F. 3d 873, 878 (3rd Cir. 1994). 23 With respect to procedural due process, not only intentional failure to follow 24 171. 25 election law as enacted by a State's legislature but also random and unauthorized acts by 26 state election officials and their designees in local government can violate the Due 27 63 28

| 1        | Process Cl  | ause. Parratt v. Taylor, 451 U.S. 527, 537-41 (1981), overruled in part on                                  |
|----------|---|---|
| 2        | other grou  | nds by Daniels v. Williams, 474 U.S. 327, 330-31 (1986); Hudson v. Palmer,                                  |
| 3        | 468 U.S. 5  | 17, 532 (1984).   |
| 4        | 172.  | Accordingly, Lake is entitled to an order setting aside the election in its                                 |
| 5        | entirety.   |   |
| 6<br>7   |   | COUNT VII.  |
| 8        |   | Non-Secret Mail-In Ballots  |
| 9        | <u>U</u> .  | <u>S. Const. amend. XVI, § 1, cl. 3, Ariz. Const. art, VII, § 1</u><br>Illegal Votes, A.R.S. § 16-672(A)(4) |
| 10       | 173.  | Lake incorporates the foregoing paragraphs as if fully set forth herein.                                    |
| 11       |   |   |
| 12       | 174.  | Mail-in ballots pursuant to A.R.S. § 16-547 do not satisfy the ballot-secrecy                               |
| 13       | requirements of Arizona's Constitution. Ariz. Const. art, VII, § 1. |   |
| 14       | 175.  | The Arizona Republican Party challenged mail-in ballots and sought interim                                  |
| 15       | relief prio   | r to the 2022 general election, and that litigation is pending in the Court of                              |
| 16<br>17 | Appeals a   | s Arizona Republican Party v. Hobbs, No. CA-CV-22-0388 (Ct. App. Div. 1)                                    |
| 18       | (argued D   | ec. 7, 2022).   |
| 19       | 176.  | All absentee ballots cast in the 2022 general election are illegal votes for the                            |
| 20       | purposes  | of A.R.S. § 16-672(A)(4).   |
| 21       | r ···r  | COUNT VIII.   |
| 22       |   |   |
| 23       |   | <u>Incorrect Certification</u><br><u>A.R.S. § 16-650</u>  |
| 24       | Illegal   | Votes and Erroneous Count of Votes, A.R.S. § 16-672(A)(4)-(5)   |
| 25       | 177.  | Lake incorporates the foregoing paragraphs as if fully set forth herein.                                    |
| 26       | 178.  | Whether absolutely or on a pro rata basis, the cumulative impact of the                                     |
| 27       |   |   |
| 28       |   | 64  |

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foregoing counts invalidates significantly more Hobbs votes than the certified margin of 1 victory for Hobbs. 2 Pursuant to A.R.S. § 16-672(A)(5), "by reason of erroneous count of votes 3 179. 4 the person declared elected ... did not in fact receive the highest number of votes," id., 5 and this Court must vacate the certification and direct the Secretary of State or Acting 6 Secretary of State to certify Lake as the duly elected Governor. A.R.S. § 16-676(C). 7 8 COUNT IX. 9 Inadequate Remedy A.R.S. § 16-672 10 Declaratory Judgment, A.R.S. §§ 12-1831-1846 11 Lake incorporates the foregoing paragraphs as if fully set forth herein. 180. 12 To the extent that the special nature of these proceedings precludes bringing 181. 13 concurrent federal claims against Maricopa County's 2022 general election, this Court 14 15 has jurisdiction under Arizona's Uniform Declaratory Judgments Act to declare that the 16 remedy provided by A.R.S. § 16-672 is inadequate to protect those federal rights and 17 requirements. 18 19 COUNT X. 20 Federal Constitutional Rights U.S. Const. amend. XIV, § 1, cl. 3-4 21 Civil Rights Action, 42 U.S.C. § 1983 22 Lake incorporates the foregoing paragraphs as if fully set forth herein. 182. 23 To the extent that a non-governmental actor intentionally caused the 183. 24 tabulator problems that certain Maricopa County vote centers experienced on election 25 26 day and the Court does not set aside the election under A.R.S. § 16-442(B) for uncertified 27 65 28

| 1        | election systems or under Hunt v. Campbell, 19 Ariz. at 265-66, 169 P. at 601, and its |  |
|----------|--|--|
| 2        | progeny for "fraudulent combinations, coercion, and intimidation," Maricopa County's   |  |
| 3        | selective weakening of early-voting protections (which benefits Democrat voters) and   |  |
| 4        | exposing election-day voters to nongovernmental hacking (which harms Republican        |  |
| 5        |  |  |
| 6        | voters) violations the Equal Protection and Due Process Clauses of the Fourteenth      |  |
| 7        | Amendment, which this Court can enforce separate from A.R.S. § 16-672 under 42         |  |
| 8        | U.S.C. § 1983 and concurrent jurisdiction.   |  |
| 9        | 184. Accordingly, Lake is entitled to an order setting aside the election in its       |  |
| 10       | entirety and ordering a new election.  |  |
| 11       |  |  |
| 12       | DEMAND FOR RELIEF  |  |
| 13       | WHEREFORE, Contestant Kari Lake demands relief in the following forms:                 |  |
| 14<br>15 | a. An opportunity to inspect Maricopa County ballots from the 2022 general             |  |
| 16       | election, including ballot signature envelopes and the corresponding signatures        |  |
| 17       | on file with Maricopa County, prior to trial;  |  |
| 18       | b. A root cause analysis and forensic examination into the causes and extent of        |  |
| 19       | the printer-tabulator problems encountered on election day;                            |  |
| 20       |  |  |
| 21       | c. Trial of all disputed factual issues;   |  |
| 22       | d. An order striking all signatures on file with Maricopa County that are not the      |  |
| 23       | "registration record" pursuant to A.R.S. § I 6-550(A);                                 |  |
| 24       | e. An order striking any invalid ballots or types of ballots on an absolute or         |  |
| 25       | e. An order striking any invalid ballots of types of ballots on an absolute of         |  |
| 26       | prorated basis;  |  |
| 27       |  |  |
| 28       | 66   |  |

| 1                | f.   | An order setting aside the certified result of the 2022 Arizona gubernatorial   |
|------------------|------|---|
| 2                |      | election and declaring that Kari Lake is the winner of the 2022 Arizona         |
| 3                |      | gubernatorial election, pursuant to A.R.S. § 16-676;                            |
| 4                | g.   | In the alternative, an order vacating the certified results of the 2022 Arizona |
| 5<br>6           |      | gubernatorial election, pursuant to A.R.S. § 16-676 or 42 U.S.C. § 1983, and    |
| 7                |      | an injunction requiring that Maricopa County re-conduct the gubernatorial       |
| 8                |      | election in conformance with all applicable law and excluding all improper      |
| 9                |      |   |
| 10               |      | votes, under the direction of a special master;                                 |
| 11               | h.   | Recusal of defendants Hobbs and Richer from further participation in matters    |
| 12               |      | involving the 2022 general election, including any new election and the review  |
| 13               |      | of any issues related to the 2022 general election and any new election.        |
| 14               |      |   |
| 15               |      |   |
| 16               |      |   |
| 17               | DATE | D this 9th day of December 2022.  |
| 18               |      |   |
| 19               |      | Bryan James Blehm, Ariz. Bar No. 023891   |
| 20               |      | Blehm Law PLLC  |
| 21               |      | 10869 N. Scottsdale Rd., Suite 103-256<br>Scottsdale, Arizona 85254             |
| 22               |      | (602) 752-6213  |
| 23               |      | bryan@blehmlegal.com  |
| 24               |      | OLSEN LAW, P.C.   |
| 25               |      | Kurt Olsen, D.C. Bar No. 445279*<br>1250 Connecticut Ave., NW, Suite 700        |
| 2 <i>5</i><br>26 |      | Washington, DC 20036  |
|                  |      | (202) 408-7025<br>ko@olsenlawpc.com   |
| 27               |      |   |
| 28               | 1    | 67  |

| 1  | *to be admitted pro hac vice       |
|----|------------------------------------|
| 2  | Attorneys for Plaintiff-Contestant |
| 3  |                                    |
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| 28 | 68                                 |

# Verification

I, Kari Lake, depose and say:

I have read the foregoing Verified Special Action Complaint and know the contents thereof by personal knowledge. I know the allegations of the Verified Special Action Complaint to be true, except the matters therein on information and belief, which I believe to be true.

Signed under penalty of perjury on this 9<sup>th</sup> day of December 2022.

antale

Kari Lake

3

I, Leslie White, state the following as my declaration pursuant to 28 U.S.C. §1746:

- 1. I am a citizen of the United States and a resident of the State of Arizona.
- 2. On November 8, 2022, I was a credentialed Prop 309 observer at Maricopa County Tabulation and Election Center (MCTEC) located at 510 S 3rd Ave, Phoenix, AZ 85003. I first arrived at approximately 8:00AM. Throughout the day, I observed various areas at MCTEC including adjudication, duplication, signature verification and processing. At approximately 4:00PM, all activities at MCTEC were completed and I was told to go home.
- 3. I returned to MCTEC at approximately 7:30PM and went to the warehouse to observe the receipt of the incoming ballots from the vote centers and drop boxes. When I first arrived, Stephen Richer, Maricopa County Recorder, greeted me and asked why I was there. There was a Republican poll observer in the warehouse when I arrived, and he remained there after I left.
- 4. Between approximately 9:00PM and 9:30PM, the first delivery of ballots arrived. Some ballots arrived in personal vehicles and others arrived in the large Penske trucks.
- 5. The receiving dock has several bays. I was assigned to a specific location of the warehouse near the 100+ video monitors, near the location of the security / police officer. I was given a chair in my assigned location. From my location, I could see the dock receiving team and I could hear them talk to the drivers.
- 6. There was one person who was responsible for retrieving the memory cards and the tabulator result tapes from the vote centers delivery. He was a young male, approximately mid-20s. He would remove the memory cards, walk right past me into the tabulator room. He would give the memory card to a team of two people in the tabulator room. The team would scan it as received and would give to another man who would take it to his computer and upload the data from the memory card.
- 7. Scott Jarret, Director of Maricopa Elections, would take the memory card and place it on one of two ten foot tables. The tables were laid out in grids with a specific location for each vote center. As he received the memory cards, he would place them on the grid.
- 8. From my assigned location, I did not have a clear view of the activities on the truck or on the dock. I could not see exact location or and documentation associated with the removal of the memory cards. During the BoS meeting on 11/28/2022, Scott Jarrett said that seals were scanned. If scanning was done on the truck on the dock, I likely would not have seen that.
- The other supplies that came back from the vote center included a black bag, blue top plastic container, red top plastic container. The black bag contained tabulated ballots. There were a group of people who were responsible for receiving the black ballot bags.

They took the black bags to a desk. I was told that those ballots were going to be put into the caged area in a designated location for each vote center.

- 10. The red top plastic containers were removed from the delivery vehicle and taken directly to the "red line" (designation location called for red top plastic containers) which was a table. These containers sometimes contained a large white envelope with misfed/misread ballots inside. Some of the large envelopes had labels printed and others were handwritten. I walked over to the red line to get a closer look and saw at least one red top container that was nearly full of misfed/misread ballots.
- 11. Also in the red top plastic container were the spoiled ballots in clear plastic bags. Other miscellaneous materials such as signs, posters, training manuals. This container also included the poll worker sign in sheets.
- 12. The blue top containers were removed from the delivery vehicles and either hand carried or pushed on metal carts to the blue line (designation location called for blue top plastic containers). The blue line area was right in front of my assigned location for observing. From my location I was within 10 to 15 feet of the blue top containers and I would have definitely seen if any counting or auditing was taking place.
- 13. Workers would cut off the plastic seals. There were two workers who were cutting off the plastic seals on the blue top containers. One was Stephen Richer and the other was Celia Nabor. As they cut the seals, the seals would drop on the floor. Nobody looked at the seals, nobody recorded the seal numbers. All were just left on the floor.
- 14. Richer and Nabor were opening the containers. In some cases, the blue top containers would have white envelopes with misfed/misread ballots. When these envelopes were removed from the container, they were placed on a table in a pile.
- 15. These blue top containers mostly held large numbers of the Early Voting Ballots. These were ballots with green envelopes and possibly some provisional ballots as well. There were no documents or paperwork on the outside of the containers.
- 16. I was flabbergasted that they were just opening the containers and just sliding the open containers down the aisle. At the end of the aisle, there were temporary employees who were removing the envelopes from the containers and loading them onto trays.
- 17. I did not see any person count any ballots or record any information on documents. The temporary employees were just working quickly to place all of the ballots into trays. The trays were large plastic USPS mail trays. They are approximately 2ft X 1 ½ ft wide with USPS on the side. They would fill a tray and then they would load the tray onto a metal rolling cage with a solid back but open front.
- 18. The staff referred to location where the blue plastic top containers were put as the "blue line". In the blue line they were collecting the envelopes of misfed/misread ballots and there were also envelopes with misfed/misread ballots on the red line. There was

no discernable process to account for these ballots. I was concerned with the disorganized way that the ballots were handled.

- 19. I asked one of the employees how many ballots were on each metal cart. I was told that each cart held approximately 13,500 ballots. It is my understanding that the EPM requires the county to count and record the exact number of ballots that were inside each container.
- 20. On three different occasions, I saw people carrying 3 tabulators. It was unclear where the tabulators were coming from. These appeared to be 3 tabulators from vote centers. These are the same type of tabulators in which a voter would put a ballot thru when casting a vote at a Vote Center.
- 21. When a cart was filled, the temporary employee or Maricopa Election Staffer, would roll the unsecured metal cart into a hall for storage. There was no security and no personnel monitoring the carts. When I questioned the employees, they said that the cameras were sufficient for monitoring the ballots on the carts. I was also told that those carts were going to be delivered to Runbeck where they would be scanned in to allow for signature verification the next day.
- 22. I asked the officer monitoring the cameras if he was a county employee. He said that he did not work for Maricopa County—he said he was a contractor.
- 23. At approximately 1:00AM, I went into the tabulator room. Scott Jarret was inside, and all of the trucks had been received and all of the memory cards/tabulation tapes had been received. All grid boxes on Scotts Vote Center Table had memory cards in their designated box. Each box on the grid represented a Vote Center and each Vote Center had 2 Memory Cards, which meant, 2 tabulators were at each Vote Center. All trucks had been received in from the Vote Centers. So, I asked Scott if he was going to upload the Election Day results to share with the people / voters in AZ and he said no.
- 24. I left the warehouse at approximately 1:30AM on November 9th, 2022.
- 25. On November 28, 2022, I was at the Maricopa County Board of Election Meeting I heard Scott Jarret talking about ballot chain of custody. I was surprised to hear him claim that they had chain of custody because that is not what I saw while I was observing.
- 26. Specifically, Scott Jarrett said:

"Mr. Chairman, if I could just interject. We had a couple of questions from some of the members of the audience about those 292,000 that Mr. Valenzuela just mentioned, um, and so those were dropped off throughout the entire day on Election Day. So, state statute does not allow us to go and retrieve those until the polls close and those are transported from those voting locations by poll workers of different parties. They are actually transport containers they all have blue lids on them. They all have tamper evident seals all of those are logged and they're scanned in as they're received. Then we send those over once they come back to the elections department we organize all of them and we send them in

bipartisan teams over to our vendor Runbeck to scan those in to get that digital image so we can start that signature verification process. We had bipartisan team, actually, Republican there appointed by the county chair observing and participating in that process as we are scanning those so we maintain chain of custody over them through that entire process.

- 27. The claim that Republican observers were "participating" in the process is false. I did not participate, and the other observers did not participate at any time while I was there. We only observed. We were not able to touch ballots or cut tamper evident seals. We were only able to observe, take notes and ask questions.
- 28. The claim that Republican observers saw all scanning, logging or properly maintaining chain of custody is false. Jarrett said that the tamper evident seals were "logged and scanned as they are received" -- it was not done under my observation, and I did not participate in any process.
- 29. I did, however, observe the entire process from the time the seals were cut off of the containers and dropped on the floor and at no time did any person count or record any information about the seals removal or the number or type of ballots inside the blue top containers. This did not happen.

I declare under penalty of perjury that the foregoing is true and correct. Signed on the 29th day of November, 2022.

Testie D. White

Leslie D. White

# DECLARATION

STATE OF: Arizona

COUNTY OF: Maricopa

I, Denise Marie, a resident of Gilbert, AZ state the following as my declaration pursuant to 28 U.S.C. §1746. I am an employee of Runbeck Election Services. I have been employed by Runbeck Election Services as a sorter operator since February 2022.

While working at Runbeck on Maricopa County Elections, I witnessed the following:

# **Ballot Chain of Custody Issues**

#### **Election Night Ballot Receiving Process Changed**

Prior to Election Day, November 8, 2022, mail-in ballots were delivered in red bins with a chain of custody form from MCTEC noting how many bins and the quantity received. That form is called the "Maricopa County Delivery Receipt." The top of the form was filled out to include the total number of ballot packets including Regular MOB (green envelope), early in-person CTR (white envelope) and out of specification ballots.

On Election Night, instead of receiving the ballots in red bins, the ballots from the drop boxes had been placed in mail trays and loaded onto mail cages. MCTEC did not include the Maricopa County Delivery Receipt forms with any of the Election Day drop box ballot deliveries. There were no chain of custody forms with the ballots and no count of the number of ballots that were delivered.

Again, no paperwork accompanied the ballots from the MCTEC on Election Night. Instead, Runbeck created a document with an estimate of the ballots received that was calculated by counting the number of trays and multiplying by 350 or 400 (estimated number of ballots per tray - this number varied by operator). These estimates were created by Runbeck employees and were recorded on a form called MC INBOUND - RECEIPT OF DELIVERY.

At 6:47am on 11/8, a delivery was made by MTEC that included 33,994 regular MOBs, 7,844 CTRs and 1041 needs packet ballots. Maricopa County provided delivery receipts for this part of the delivery that showed these numbers. There were also an estimated 5,600 ballots that came from the post office. No paperwork included on the post office ballots (see below).

The next delivery from MCTEC came at 7:15pm. While it is not referenced as such on the receipt of delivery form generated by Runbeck, the delivery driver's helper indicated that it came from the post office. I could also tell that it came from the post office because there was non-election mail and blue envelopes mixed in. One of the sorter operators estimated the number of ballots for this delivery to be 1,750.

The next delivery from MCTEC did not come until 10pm. I was told by my lead and other staff members that it was unusual that we did not have multiple deliveries throughout the day or that another delivery had not been made prior to me leaving at 9pm. Several drops were made throughout the night after 10 pm and when I arrived at 6am the next morning, there was a line of cages waiting to be run through the inbound process.

Total count of the ballots received and scanned by Runbeck on Election Day was:

Inbound: 290,735 Provisionals: 6,978 Overs: 123 Under: 3 Invalid App ID (wrong election envelope): 1,016 Unreadables: 41 Counter reissue: 46 **Total: 298,942** 

On 11/9, at approximately 5:30PM, my lead asked me to get a count of all of the ballots received by Runbeck on Election Day. Using the Incoming Scan forms, I manually calculated the total numbers above. When I gave the information to my lead, he mentioned that it was "close" to what Celia (Nabors) of MCTEC had estimated. I believe he either texted or emailed her with the count from his phone.

As described above, prior to Election Day, mail-in ballots from the drop boxes that came from the county were transported in red bins with security seals and brought to Runbeck. The delivery included a 3 part half sheet that had the total count of Mail-in Ballots (MOBs), early in-person (CTR) ballots and out of specification ballots. This form is initialed off by the person who counted them at MCTEC and then initialed off by a Runbeck operator and security upon delivery.

Before the 2022 primary, a change was made to the way the paperwork was done for the red bins. Instead of a form for each bin with its own place to notate the security seal number, it was changed to one form for all the red bins received. Instead of listing the seal numbers, it had a count of the number of bins. For example, it would say "62 bins secured." Each bin did have a security seal, but the seal numbers were NOT notated on any of the paperwork unless only one bin was received. Therefore, there was no way for Runbeck employees or security to verify the seal numbers.

It also appeared that the bins had been consolidated from the different drop-off locations. Early in person (CTR) ballots were separated from the mail-in ballots (regular MOB) and placed in their own bins. During the primary, the red bins were mostly dropped off in the morning. For the general election they were mostly dropped off in the evening.

#### USPS Post Office - Lack of Inbound Ballot Chain of Custody

When mail-in ballots are brought from the post office to Runbeck, the postal receipts that are with them are NOT used as part of the chain of custody. Estimates are used instead.

On the Runbeck incoming paperwork, (MC Inbound Receipt of Delivery) an estimate is made of the number USPS (post office inbound) ballots received by counting the number of trays and multiplying by 350 or 400 (the estimated amount per tray) This number varied by operator. Despite the fact that the post office typically

included a postal receipt with the USPS ballots identifying the number of ballots being delivered, the postal receipts were not used. When I questioned why the postal receipts were not used on a smaller election last spring, I was told that they did not use it, it was never correct, and it was usually just thrown out.

I realized that the reason the receipt from the post office was "never correct," was because they were not adding the ballots brought from MTEC to the ones from the post office – and then reconciling it with the number counted by the sorting machine. When I brought that to my lead's attention (and showed him how they did balance out), he reiterated that they do not use the receipts, they take too much time to find when it's a big election and we cannot slow down the process. (To be fair, the receipts are hard to find when there are a lot of cages dropped off).

Not being able to throw away what I considered to be an important part of chain of custody, I did ask the Maricopa driver if they needed the postal receipts. He took them, but my recollection was that he was unsure and needed to check. I started sending them with pickups after that. Sometime later, a group of Maricopa County employees came over for a tour. The postal receipts came up in conversation and one of them mentioned that they didn't even know that the receipts existed. This is how the change was made to send postal receipts back to Maricopa.

But they still were not used to track the incoming number of ballots from the post office. My lead told me that I could try to use them, however if it slowed things down, he would pull me from the inbound process. I brought the issue up to him several times trying to get the change made as part of our process. The last time I asked him about it, he reiterated that I could try to use them as long as I did not slow down the process, but if I brought the subject up again, he would not have me do the inbound process at all. He did not want me to do something that I wasn't comfortable with. This last conversation occurred just before we got busy with outbound. I didn't bring it up again.

#### No Chain of Custody for Runbeck Employee Ballots

Runbeck employees are allowed to bring in their ballots and give them to the sorting department to be inserted into the batches at Runbeck. Typically, they are run in the next batch of incoming. This is permitted by management. Runbeck employees, are also permitted to bring family members ballots in for insertion into batches. (See attached sample of my family member's ballot on the sorting feeder just prior to being run through the inbound process during the primary.)

I estimated that I personally saw about 50 ballots given to the sorting department by employees to be inserted into the next inbound batch during the general election. There is no formal tracking of these ballots, nor is there any kind of check that the ballot is for the employee or family member (privacy issues is cited as the reason for not checking). Maricopa County would have no record of these ballots until they are scanned by Runbeck because they were never in possession of Maricopa County. They are simply added to the next incoming ballot batch run. (Note: From what I saw, the ballots were legitimately employee or employee family's ballots, however I did not see all of them. Allowing this practice to occur, opens the door to potential problems.)

#### Maricopa Security Coverage

To my knowledge, the security provided by Maricopa has limited hours. A security officer provided by Maricopa is on location from I believe 8a-4p. Prior to election day, ballot deliveries were made at about 6:30am in the morning and then often at 6:30pm. The two busiest times for drop offs and I don't recall seeing their security officer on site.

During the primary, the Maricopa Security Guard came down and signed the paperwork. During the general election, Runbeck Security came to sign the paperwork. To my knowledge, there was not a Maricopa Security Guard on duty for night crew.

#### No Chain of Custody for Duplicate Ballots

Throughout the 2022 election cycle for both the primary and general elections, Runbeck printed duplicate ballots. These are duplicates of ballots that had been damaged in some way or the tabulator could not read them. The selections from the voter were filled in and a new, duplicate ballot was printed. To my knowledge, there were at least 9,530 duplicate ballots printed. When these ballots were picked up by Maricopa, there was no paper trail. No delivery/shipping receipt, no chain of custody document, no one signs for them. They are simply handed over to the delivery driver.

During the 2022 primary, I was able to track down one receipt to send with the duplicated ballots. There was no place for a signature and Runbeck did not keep a copy. It came from the shipping department and was generated by the CSM. For next couple of orders, the receipt was not available before pickup and eventually I stopped asking for it.

I declare under penalty of perjury that the foregoing is true and correct.

| Signed on the | d      | lay of _ | December | 2022. |
|---------------|--------|----------|----------|-------|
| Signed by:    | Denise | ~ /.     | Marie    |       |

# **EXHIBIT 1**

| Section Sectin Section Sectin Section Section Section Section Section Section S  | Conter Numa   | Vote Christ Actives  | Primer? and one Seed sevent  | Printer/Tabulator Breakdow ns<br>(after 3 PM) | Failed Checkout Process | Comminging of Box 3<br>Bellots with Tabulated<br>Ballots | Vote Centers With Long Lines   | Vote Centers With Long Li nes<br>(After 3 PM)                        |
|--|---|--|--|---|-------------------------|--|--|--|
| Image: Control (Control) (Contro) (Control) (Control) (Control) (Control) (Control)  | EARLES AT SOUTH MOUNTAIN                                  | 5401 S 7TH ST, FHOENX, AZ 85040  |  |   |                         |  |  |  |
| Mode:         Mode: <th< td=""><td>IBRESCHOOL<br/>WHTSLUTHERAN CHURCH</td><td>161321 W RAYS LAGUIDA, AZ 85320<br/>1628 N 218T ST, PHOENIX, AZ 85022<br/>15649N 7TH ST, PHOENIX, AZ 85022</td><td>Edward S. White<br/>Bradley D. Bettencourt (Page 42)<br/>Hanica E. Maase</td><td></td><td>Filling E Made</td><td></td><td></td><td></td></th<>  | IBRESCHOOL<br>WHTSLUTHERAN CHURCH                         | 161321 W RAYS LAGUIDA, AZ 85320<br>1628 N 218T ST, PHOENIX, AZ 85022<br>15649N 7TH ST, PHOENIX, AZ 85022                   | Edward S. White<br>Bradley D. Bettencourt (Page 42)<br>Hanica E. Maase   |   | Filling E Made          |  |  |  |
| No.         No. <td>WINNEDICALAND DENTAL ASSISTING ACADEM</td> <td>1</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>  | WINNEDICALAND DENTAL ASSISTING ACADEM                     | 1  |  |   |                         |  |  |  |
| Image: Section of the sectio  | (TE LIDRARY   | 16755 W VEREDA SOLANA DR,<br>SURPRISE, AZ 85387  | Admission on Exhibit 7 toBoS Report  |   |                         |  |  |  |
| Image: definition of the second of   | WISON LUTHERMAN CHURCH                                    | 7100 N MOCKINGBIRD LN, PARADISE<br>VALLEY, AZ 85253  | SheryiJones<br>Linda Lieber<br>Tabafia Linvole, Paragraph 7<br>Judith Allen (pg. 1)  |   |                         | Janes  |  |  |
| Image: manual state in the state i  | POLYTECHNIC CAMPUS  | 5ZZ N CENTRAL AVE, PHDE NX, AZ 85004<br>5989 S BACKUS MALL, MESA, AZ 85212   | Thm Elliot (pg. 2)   |   |                         |  |  |  |
| International control of the  | SUN DEVIL FITNESS CENTER (FREE PARKING)                   | 400 E APACHE BLVD, TEMPE, AZ 85281   |  |   |                         |  | ffreyW - Crockett (Paragraph 28) ( two h our<br>wait)                                    | Jeffrey W. Crockett (Pallingraph 28) (two<br>hour wait)              |
| Notice         Notice<  | ICALE CITY HALL   | 4701 W THUNDERBIRD RD, GLENDALE,<br>11465 W CIVIC CENTERDR200,<br>AVONDALE, AZ 85323                                       | Writem Monast Sama   |   |                         |  | Jeffrey W. Crockett (Paragraph 14) (97<br>people in line)                                | Jeffrey W. Crockett (Paragraph 14) (97<br>people in line)            |
| Instruction         Instruction         Instruction         Instruction         Instruction         Instruction           (modered instruction         Instruction         Instruction         Instruction         Instruction         Instruction           (modered instruction         Instruction         Instruction         Instruction         Instruction         Instruction           (modered instruction         Instructin         Instruction         Instruction  | NORE FASHION PARK (NEAR PARKING GARAGE                    |  | William C. Wilder<br>Admission on Exhibit? To BeS Report<br>Nancel lubration for 11  |   |                         |  |  |  |
| Image: Section of the sectio  | K MOUNTAIN BAPTIST CHURCH                                 | 33995 N CAVE CREEK RD, CAVE CREEK,<br>AZ 85331   | Anne Teixetra (p.g. 1)<br>Paul Teixetra (p.g. 1)<br>Bradley D. Bettencount (Page36)  |   |                         |  | Joyce Ruggiero (Pg. 1)   |  |
| Construction         Construction<   | SEWAY DOMINUNTY CHURCH                                    | 2420 E LEIERTY LN PHOEND, NZ \$8043  |  |   |                         |  |  |  |
| No.         No. <td>EYE CITY HALL</td> <td>4701 NCENTRALAVE, PHOENX, AZ<br/>530 E MONROE AVE, BUCKEYE, AZ <u>85328</u></td> <td>Michael Branner<br/>Sharn on Rodriguez<br/>Duan e Schooley (Parragraphs 6c &amp; e)</td> <td>Duane Schoolwy (Peregraphe 5, 6c &amp; e)</td> <td></td> <td></td> <td></td> <td>Duane Schooley (Paragraphs 5, 6a &amp; b)<br/>(35-75 people in line)</td>  | EYE CITY HALL   | 4701 NCENTRALAVE, PHOENX, AZ<br>530 E MONROE AVE, BUCKEYE, AZ <u>85328</u>   | Michael Branner<br>Sharn on Rodriguez<br>Duan e Schooley (Parragraphs 6c & e)  | Duane Schoolwy (Peregraphe 5, 6c & e)         |                         |  |  | Duane Schooley (Paragraphs 5, 6a & b)<br>(35-75 people in line)      |
| NUMBER         NUMBR         NUMBR         NUMBR <td>EYE FIRE STATION 704</td> <td>27380 W WAGNERCOMPLEXDR,<br/>BUCKEYE, AZ 85396</td> <td>Allen Richard Dunaway</td> <td></td> <td>Allen Richard Dunaway</td> <td></td> <td></td> <td></td>  | EYE FIRE STATION 704                                      | 27380 W WAGNERCOMPLEXDR,<br>BUCKEYE, AZ 85396  | Allen Richard Dunaway  |   | Allen Richard Dunaway   |  |  |  |
| Book         Manual Manuu Manual Manuu Manuul Manual Manuu Manual Manual Manual Manual Ma   | ON BARR LIBRARY   | 1221 NCENTRAL AVE, PHOENIX, AZ<br>85004  |  |   |                         |  |  |  |
| Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Halls Strategy of Constraints         Manualisation of Handland, Jobe         Manualisation of Handland, Jobe           Book Hall Strategy of Constraints         Manualisation of Handland, Jobe         Manualisatio Handland, Jobe         Manualisation Handl   | TRI HOH SCHOOL  | 6330 W GREENWAY RD, GLENDALE, AZ<br>85308  | Kathnyn Baille Declaration<br>Valerie Williamson (pg s 1-2)  | Kathryn Ballie (Paragraph 26)                 |                         |  | Kathny n Baillie (Paragraphs 25 & 27)<br>(approximately 200 people in lin e)             | Kathryn Baillie (Paragraph 27)<br>(approximately 200 people in line) |
| Applie Concernerse: Actional<br>and National Concernerse: Actional<br>and Actional Concernerse: Actional<br>and Actional Concernerse: Actional | ARY FREE LUTHERWY CH                                      | 590 N GSTH ST. NESA, AZ 95207  | Robin Hyde<br>ChristineDawn Deppe<br>Admission on Exhibit 7 to BoS Report  | Robin Hyde (6:00PM)                           |                         |  | Divisioni Dawn Depeo   |  |
| Basimout, de Contentis, Cassada         Lucia Real<br>Datas Novel Cassada <thluci cassada<="" novel="" th="">         Lucia Real<br/>Datas No</thluci>   |   | 6235 E CAMELBACK RD, SCOTTSDALE,<br>AZ 85251   | Tabaha Lavois (Paragraph 13)   |   |                         |  |  |  |
| All         Candida Charano (nangapata ka)           State Caliburation State Calibration Charano (nangapata ka)         Nan Anna Nano (nangapata ka)           State Calibration State Calibration Charano (nangapata ka)         Nan Anna Nano (nangapata ka)           State Calibration State Calibration Charano (nangapata ka)         Nan Anna Nano (nangapata ka)           State Calibration Charano (nangapata ka)         Nan Anna Nano (nangapata ka)           State Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charano (nangapata ka)         Nano (nangapata ka)           State Find Calibration Charao (na)         Nano (nangapata ka) <td></td> <td>A SUNDAL UR CARETEE AZ 8537<br/>3037 N UNE CREEK RD. OMECKE<br/>37827 N UNE CREEK RD. OMECKEEK<br/>AZ 8531</td> <td>Linda Rica<br/>Dorra L. Mota<br/>Anna Tasaito (Su 1)<br/>Admission or Entitik 7 to Bol Steport<br/>Bindary D. Belteroouri (Pages 17, 22, 24)</td> <td></td> <td></td> <td></td> <td>Arlana Busar (Paragraphs 8-9)</td> <td></td>   |   | A SUNDAL UR CARETEE AZ 8537<br>3037 N UNE CREEK RD. OMECKE<br>37827 N UNE CREEK RD. OMECKEEK<br>AZ 8531                    | Linda Rica<br>Dorra L. Mota<br>Anna Tasaito (Su 1)<br>Admission or Entitik 7 to Bol Steport<br>Bindary D. Belteroouri (Pages 17, 22, 24) |   |                         |  | Arlana Busar (Paragraphs 8-9)  |  |
| State in futures for weights fo  | TRAL CHOSTIAN CHURCHNOLDERT                               | Ves E GERWAANN HOL, GILUELIRT, AZ 15201  | Christian Damon (Paragraphs 7-9)   |   |                         |  |  |  |
| TROM FINCE FINC CANADE RF, AZ 2022         Animation Date of target<br>Date of target<br>Convoited and Convoited AZ 2022         Animation Date of target<br>Date of target<br>Convoited AZ 2022         Animation Date of target<br>Convoited AZ 2022         Animatic Convoited AZ 2022         Animation Date of targe  | TWA CHRISTIAN CHURCHWERA                                  | ALSO AT MORAN GO, WESA, VA 19215   | Marey Ann Men doza<br>Joseph Feichar<br>Rochalle Dereio<br>Kenin Alger (og. 1)<br>Lise Pelorubo (og. 1)<br>Christoph er Hamte 1 (og. 1)  |   |                         |  | Rochelle Derso<br>Lise Pelcrubo (Pg. 1)  |  |
| USE OF VERYED CANCELER, A 28294     Kriminekem (Pangyor) (S)       DIVE CANCE PRODUCT ASSIST     Kriminekem (Pangyor) (S)       204 OF VERYED CANCELER, A 28294     Adminiario on Endot 1: Ib 84 Rood       800 F VERYED CANCELER, A 28295     Adminiario on Endot 1: Ib 84 Rood       800 F VERYED CANCELER, A 28295     Adminiario on Endot 1: Ib 84 Rood  | OLER BIBLE CHURCH<br>OLER GITY HALL<br>GLER WATHER GEWITH | 1200 N PRICE RD, CHANDLER, AZ 88228<br>175 S. RRZOWANE, CHANDLER, AZ<br>4959 E. CHANDLER-HEIGHTS RD,<br>CHANDLER, AZ 85249 | Sutan E Miyer<br>Admission on Exhibit 7 to BoS Report<br>Brodby D. Bettencourt (Pages 22 & 41)   |   |                         |  |  |  |
| Ing Asses recruit vol. Gewantum, ez vazan<br>221 V 1917 Lung Evingenic, A21 9035<br>880 Y U 495 Lung Evingenic, A21 9035<br>Administron 6 Behari Ir to Bol Report  | NDLER UNIFIED SCHOOL DISTRICT OFFICE                      | 1525 W FRYERD, CHANDLER, AZ 85224<br>450 E CHANDLER HEIGHTS RD,<br>CHANDLER, AZ 85249                                      | KristineMoss (Paragraph 15)  |   |                         |  |  |  |
| 8801 N 43R DAVE, PHOENIX, AZ 85051   | IN-DIROLBERT COMMUNITY COLLEDE                            | 2029 E PECCIS RD Chex0LER, AZ 80223  |  |   |                         | 0  | istine Moss Dedaration (Paragraph 27) (30<br>minu te line)<br>Erin Botting (Paragraph 1) |  |
|  | IST THE REDEEMER LUTHERAN CH                              | 8801 N 43R DAVE, PHOENIX, AZ 85051   | Kathryn Baille   |   |                         |  |  |  |

| EL MIRAGE CITY HALL   | 68 DREAM CITY CHURCH SCOTTSUALE CAMPUS<br>DYSART COMMUNITY CENTER                            | DREAM CITY CHURCH PHOE NX CAMPUS  | DOVE OF THE DESERT UNTD METHODIST CHR | State of the state | 64 DIST 7 COMMUNITY SVC CTD      | 63<br>DIST & COMMUNITY SERVICE CENTER | DESERT OASIS AQUATIC CENTER                                     | 6 (CESERT FOOTHLLS UNTED METH ON<br>DEEERT MELS COMMUNITY CHURCH  | 8  | 58 DEER VALLEY LUTHERAN CHURCH                        | DEER WALLEY AIRPORT   | 56 DAVID CHCCKE IT SCHOOL<br>DAYSPRING UNTED METHODIST CHURCH | 53 CONTRAMING COUNTRY CLUB  |  | COPPER CANYON SCHOOL   | COMPASS CHURCH   | COMMUNITY DE CERIST CHURCH  | 46 CHURCH OF THE BEATTUDES<br>COMMUNITY OF CHIRIST            | 45 CHURCH OF JESUS CHRISTO  | 43 CHURCH OF JESUS CHIRS I OF LDS SCU I HERN        | CHURCH OF JESUS CHRIST OF LDS LAKESHORE | entrator or seave orman or too some   | 40  | CHURCH OF JESUS CHRIST OF LDS GIL BERT                       | 8 |
|-----------------------|--|---|---------------------------------------|--|----------------------------------|---------------------------------------|---|---|--|---|---|---|---|--|--|--|---|---|---|---|---|---|---|--|---|
|                       | DALE CAMPUS 28 700 N PIMA R0, SCOTTSDALE, AZ<br>14414 N EL MIRAGE RD, EL MIRAGE, AZ<br>85335 |   |                                       |  |                                  |                                       | ER 1400 W SUMMIT PL, CHANDLER, AZ                               | INFO 2116 E LIBERTY AL PROBAK, AZ BOOR  |  | ILDISTRICT OFFICE 20402 N 15TH AVE, PHOENIX, AZ 882 7 | 86/27 DEEN VALLEY DR. PHOENK, AZ  |   |   |  |  | 16060 WVAN BUREN ST, GOODYEAR, AZ<br>85338                 |   |   | -   |   |   |   |   |  |   |
| Z Jamie Chick (Pg. 1) | Z Elizabeth f. Taylor (Pg. 2)  | Z Odle Gregory Ruede<br>Writhey Archer<br>Patrick O'Shee (Paragraph 5a, b)<br>Dav'd Hickson |                                       |  | Infrav W Cronkett (Darana h) (8) |                                       | Rhond a Grigge (Paragraph 1)<br>Jasen Helsamh<br>Gerard Wolette | En control (Par 2)     En control (Par 2)     Debecilitation     Debecilitation     Ladoptrobotin     Ladoptrobotin | Will an C. Wirker (Paragraph 22)<br>Satan Bencimum<br>Malaaa Art (Paragraph 3)<br>Namy Nanor (Paragraph 6)<br>Admission on Exholt 7: DeBRStoord<br>May Nanao (Pa 2)<br>Krathor Reinger (Pa 2)<br>Bardley D. Bethmoourt (Page 22)   | >>  | KeistyVernon<br>Paul DChapman<br>Uerontea Huma (Pg. 1)<br>Admisson on Exhibit 7 to BeS Report |   | . Biridget L Ocomor<br>Admission on Exhilt 7 to BoS Report<br>KristineMose (Paragrab 7, 18, 41, 8, 51)<br>Bradey D. Bettencourt (Pages 14, 18, 41, 8, 51) | AZ Kevih Beckwith (Paragraph 16)<br>Jennifer Haggard |  | AZ Michael Brenner (Paragraph 9)<br>Paul F Lisak (Pg. 1-2) | Kelsey Strohmeyer<br>Bruce Johnson (Paragraph 6)<br>Christiam Damon (Paragrp ahs 11-12) | Kenneth JohnKobes<br>Kathryn Ballie Dedaration (Paragraph 29) | ACCInstepherauger<br>Christopher Allen Carson<br>Cassendra Karas<br>Admission on Exhibit 7 to BoSReport |   | Ceressa Nada (Pg. 1)                    | Kewih Beckvitti Franzansh 77;<br>Joff Strionsputti<br>Genry Vance (Franzgranh 8)<br>Steve Lewrandoski<br>Nancy Mason (Franzgraph 8) | Linda Payne (Paragraphs 6-7)                    | Antta Manple (Paragraph 7)<br>Shauna Bunker (Pg. 1)          |   |
|                       |  | Patrick O'Shea (Paragraphis4, 5a & b)   |                                       |  |                                  |                                       |   | Liaa Kolley (Pg 2)<br>Dan aKraemer (Pg. 1)  | A statement of the stat | William C Wildow/Dawnowash 991                        | Kalisty Vernon (4:30PM)   |   | BradløyD. Bettencourt (Page 51)   |  |  |  |   | Kenneth John Kobes (8:12 PM)                                  | Lymbe Long (4:00FM)   | Haroid Darcangeio (Faragiap n 1)                    |   |   |   | Anita Marple (Paragraph 7 - 3:30pm)<br>Shauna Bunker (Pg. 1) |   |
|                       |  |   |                                       |  |                                  |                                       |   |   | Nancy/Mason Paragraphs-15<br>Bill Mason Paragraphs 10-14   | Maliana Artnaranteach 0.40                            |   |   |   |  |  |  |   |   |   |   |   |   |   |  |   |
|                       |  | Coshid Mension  | Gary Lasham (Paragraph 7)             |  |                                  |                                       |   |   |  |   |   |   |   |  |  |  |   |   |   |   |   |   |   | Shauna Bunker (Pg. 2)  |   |
|                       |  | David Hickson (30 peopletong)   | John Krause (Pg. 1)                   |  |                                  |                                       |   | Debbie Gilespie<br>PeggyWeiman (Paragapi6-10)<br>Las Kolley (PG. 2)<br>Phonds Griggs (Paragraph 1)  | anna a sanana d  | Man Dissa /Da 91                                      | KelistyVernon   |   |   |  | Mark Sonnenklar (Paragraph 34)<br>(approximately 100 people in line) | Michael Brenner (Paragraph 10) (line was45<br>80 minutes)  |   |   | Christoppner Auten Carson   | ne was  |   |   | Linda Payne (Paragraph 11) (50peoplein<br>line) | Anita Marple (Paragraph 7)                                   |   |
|                       |  |   |                                       |  |                                  |                                       |   | PeggyWeiman (Paragraphe) (110 people<br>in line)  |  |   | KalitstyVernon (4:30 PM)  |   |   |  |  | <u>4</u>   |   |   |   | up Harold Darcangelo (Paragraph 1) (Z nour<br>line) |   |   |   | Anita Marple (Paragraph 7)                                   |   |
|                       |  |   |                                       |  |                                  |                                       |   | <ul> <li>Pegg/Weiman (Paragraph10)</li> </ul>   |  |   | Paul D. Chapman   |   |   |  |  |  |   |   |   |   |   |   | LindaPayne (Paragraph11)                        |  |   |

| 100 INDRAWN PRESBY T ERWAY CHURCH<br>110 IBEW LOCAL 640 ELECTRICAL WORKERS<br>INDIAN BEND WASH VISITOR CENTER | HORIZON COMMUNITY CENTER  | HOLY TRINITY GREEK ORTHODOX CATHEDRAL  |                                |  | HAPPY TRAILS RESORT  | 102 GRACE UNITED METHODIST CHURCH<br>103 GRANADA WEST ELEMENTARY SCHOOL  | ORACE IN THE DESERT ADVENTIST CHURCH  | 100 GOODYEAR CITY HALL<br>(NEW) | 97 GOELET A C. BEUF COMMUNITY CENTER<br>98 GOLDEN GATE COMMUNITY CENTER   | GLENDALE COMMUNITY COLLEGE/STUDENT UNION |  | GILBERT FREESTONE REC CENTER | 59<br>90 GILA BEND SCHOOL DISTRICT                | BCD NORTH CHINLE BLDG                  | OATEWAY FELLOWSHE CHRSSC  | 87                                   | EXITEMENTE EN TELEVISION USERT MARKEN UN<br>EXITEMENTATION EN TELEVISION<br>FORTHALISTIC EN TELEVISION<br>FORTHALISTIC ENTER<br>FORTHALISTIC ENTER | 82 FUTE GOODYEAR | FIRST LIMITED INCTICATION OF CHURCH OF CHURCH  | FIRST BAPTIST CHURCH CHANDLER                              | FAITHLUTHERAN CHURCH                     |  | 78 ESTRELLA MOUNTAIN COMMUNITY COLLEGE   | 74 ESCALANTE COMMUNITY CENTER/TEMPE<br>ESTRELLA FOOTHILLS HIGH SCHOOL #201<br>75  | 73 ENVISION COMMUNITY CENTER         | ELDORADO PARK COMMUNITY CENTER                               |
|---|---|--|--------------------------------|--|--|--|---|---------------------------------|---|--|--|------------------------------|---|--|---|--------------------------------------|--|------------------|--|--|--|--|--|---|--------------------------------------|--|
| 500 N TH ST, PHOENX, AZ 8044<br>4201 N HAYDEN RD, SCOTTSDALE, AZ<br>85 251                                    | 15444 N 100TH ST, SCOTTSDALE, AZ<br>85 280                              | AL 1973 E MARYLAND AVE, PHOENIX, AZ<br>85016   |                                | 10505 E BROWN RD, MESA, AZ 85207   | 77 200 W BELL RD, SUR PRISE, AZ 85374  | 2024 E UNIVERSITY DR, MESA, AZ 85213<br>3232 W CAMPBELL AVE, PHOENIX, AZ |   |                                 | 3435 W PINNACLE PEAK RD, PHOENIX,<br>16 25 N 39 TH AVE, PHOENIX, AZ 85009 | NOI                                      | 1CE 900 E JUNIPER AVE, GILBERT, AZ 85 234<br>9661 N 59TH AVE, GILBERT, AZ 85 234<br>9661 N 59TH AVE, GLENDALE, AZ 85 302 |                              | AZ 65310<br>308 N MARTIN AVE, GILA BEND, AZ 85337 | 57 27 W HAPPY VALLEY RD, GLENDALE,     | 00 N RECOLER PD, GLEERT, AZ 65 24   | 85043                                |  |                  | SAL & COOPERAD, GILBERT, AZ & SZ3  |  | 801 E CAMELBACK RD, PHOENIX, AZ<br>85014 | 7 223 N 7 5TH AVE, GLENDALE, AZ 85303                              | 3000 N DYSART RD A, AVONDALE, AZ<br>10301 S SAN MIGUEL DR, GOODYEAR,<br>AZ 85338 | 2150 E ORANGE ST, TEMPE, AZ 85281<br>13033 S ESTRELLA PKWY, GOODYEAR,<br>AZ 85338 | 3930 E UNIVERSITY DR, MESA, AZ 85205 | 7641 E MURRAY LN, SCOTTSDALE, AZ<br>85 257                   |
|   | Mark Sonnenklar (Paragraphs 25)<br>Joseph Serpico (Pg. 1)               | William C. Wilder (Paragraph 13)<br>Mario Rannirez (Paragraph 7b)<br>Anita Leong (Pg. 1) | Thomas McDermott (Paragraph 8) | Brian JasonEddey (Pg. ⊱ 2)<br>Bradley D. Bettencourt (Pages 13 & 37)     | Aaron Ludwig (Paragraph 28)<br>Mary Zida (Paragraph 6)   |  | KathSweet (Pg. 1)<br>Kathyn Ballie (Paragab 7)<br>Admission on Exhibit 10 BOS Report<br>Susan Hallwig (Pg. 1) |                                 |   | Admission on Exhibit 7 to BoS Report     | Bradley D. Bettoncourt (Pages S8)<br>Kathryn Baille (Paragraph 23)   | Christina Melo (Pg. 2)       |   | Kevin Beckwith (Paragraphs 10-11)      | Bryon Write<br>Glueryp B Oseo<br>Juni Kerr<br>Juni Kowa<br>Berthary Cheva<br>San Node Paca<br>Scal Part<br>Junis May o Phelps | Jenney W. Crockett (Haragraphs 9-10) | Nikolet Anderson<br>Corpt Behmes<br>Hand Samong E-Malagay<br>Shana Caloon (Paragraphs 6-7)   |                  | Carlay Sunoha<br>Sunoha<br>Alisawasana<br>Earl Sular (Pp. 1)<br>Katistawa (Pp. 1)<br>Katistawa (Pp. 1)<br>Katistawa (Pp. 1)<br>Lamana Kating (Pp. 1)<br>StrentSteele (Pp. 1) | Bradley D. Bettencourt (Pages 16 & 19)                     | William C. Wilder (Paragraph 20)         | Duane Harley While<br>Gary Rathbun (Paragraph7b)<br>JulissaDufault | Michael Brenner (Paragraph 2.2)<br>Admission on Exhibit 7 b BoS Report           |   | CatherineDay<br>Natasha Symcox       | Stuart Scurti (Paragraph 7)<br>Tabatha LaVoie (Paragraph 29) |
|   |   |  | Thomas McDermott (Paragraph 8) |  | Aaron Ludwig (Paragraph 28)  |  |   |                                 |   | Kathryn Baillie (Paragraph 20)           |  |                              |   |  |   |                                      |  |                  | Kristine Moss (Paragraphs 28-34)<br>Kristine Moss (Paragraphs 28-34)   |  |  | Gary Rathbun (Paragraphs 7b & d)                                   |  |   |                                      |  |
|   |   |  |                                |  |  |  |   |                                 |   |  |  |                              |   |  | Dearrow Sup Frazone   |                                      |  |                  |  |  |  |  |  |   | Lynne M. Spear                       |  |
|   | John M. Neseri  |  |                                |  |  |  | Karla Sweet (Pg. 2)<br>Susan Helwig (Pg. 1)   |                                 |   |  |  |                              |   |  |   |                                      |  |                  |  |  |  |  |  |   |                                      |  |
| TabathaLaVoie (Paragraphs35-36)<br>(approximately 1.25hour wati)  | Mark Son nenklar (Paragraph 28) (75 people<br>in line)                  |  |                                | Brian Jason Eckley (30-40 minute wait, atone<br>point 100peoplein line). | AaronLudwig (Paragraph 27) (200peoplein<br>line)<br>Mary Zola (Paragraph 7) (lines up to 2 hous) |  |   |                                 |   | Kathry n Bailli e (Paragraphs 20-21)     |  |                              | people)   | Kevin Beckwith (Paragraph 14) (100-120 |   |                                      | Mark Sonranklar (Paragraphs 8 & 10) (more<br>than 1 50peoplein line)   |                  | Eud State (* p. 3.)<br>Streent Steek (* p. 1)<br>Kolth Evenson (* evergraphe 7. & Bay(* 20<br>Kristinek/nos (* evergraphe 72) (80 people)<br>Learne Martin (* p. 1)          | KristineMoss Declaration (Paragraph17) (30-<br>40 minutes) |  | Gary RathbunDeclaration (Paragraph7a)                              |  |   |                                      | Tabatha LaV cie (Paragraph 28) (up to an hour)               |
|   | e Mark Sonnenklar (Paragraphs 24 & 26)<br>(75 people in line at 5:10PM) |  |                                | 0  | 3) 0   |  |   |                                 |   | Kathryn Baillie (Paragraphs 20-21)       |  |                              |   |  |   |                                      | • • •  |                  | Kelth Eventoon (Peruggapts 7 & Ba)(7 20     Kristinebidoss (Paragapts 7 & Ba)(7 20     Steven Steele (Pp. 1) (er 7 PM, 25Opeople     Inine)                                  | · •  |  | Gary Rathbun (Paragraph 7a)  |  |   |                                      |  |
|   |   |  |                                |  | Mary Zida (Paragraph 7)  |  |   |                                 |   | Kathryn Baillie (Paragraph 20)           |  |                              |   |  | Gluseppelt. Osso  |                                      |  |                  | Steven Stele (Ps. 1) (70 people gave up)<br>Steven Stele (Ps. 1) (70 people gave up)<br>Kristine Mose (Pangaph 30, 33 & 35)  |  |  |  |  |   |                                      |  |

| Trabalita LaV de (Paragareh 22)<br>Cilaire Avergan (Page 3) | Tabuha LaVde (Panggaph 23) ( 120 voleta<br>(n he)            | Tabaha LaVoie (Pangapah 21)<br>Grapov/Prince (Pangapah 57)<br>Glario Molgan (Pangapah 67) | Ariane Buer (Penggaph 6)<br>Arigda Marte Moffatt | 7<br>Tobelitis LeVola - Paragoraph<br>20 | Angela Murle Molfatt<br>Kratina Mara (Punagaraha 38-39)<br>Claire Margan (Punagaraha 19-10) | Mary B dati Winneer<br>William C. Wider (Perugapath 7)<br>Angle Maria Buar (Perugapath 7)<br>Angle Maria Buar (Perugapath 7)<br>Kristin-Maria Roymout (Perugapath 7)<br>Kristin-Maria Roymout (Perugapath 7)<br>Kristin-Maria and y (Perugapath 7)<br>Cristia Angle (Perugapath 7)<br>Gargory Fried (Perugapath 7)<br>Gargory Fried (Perugapath 7)<br>Gargory Fried (Perugapath 7)<br>Cristia Angle (Perugapa  | 2011 E SOUTH WOUNTAN AVE.<br>2011 E SOUTH WOUNTAN AVE.<br>6020 N 12TH ST. PHOENIX, AZ 85014<br>6040 B BROLOWAY RD, PHOENIX, AZ<br>6040 N SUPETIVATER AVE. SLUEPRIS.<br>101 N HOOME ST. JULIERT, AZ 8503<br>101 N HOOME ST. JULIERT, AZ 8503<br>101 E HOUNES, AZ 8507<br>101 E HOUSELLIPS RD, MESA, AZ 8507<br>101 E HOUSELLIPS RD, MESA, AZ 8507<br>101 E HOUSELLIPS RD, MESA, AZ 8507<br>105 N BLILLEREST DR. CHWIDLER, AZ<br>850 N BLILLEREST DR. CHWIDLER, AZ | 100 LOVAL ORDER OF THE MOOSE LODGE<br>100 LOVAL ORDER OF THE MOOSE LODGE<br>100 LOVAL ORDER OF THE MOOSE LODGE<br>100 LOVAL ORDER OF THE MOOSE LOUGH<br>101 MARE FF PARK<br>103 MARE FF PARK<br>104 MARE FF |
|---|--|---|--|--|---|--|--|---|
|   |  | Kyle Roonley (Pp. 1)  |  |  |   | Autonovani<br>Autonovani<br>Autonova<br>Autonova<br>Michael Bonome (Panagapati<br>Autonova<br>Autonova (Panagapati<br>Autonovani<br>Michael Bonome (Panagapati<br>Autonovani<br>Michael Bonome (Panagapati<br>Autonovani<br>Michael Autonova<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonovani<br>Autonova |  | LOVE OF CHRIST ULTREAVOID   |
|   | Kaihnyn Baille (Panagaph 36)<br>Lee Bailer (530 PM -7.15 PM) | Ratecca DawrSmth<br>Kehryn Bleic (Pingspr) 35)<br>Bruca A Luv<br>Lae Salar                |  |  | Kalityn Balle (Pangruph 33-34)  | Particuladornia (Pg. 1)<br>Robecca DawnSmth<br>Kentron Table Pagapath 33)<br>Admission on Exhibit Yo B de Papport<br>Lee Babin A. Heley<br>Julia Kadawah   | 428 N ALMA SCHOOL RD, CHANDLER, AZ<br>85224<br>Materials<br>4530 W CAMPBELL AVE, PHOBIOL, AZ<br>5040 W JACE PLEASANT PRAVT, PEORA,<br>AZ 85392<br>1680 E ANACHE BLOA, TEMPE, AZ 8539<br>1680 E ANACHE BLOA, TEMPE, AZ 8539<br>1980 W TOBBINS RD, LAVESM AZ 8539  | 111<br>112<br>113<br>114<br>114<br>115<br>116<br>116<br>117<br>117<br>117<br>117<br>117<br>117  |

| 200 THE REFINERY CHRISTIAN CHURCH<br>201 TOLLESON COUNCIL CHAMBERS | 198 TEMPE HISTORY MUSEUM<br>199 TEMPE MOUNTAIN PARK HEALTH CENTER         | SURPRISE SENIOR CENTER                           | SURPRISE CITY HALL  | 194 SUNRISE UNITED METHODIST CHURCH<br>196 SUNSET CANYON SCHOOL          | SUNLAND VILLAGE FAST                                 | BUN LANSS LANTED METHODIST CHURCH  | STANDING STONES COMMANYITY CHURCH                       | 190   | 188 ST MARGARETS CATHOLIC CHURCH<br>ST NIKOLAS SERBIAN ORTHODOX CHURCH     | 187 ST ANDREW LUTHERAN CHURCH<br>188 ST JOHNS LUTHERAN CHURCH | 186 SPIRIT OF GRACE LUTHERAN CHURCH | 184 SKYWAY CHURCH - WEST VALLEY             | SHERIFFS POSSE OF SUN CITY WEST  | 181 SPHEMERD OF THE HILLS UNITED CHURCH OF CHRIST<br>SHEPHERD OF THE HILLS UNITED CHURCH OF CHRIST                                 | SHADOW MOUNTAIN HIGH SCHOOL  | 178 SECURE CHURCH OF CHINST SCHOOL<br>SEVILLA ELEMENTARY SCHOOL         | 177 SE REGIONAL LIBRARY/GILBERT  | SCOTTSDALE WORSHIP CENTER                   | 174 SAVE THE FAMILY<br>SCOTTSDALE ELKS LODGE PBOE #2148                   | 172 SAN LUCY DIST ADMIN BLDG<br>SAN LUCY DIST ADMIN BLDG<br>SAN TAN VILLAGE (NEARHARKINS)<br>173                             | RADIANT CHURCH SUN CITY   | 168 PYTE ADULT NECREATION CENTER<br>QUEEN CREEK UBRARY<br>169                            | PROGRESSIVE BAPTIST CHURCH  | 164 PHOENIX LAESTADIAN LUTHERAN CHURCH<br>165 PHOENIX UNION HIGH SCHOOL DISTRICT OFFICE | 62 PERRY BRANCH LIBRARY/GILBERT<br>63 PHOENIX ART MUSEUM                 | 160 PEACE LUTHERAN CHURCH<br>161 PENDERGAST SCHOOL/DISTRICT OFFICE       | 158 PARADISE VALLEY TOWN HALL          | 157   | OUTLETS AT ANTHEM   | OASIS COMMUNITY CHURCH                                       | NOZOM AQUATIC CENTER                | 151<br>151 NORTH VALLEY FREE WILL BAPTIST CHURCH |
|--|---|--|---|--|--|--|---|---|--|---|-------------------------------------|---|--|--|--|---|----------------------------------|---|---|--|---|--|---|---|--|--|--|---|---|--|-------------------------------------|--|
| 9655 W VAN BUREN ST, TOLLESON, AZ                                  | 809 ESOUTHERN AVE, TEMPE, AZ 85282<br>1840 E BROADWAY RD, TEMPE, AZ 85282 | 15832 N HOLLYHOCK ST, SURPRISE, AZ<br>85378      | 15000 N CIVIC CENTER PLZ, SURPRISE,<br>AZ 85374                             | 19234 N 7THAVE, PHOENIX, AZ 85027<br>2727 E SIESTA LN, PHOENIX, AZ 85050 | 2615 S FARNSWORTH DR, MESA, AZ<br>85209              | 924 6 E RIGGS RD, CHANDLER, AZ 85248                                       | 28750 N NORTH VALLEY PKWY,<br>PHOENIX, AZ 860 65        |   | 2435 E MCARTHUR DR, TEMPE, AZ 85288<br>11840 N 16 TH PL, PHOENIX, AZ 85020 | 7205 N 51ST AVE, GLENDALE, AZ 85301                           | 15820 W CLEARVIEW BLVD, SURPRISE,   | 14900 W VAN BUREN ST, GOODYEAR, AZ<br>85338 | 20450 N STARDUST BLVD, SUN CITY<br>WEST, AZ 85375                                      | 105 GOZA E LAFAYETTE BLVD, PHOENIX, AZ<br>85018  | 2902 E SHEA BLVD, PHOENIX, AZ 85028  | 301 W MISSOURI AVE, PHOENIX, AZ<br>85019                                | 775 N GREENFIELD RD, GILBERT, AZ | 6508 E CACTUS RD, SCOTTSDALE, AZ<br>85254   | 129 E UNVERSITY DR, MESA, AZ 85201<br>6396 E OAK ST, SCOTTSDALE, AZ 85257 | 1880 N LONGMORE KD., SCOTTSDALE, AZ<br>1216 N 307THAVE, GILABEND, AZ 85337<br>2270 E WILLIANS FIELD RD, GILBERT, AZ<br>85295 | 10701 W BOSWELL BLVD, SUN CITY, AZ<br>85373   | 2180 Z SULIHERN AVE, I EMPE, AZ 85282<br>21802 S ELLSWORTH RD, QUEEN<br>CREEK, AZ 85 142 | 7 61 S HORNE, MESA, AZ 85204                                      | 32424 N 43 RD ST, CAVE CREEK, AZ<br>4502 N CENTRAL AVE, PHOENIX, AZ                     | 1965 E QUEEN CREEK RD, GILBERT, AZ<br>1825 NCENTRALAVE PHOENIX AZ BISION | 18285 N 89 TH AVE, PEORIA, AZ 85382<br>3802 N 91st Ave, Phoenix AZ 85037 | 6401 E LINCOLN DR. PARADISE VALLEY, AZ | 13800 W DEER VALLEY DR, SUN CITY<br>WEST, AZ 85375    | 8008 6<br>2014 N KATHEN WAY 110, PHOENX, AZ<br>8008 6<br>2014 N KATHEDR PHOENX AZ REMOS                   | 15014 N 68 TH ST, SCOTTSDALE, AZ<br>85254                    | 250 S KYRENE RD, CHANDLER, AZ 85226 | 18220 N 20 TH ST PHOENIX AZ 85022                |
| Jeffrey W. Crockett (Paragraph 12)                                 |   | Aaron Ludwig (Paragraph 7)                       |   |  | Erinn Tatom (Paragraph 6)<br>Leslie Bajuscak (Pg. 1) | MyleaFragale<br>Sandra Lindberg (Pg. 1)<br>KristineMoss (Paragraphs 12-13) | Erin Smith<br>Luke Rogonjich (Pg. 1)                    | Ch erte M Calbom<br>Michael Marinos<br>Admission on Exhibit 7 to BoS Report | Drew A Spence  |   |                                     | Michael Brenner (Paragrpah 7)               | Sharon Eizinga<br>Aaron Ludwig (Paragraph 15)<br>Rosemary Spalding (Pgs. 12.)          | Michael Ingram<br>Michael Ingram<br>Jennifer J. Wright<br>Admission on Exhibit 7 to BOS Report<br>Tabatha LaVde (Paragraphs 16-17) | Karen Marie Child<br>Admission on Exhibit 7 to BoS Report<br>Jen Raboln (Paragraph s 5-6 ) | Admission on Exhibit 7 to BoS Report<br>Brad Whitehouse (Paragraph 6 a) |                                  | Barbara Jennings (Pg. 1)<br>J. Mesa (Pg. 1) | Tabatha LaVole (Paragaph 25 )<br>MarthaKochi (Pg. 1)                      | Damon Christian (Paragraph 15 )  | Aaron Ludwig (Paragraph 29 )<br>Admission on Exhibit 7 to BoSR eport<br>OrvilleCarlson (Pg. 1 ) | Robert Dean Price<br>Del la Atbey (Pgs. 1-2)   | Kristine Moss (Paragraphs 42-43)<br>James P. Knox (Paragraphs 34) |   |  |  |  | Aaron Ludwig (Paragraph 18)                           | Erit Smith<br>Lawrence Sandangelo<br>Susan J Pintar (gg 1)<br>RhondaGriggs                                | Mongan Perry (Paragraph 2)<br>Mark Sonnenklar (Paragraph 33) | Karen Becker (Paragraph 7)          |  |
|  |   |  |   |  |  |  |   |   | Michael Marinos (6:00 PM)  |   |                                     |   |  |  | Jen Raboin (Paragraph 56 )   | Brad Whitehouse (Paragraphs 4 & 6 a)                                    |                                  | J. Mesa (Pg. 1)                             | Martha Kochi (Pg. 1)  |  |   |  | Kristine Moss (Paragrapsh 4143)                                   |   |  |  |  |   |   |  | Karen Becker (Paragraphs 6-7)       |  |
|  |   |  | A   |  | Erinn Tatom (Paragraph 6)                            | Sandra Lindberg (Paragraph<br>7)   |   |   |  |   |                                     |   | Aa   |  |  |   |                                  |   |   |  |   |  |   |   |  |  |  | P   | Pe  |  |                                     |  |
|  |   | Aaron Ludwig (Paragraph 8) (40 peoplein<br>line) | Aaron Ludwig (Paragraph 10) (200 peoplein<br>line)<br>Burwin Bishop (Pg. 1) |  | ErinnTatom (Paragraph 6)                             |  | Erin Smith<br>Luke Rogonjich (Pg. 1) (60 people inline) |   |  |   |                                     |   | Aaron Ludwig (Paragaph 16 ) (80-100 people<br>inline)<br>Rosemary Spaiding (Pgs. 1-2 ) | Michele Ingram<br>Jennifer J. Wright   | Jennifer Raboin ₿5 minutes aliday)   |   |                                  | Barbara Jennings (Pg. 1)                    | Martha Kochi (Pg. 2)  | Damon Christian (Paragraph 14)   | Aaron Ludwig (Paragraph 30) (100-120<br>people in line)   |  | JamesP. Knox (Paragraphs 34)                                      |   |  |  |  | Aaron Ludwig (Paragraph 19) (30-50 people<br>In line) | Eris Smith<br>Lawrence Santangelo<br>Peggy Weiman (Paragraph 7) (2-3 hour walt<br>350-400 people in line) |  | Karen Becker (Paragraph 7)          |  |
|  |   |  |   |  |  |  |   |   |  |   |                                     |   |  |  |  |   |                                  |   | Martha Kochi (Pg. 2)  |  | Aaron Ludwig (Paragraph 30) (100-120<br>people in line)   |  | James P. Knox (Paragraph 7) (400 people<br>in line at 7 PM)       |   |  |  |  | Aaron Ludwig (Paragraph 19) (30-50<br>people in line) |   |  | Karen Becker (Paragraphs 6-7)       |  |
|  |   |  |   |  |  |  |   |   |  |   |                                     |   |  |  |  |   |                                  |   |   |  | Aaron Ludwig (Paragraph 29)   |  | le James P. Knox (Paragraph 5)                                    |   |  |  |  |   | Erin Smith  |  |                                     |  |

|  |  |  | 219 WESTA<br>WICKEN   | 217 WESLE  | 216 WASHIN                                       | -  |   |  | VENUE 8600   | Z11  |  |  | UNIVER   | 207 UNIVER                     | NOIND 30C   | -  | 203                                       | 2%                               |
|--|--|--|---|--|--|--|---|--|--|--|--|--|--|--------------------------------|---|--|---|----------------------------------|
| YOUNGKER HIGH SCHOOL # 201                         | YOUNGTOWN CLUBHOUSE                          | WORSHIP & WORD CHURCH  | 219 WESTWOOD ELEMENTARY SCHOOL<br>WICKEN BURG COMMUNITY CENTER                      | 217 WESLEY COMMUNITY CENTER<br>218 WEST VALLEY UNITARIAN UNIVERSALIST CHURCH | 215<br>216 WASHINGTON ELEMENTARY SCHOOL DISTRICT | VINEVARD CHURCH OF NORTH PHOENIX         | VICTORY LUTHERAN CHURCH                         | VIA LINDA (SCOTTSDALE) SENIOR CENTER   | 800  | VELDA ROSE UNITED METHODIST CHURCH                                     | VALOR CHRISTIAN CENTER                 | VALLEY BAPTIST CHR/TONOPAH                     | UNIVERSITY FRES BYTERIAN CHURCH                            | 202 UNIVERSITY LUTHERAN CHURCH | TUMBILEMEED RECKSATION CENTER   | TRINITY BI BLE CHURCH OF SUN CITY WEST   | TRILOGY @ POWER RANCH                     |                                  |
| 3000 S APACHE RD, BUCKEYE, AZ 85326                | 12033 N CLUBHOUSE SQ, YOUNGTOWN, AZ<br>85363 | 8175 W GRAND AVE, PEORIA, AZ 85345   | 4711 N 23RD AVE, PHOENIX, AZ 850 15<br>160 N VALENTINE ST, WICKEN BURG, AZ<br>85390 | 580.4 W CHOLLA ST, GLENDALE, AZ  | 4650 W SWEETWATER AVE, GLENDALE,                 | 6250 W PEORIA AVE, GLENDALE, AZ<br>85302 | 5946 E UNIVERSITY DR, MESA, AZ 85205            | 10 440 E VIA LINDA DR. SCOTTSDALE, AZ<br>85258   | 860 DE ANDERSON DR. SCOTTSDALE, AZ<br>85255  | 5540 E MAIN ST, MESA, AZ 8520 5  | 30 15 E WARNER RD, GIL BERT, AZ 85296  | 37702 W INDIAN SCHOOL RD, TONOPAH,<br>AZ 85354 | 139 E ALAMEDA DR, TEMPE, AZ 85282                          | 340 E 15TH ST, TEMPE, AZ 85281 | 745 E GERMANN RD, CHANDLER, AZ<br>85286<br>3834 S 815T AVE TOLLESON, AZ 85353   | 14411 W R H JOHNSON BLVD, SUN CITY<br>WEST, AZ 86375   | 4369 E VILLAGE PKWY, GILBERT, AZ<br>85298 | 850 33                           |
| Michael Brenner (Paragraph 14)                     |  | Kathyor Ballie (Paragnapha 9-13 8-15)<br>Kan Metler (Paragnapha 7-8)<br>Savah Banton (Pa-1)<br>Savah Banton (Pa-1)<br>Banda (Pa-1)<br>Banda (Pa-1)<br>Banday D. Betencourt (Page 60)           | Elizabeth Mead<br>M. Trottler (Pg. 1)   |  |  | Kathryn Ballie (Paragraph 18)            | Kathleen Liles (Paragraph 7)<br>C. Rios (Pg. 1) | Lee Hamel<br>Mark Sonnerklar (Paragraphs 19-20)<br>Admission on Exhibit Tro BoS Report<br>Mary Boncher (Pgs. 1-3)<br>Emle Resselar (Pg. 1) | Ann Geicheimer<br>John Micheel Anticco<br>Mark Sonneldar (Paragnaphs 29-31)<br>JamieAlford (Paragnaphs 7-8)<br>Jason Lewis (Pp. 1) | Carol Winstanley (Paragraph 1)<br>Admission on Exhibit 7 to BoS Report | Justin Cittadino<br>David Paul Rathbun | BethRuh Burns<br>JanelleM. Weaver (Pg. 2)      | Admission on Exhibit 7 to BoS Report<br>BettyDaily (Pg. 2) |                                | Admission on Exhibit To BoS Report<br>Deye Szymansk (Paragraph 5)<br>Kristne Mass (Paragraph 5)<br>RoberRozell (Pg. 1)<br>Jeffre VW. Crockett (Paragraph 16)  | Kaye Ann Cdbeck (Paragraph 6)<br>C'huck Colbeck (Paragraph 6)<br>Aaron Ludwig (Paragraph 12)                                 | Daveena Moore<br>Lynda Michelle Tda Gruen | Army matacriture (Pranagraphi o) |
|  |  | Kan Mettler (Panagna)ts 5 & 7-8)<br>Sumb Bardoto (Fb; 1-2)<br>Bered Doyle (Fb; 1-2)<br>Bradley D. Bettencourt (Page 60)  |   |  |  |  |   | Mark Sonnenkar (Paragraphs 18-20)  |  |  |  |  |  |                                | Deya Szymanski (Pangnaph 5)<br>Krisś neMoss (Panagraph 20)  |  |   | vina masuna (naraginghi u)       |
|  |  |  |   |  |  |  |   |  |  |  | TimothySchalik Declaration<br>pg 1     |  |  |                                |   | Note that Chuck Colbeck was<br>able to go to a different<br>location and cast a vote.<br>ChuckColbeck paragraphs 9<br>and 10 | Covveries Moore                           |                                  |
|  |  | Ken Mettler (Paragraph 10)   |   |  |  |  | Kathleen Liles (Paragraph 7                     |  |  |  |  |  |  |                                |   |  |   |                                  |
| Michael Brenner (Paragraph 15) (45 minute<br>line) |  | Kathryn Baillie (Paragarph 9, 14, 8, 16) (80-<br>Kan Metfer (Paragarph 9) (50-25 peoplein<br>lline; about +1.5 hours to vo tb)<br>Sanh Brandon (Pg. 2)<br>Anry Souze (Pg. 1)                   |   |  |  |  | ) Kathleen Liles (Paragraph 7)                  | Mark Sonnenklar (Paragraph 21)( 150 pecple<br>Initre)<br>Mary Binchier (Pg. 1-3)<br>ErnieRecsetar (Pg. 1)                                  | Jamie Alford (Paragraph 14)  |  |  |  |  |                                | Deya Szymanski (Paragraph 5) (30 pecple ir<br>line)<br>Kristine Moss (Paragraph 21) (250-500<br>peoplei inline)   | Aaron Ludwig (Paragraph 13 ( 50p eoplein<br>line)  |   |                                  |
|  |  | Ken Mettler (Paragraph 5 and 7) (100-125<br>peoplein line, about 1-1.5 noursto vole)<br>n Kathyn Baller (Pragraph 16) (100 people<br>inline)<br>Sarah Brandon (Pp. 2)<br>Sarah Brandon (Pp. 2) |   |  |  |  |   | <ul> <li>Mark Sonnenklar (Paragraph 21) ( 150<br/>people in line at 3:15pm)</li> </ul>   |  |  |  |  |  |                                | Paya Saymaniki (Panagapak 5) (30 pandak ini Diya Saymaniki (Panagapak 5) (30 pandak<br>(Panagapak 2) (20-500 Kristine Anse (Panagapak 2) (20- |  |   |                                  |
|  |  | Ken Mettler (Paragraph 9)  |   |  |  |  |   |  | Jamie Aford (Paragraph 15)   |  |  |  |  |                                | Kristine Moss (Paragraph 24) (wo dozen<br>people left)  |  |   |                                  |

Clerk of the Superior Court \*\*\* Filed \*\*\* 12/19/2022 6:30 PM

#### SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CV 2022-095403

12/19/2022

HONORABLE PETER A. THOMPSON

CLERK OF THE COURT V. Felix Deputy

KARI LAKE

BRYAN JAMES BLEHM

v.

KATIE HOBBS, et al.

DAVID ANDREW GAONA

THOMAS PURCELL LIDDY COURT ADMIN-CIVIL-ARB DESK DOCKET CV TX JUDGE THOMPSON

#### **UNDER ADVISEMENT RULING**

After considering the filings and arguments of the Parties and considering all alleged facts and drawing reasonable inferences therefrom in the light most favorable to the non-movant Contestant, the court finds as follows.

#### BACKGROUND

Contestant Kari Lake initiated this election contest with the filing of her Complaint in Special Action and Verified Statement of Election Contest, naming as Defendants Katie Hobbs, personally as Contestee and in her official capacity as Secretary of State and the following, identified as the "Maricopa County Defendants": Stephen Richer in his official capacity as Maricopa County Recorder; Bill Gates, Clint Hickman, Jack Sellers, Thomas Galvin, and Steve Gallardo in their official capacities as members of the Maricopa County Board of Supervisors; Scott Jarrett, in his official capacity as Maricopa County Director of Elections; and the Maricopa County Board of Supervisors. On December 5, 2022, Secretary of State Katie Hobbs published the official canvass for the general election, identifying 1,270,774 votes cast for Plaintiff and 1,287,891 for Contestee Katie Hobbs.

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Pending before the Court are the three Motions to Dismiss Plaintiff's Complaint and Verified Statement of Election Contest filed individually by the Maricopa County Defendants, Katie Hobbs in her capacity as Secretary of State, and Katie Hobbs in her personal capacity as Contestee. Plaintiff filed a combined Response to the motions, and those who had moved to dismiss individually filed replies. The court heard oral argument on the pending motions to dismiss on December 19, 2022.

#### DISCUSSION

A motion to dismiss ought to be granted if there is no interpretation of the facts alleged in the verified statement, susceptible to proof, that entitles the plaintiff to relief. Ariz. R. Civ. P. 12(b)(6); see also Coleman v. City of Mesa, 230 Ariz. 352, 356, ¶ 8 (2012). The court assumes the truth of "well-plead factual allegations and will indulge all reasonable inferences therefrom." Cullen v. Auto-Owners Ins. Co., 218 Ariz. 417, 419, ¶ 7 (2008). "[A]llegations consisting of conclusions of law, inferences or deductions that are not necessarily implied by well-pleaded facts, unreasonable inferences or unsupported conclusions from such facts, or legal conclusions alleged as facts," are not presumed true. Jeter v. Mayo Clinic Ariz., 211 Ariz. 386, 389, ¶ 4 (App. 2005).

A court must apply "all reasonable presumptions" in "favor [of] the validity of an election." *Moore v. City of Page*, 148 Ariz. 151, 155 (App. 1986). "[H]onest mistakes or mere omissions on the part of election officers, or irregularities in directory matters, even though gross, if not fraudulent, will not void an election, unless they affect the result, or at least render it uncertain." *Findley v. Sorenson*, 35 Ariz. 265, 269 (1929). An election challenger is required to structure her verified statement in conformity with the applicable election challenge statute, and this court accordingly cannot grant relief in an election contest that falls outside the statute. *See Donaghey v. Att 'y Gen.*, 120 Ariz. 93, 95 (1978); *see also Burk v. Ducey*, No. CV-20-0349-AP/EL, 2021 WL 1380620, at \*2 (Ariz. Jan. 6, 2021), *cert. denied*, 209 L. Ed. 2d 735, 141 S. Ct. 2600 (2021) (applying *Donaghey* to dismiss election contest).

#### I. <u>Count I – Violation of Freedom of Speech</u>

Plaintiff's first count alleges that Defendants Hobbs and Richer's actions constitute "per se violation[s]" of the First Amendment (and its Arizona Constitution cognate) that merit invalidation of the election results. Not only does the verified statement fail to set forth an unconstitutional infringement on Plaintiff's (or anyone else's) speech, even if it did, it would not set forth misconduct under A.R.S. § 16-672(A)(1).

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Plaintiff complains of two acts: 1) the Secretary and Recorder's "censorship" of certain social media posts by reporting them to the Department of Homeland Security and Center for Internet Security's ("CISA's") Election Misinformation Reporting Portal and 2) the Recorder's presentation to CISA on "the needs of election officials" concerning purported election misinformation.

It is unclear after briefing what legal argument Plaintiff is attempting to make by use of the word "censorship." In their response to Defendants' motions to dismiss, Plaintiff argued that she need not set forth a First Amendment claim to prevail – but then argues that the challenged acts were illegal. On what basis illegality of these acts could be argued apart from an alleged infringement of the freedom of speech, the verified statement does not say. Though the quintessential censorship—prior restraint—makes no appearance in the verified statement, given that the verified statement frames this as a First Amendment challenge, the court will proceed on that basis.

It is certainly true that a government "has no power to restrict expression because of its message, its ideas, its subject matter, or its content." *Police Dep't of Chicago v. Mosley*, 408 U.S. 92, 95 (1972). Indeed, "[c]ontent-based laws—those that target speech based on its communicative content are presumptively unconstitutional" and must pass muster under strict scrutiny. *Reed v. Town of Gilbert*, 576 U.S. 155, 163 (2015). But this analysis is premised on state action—the First Amendment does not restrain private parties from opposing speech, or choosing what to publish. *See Manhattan Comm. Access Corp. v. Halleck*, 139 S.Ct. 1921, 1928 (2019) ("The threshold problem [of state action] is a fundamental one" in the context of a First Amendment claim).

This is the key deficiency with the claim against the Recorder and Secretary's respective reports to the Election Misinformation Reporting Portal—after the report is made, there is no further conceivable state action. Twitter (to take one example) takes down posts that offend its terms of service after a report is made, and neither the Recorder nor the Secretary are alleged to have control over that process or are alleged to have the authority to *compel* such a take-down. *See Amer. Mfrs. Mut. Ins. Co. v. Sullivan*, 526 U.S. 40, 52 (1999) ("Action taken by private entities with the mere approval or acquiescence of the State is not state action."). Twitter, or any other social media company, is a private actor, and Plaintiff has alleged no fact – taken in the light most favorable to her – that leads to the reasonable inference of government coercion or control by the Recorder or Secretary.

Nor does the First Amendment restrain the government from engaging in speech contrary to the views of some constituents—a proposition which defeats the claim against the Recorder for his presentation to CISA. *See Pleasant Grove City v. Summum*, 555 U.S. 460, 467-68 (2009) ("A government entity has the right to speak for itself. It is entitled to say what it wishes and to select the views that it wants to express.") (cleaned up). As the United States Supreme Court held in

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*Matel v. Tam*: "When a government entity embarks on a course of action, it necessarily takes a particular viewpoint and rejects others. The Free Speech Clause does not require government to maintain viewpoint neutrality when its officers and employees speak about that venture." 137 S.Ct. 1744, 1757 (2017). Put another way, nothing in the First Amendment keeps a government official from presenting his views on election misinformation to another government body or a private entity. Both of which, in this case, were free to adopt or reject the Recorder's position. Nothing about this allegation raises a First Amendment claim.

To the extent that the verified statement raises the Arizona Constitution's independent, and broader, guarantee of free speech, they do not defend this argument in the briefing. *See generally* Ariz. Const. art. 2 § 6; *see also Brush & Nib Studio, LC v. City of Phoenix*, 247 Ariz. 269, 281-82, ¶ 45 (2019) (state constitutional protection of speech is broader than under federal constitution). In any event, the Court finds no support for the proposition that Arizona's Constitution somehow restrains the government from articulating a viewpoint to a public or private party.

Moreover, even if Plaintiff successfully pled a First Amendment challenge, she cannot argue that these alleged First Amendment violations constitute election misconduct. The statute requires misconduct "on the part of election boards or any members thereof in any of the counties of the state, *or* on the part of any officer making or participating in a canvass for a state election." A.R.S. § 16-672(A)(1). (emphasis added). Two types of misconduct are therefore implicated: 1) by election boards or members, and 2) any officer making or participating in a canvass. The Secretary and Recorder are not automatically members of election boards, *see* A.R.S. § 16-531(A), so if Defendants committed misconduct, it must be done while "making or participating in a canvass" to come within the ambit of (A)(1). Both actions alleged to be misconduct took place months prior to canvassing, and consequently cannot be considered misconduct under the statute. Even viewing the allegations in the light most favorable to Plaintiff, she has not stated a claim.

Count I must be dismissed.

#### Count II – Illegal Tabulator Configurations

Plaintiff alleges that the ballot-on-demand ("BOD") printers that malfunctioned on election day were not certified and "have vulnerabilities that render them susceptible to hacking" according to a declaration attached to the statement. Plaintiff alleges separately that the BOD printers malfunctioned because of an "intentional action." Plaintiff alleges that these combined to provide grounds for setting aside election results based on both (A)(1) for misconduct and (A)(4) for illegal votes.

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The Court takes Plaintiff to mean two things by this count: 1) the use of BOD printers lacking certification was misconduct by some responsible official and 2) that someone did something to the printers to cause them to misprint ballots.

The former is not enough to state a claim. Plaintiff cites 52 U.S.C. § 21081(b) and A.R.S. § 16-442 for the proposition that devices such as tabulators and election software must be certified under the Help America Vote Act ("HAVA"). But Plaintiff goes further, arguing that the BOD printers, because they fall under the definition of "voting system" under HAVA, must also be certified. Defendants argue, making reference to the title of A.R.S. § 16-442, under Arizona law only the "vote *tabulating* system" is required to be certified pursuant to HAVA. However, this Court will only result to using the title of the statute to help discern legislative intent when the statute is ambiguous. *See* A.R.S. § 1-212; *Secure Ventures, LLC v. Gerlach in and for Cnty. of Maricopa*, 249 Ariz. 97, 100, ¶ 7, n.1 (App. 2020).

Recourse to such methods is unnecessary where context is fruitful. *State v. Martinez*, 202 Ariz. 507, 510, ¶ 15 (App. 2002) (courts "give the words of a statute their commonly accepted meaning unless . . . a special meaning is apparent from the context.") From context alone, the Court agrees with Defendants that the "machines and devices" in subsection (B) are the same as those in (A). And thus, only machines and devices that record or tabulate votes must be certified in compliance with HAVA to comply with Arizona law. A.R.S. § 16-442(A)-(B). Moving from there to A.R.S. § 16-444, the Court finds the definition of "vote tabulating equipment" must apply to: any "apparatus necessary to automatically examine and count votes as designated on ballots and tabulate the results." A.R.S. § 16-444(A)(7).

Consequently, a ballot printer, which neither examines nor counts, nor tabulates, is not a component of the vote tabulating system and need not be laboratory certified. *See also* A.R.S. § 16-449(B)-(C) (requiring logic and accuracy testing of "electronic ballot *tabulating* systems"). While the federal definition of "voting system" certainly is more expansive, and could conceivably include ballot printers, the federal "voting system" definition does not limit the devices that Arizona can employ for printing ballots, and in fact prescribes neither a certification requirement for printers nor a federal remedy (i.e. reconducting an election) for failure to certify equipment. *See* 52 U.S.C. § 21081(b). Nor does that statute even reference laboratory certification. *Id.* Indeed, since state use of federally accredited laboratories for certification is discretionary, a federal penalty would make no sense. *See* 52 U.S.C. § 20971(a)(2). Thus, the lack of certification of any BOD printer cannot give rise to a claim under A.R.S. § 16-672(A)(4).

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The twin allegation that the BOD printer failures render the vote illegal also fails. An illegal vote is one that is either cast by a voter who is ineligible to vote, *see Moore v. City of Page*, 148 Ariz. 151, 156-7 (App. 1986), or one cast in a manner that – by statute – *invalidates* the vote. *See Miller v. Picacho Elementary Sch. Dist. No. 33*, 179 Ariz. 178, 180 (1994). What Plaintiff is essentially arguing is essentially a fruit of the poisonous tree argument – that contamination in one part of an election process renders the result illegal. However, that is not the framework given in either the election statutes (which, again, this Court must construe in favor of an election result) or the over a century of Arizona caselaw interpreting these statutes. Plaintiff cannot point to a single case where an illegal vote was a *missing* vote. To the extent such a claim is cognizable, it is under (A)(5) and is not raised here. Because Plaintiff does not allege that the BOD printer failure either 1) caused a vote to be cast by an ineligible voter, or 2) caused a vote to be cast *and counted* when the vote *should not have been*, she has not stated a claim under subsection (A)(4).

While the Court finds that Plaintiff does not state a claim under A.R.S. § 16-672(A)(4), the Court finds that Plaintiff does state a claim under (A)(1). Viewing the Complaint in the light most favorable to the non-movant, Plaintiff specifically alleges that a person employed by Maricopa County interfered with BOD printers in violation of Arizona law, resulting in some number of lost votes for Plaintiff. Plaintiff is entitled to attempt to prove at trial that 1) the malfeasant person was a covered person under (A)(1); 2) the printer malfunctions caused by this individual directly resulted in identifiable lost votes for Plaintiff; and 3) that these votes would have affected the outcome of the election.

Plaintiff initially cited to *Hunt* for the proposition that, instead, if this count survives it must result in a revote of the entire election because of "fraudulent combinations coercion and intimidation." *See Hunt v. Campbell*, 19 Ariz. 254, 265-66 (1917); *see also Findley v. Sorenson*, 35 Ariz. 265, 269 (1929). But Plaintiff has not alleged fraud, nor plead it with particularity. *See* Ariz. R. Civ. P. 9(b) (fraud must be plead with particularity); *see also Hunt*, 19 Ariz. at 264 ("[Fraud] ought never to be inferred from slight irregularities, unconnected with incriminating circumstances; nor should it be held as established by mere suspicions, often having no higher origin than partisan bias and political prejudices.") (citation omitted). Indeed, on pages 6 and 7 of Plaintiff's response to the instant motions and at oral argument, she disclaimed her previous theory of fraud. The Court therefore dismisses any claim under Count II alleging fraud.

Plaintiff has, nonetheless, also alleged intentional misconduct sufficient to affect the outcome of the election and thus has stated an issue of fact that requires going beyond the pleadings. The Court takes no position as to the evidentiary weight it will give Plaintiff's proffered experts at trial and notes that, at trial, it must indulge all reasonable assumptions in favor of the election when weighing the evidence before it. However, evidence is not before the Court at the motion to dismiss stage—pleadings, made under the auspices of Rule 11 are. Accordingly, Plaintiff

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must show at trial that the BOD printer malfunctions were intentional, and directed to affect the results of the election, and that such actions did actually affect the outcome.

Defendants' motions are denied as to Count II as narrowed above.

#### Count III – Invalid Signatures on Mail-In Ballots

Plaintiff next argues that the signature validation methodology utilized by Maricopa County did not comply with the statute. Specifically, Plaintiff argues that the review of mail-in ballot signatures, conducted pursuant to the Maricopa County Election Manual was inadequate. She makes reference to Maricopa County signature reviewer declarations that are critical of the process used to cure ballots that, at first glance, did not match the signature on file for that voter. But the Defendants argue that this claim is subject to laches.

Laches is an equitable doctrine that precludes claims that are brought 1) after an unreasonable delay where 2) that unreasonable delay prejudices the other parties, the administration of justice, or the public. *League of Ariz. Cities and Towns v. Martin*, 219 Ariz. 556, 558, ¶ 6 (2009); *Prutch v. Town of Quartzsite*, 231 Ariz. 431, 435, ¶ 13 (App. 2013). This doctrine bars procedural challenges by election contestants after an election has already taken place. *See e.g., Allen v. State*, 14 Ariz. 458, 462 (1913); *Tilson v. Mofford*, 153 Ariz. 468, 470 (1987) ("[P]rocedures leading up to an election cannot be questioned after the people have voted, but instead the procedures *must* be challenger may not "ambush an adversary or subvert the election process by intentionally delaying a request for remedial action to see first whether they will be successful at the polls." *McComb v. Super. Ct. in and for Cnty. of Maricopa*, 189 Ariz. 518, 526 (App. 1997) (quoting *United States v. City of Cambridge, Md.*, 799 F.2d 137, 141 (4<sup>th</sup> Cir. 1986)).

"Election procedures generally involve 'the manner in which an election is held." Sherman v. City of Tempe, 202 Ariz. 339, 342, ¶ 10 (2002) (quoting Tilson, 153 Ariz. at 470). The reconciliation of ballot envelope signatures with voter file signatures is an election procedure, as this process takes place in the course of the election itself – the casting and counting of ballots. Thus, absent a reason for the delay or a lack of prejudice, the challenge may not proceed after the election has taken place.

Considering first Plaintiff's delay, Plaintiff makes much of a report by Arizona Attorney General Mark Brnovich – issued on April 6, 2022 – that reported that the "early ballot affidavit signature verification system in Arizona, and particularly when applied to Maricopa County, may be insufficient to guard against abuse." Whatever the merits of that position, applied to these facts, Plaintiff was on notice by April (at the latest) of the procedural defects she now raises in her challenge and offers no explanation for the delay. *See Mathieu v. Mahoney*, 174 Ariz. 456, 459

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(1993) (applying laches to election challenge based on publicly available documents). To the extent she relies on a ballot review conducted of 2020 ballot signatures, the report Plaintiff relies on was presented in June 2022, again months before the instant election. To bring a belated action under these circumstances is not justifiable.

As for prejudice, as another department of this Court indicated in dismissing another election claim, any procedural challenge post-election "ask[s] us to overturn the will of the people as expressed in the election." *Finchem v. Fontes*, CV2022053927, at 5 (Maricopa Cnty. Super. Ct. Dec. 16, 2022) (quoting *Sherman*, 202 Ariz. at 342, ¶ 11). This is an exceedingly high degree of prejudice against both the parties and the public, which this Court is loath to excuse. Therefore, because Plaintiff was on notice (at a minimum) months before the election as to the nature of the ballot signature reconciliation process and chose not to challenge it then, her claim is barred by laches.

Count III must be dismissed.

#### Count IV - Ballot Chain of Custody

Plaintiff next claims that violations of the County Election Manual pertaining to chain of custody constitute misconduct pursuant to A.R.S. § 16-672(A)(1). Specifically, Plaintiff argues that: 1) the ability of employees of the county's ballot contractor to add ballots of family members and 2) the lack of an Inbound Receipt of Delivery form both constitute misconduct. This is in addition to complaints about the handling of ballots in the 2020 election. The allegations concerning 2020 have no bearing on this contest, and the Court does not consider them.

Plaintiff alleges that ballots, of some number, were added by Runbeck employees to the total in violation of A.R.S. § 16-1016. Further, Plaintiffs allege that the lack of Receipt of Delivery forms were violations of state law that permitted an indeterminate number of votes to be added to the official results, constituting misconduct. The Court, drawing inferences in the light most favorable to Plaintiff as it must at this stage, finds that Plaintiff has stated a claim of misconduct by a person under control of Maricopa County that affected the canvass under A.R.S. § 16-672(A)(1). Defendants argue that laches applies. However, laches do not apply to contests arising from *violation* of election day procedures as opposed to challenges to the procedures themselves. *See McComb*, 189 Ariz. at 525-26 (laches inapplicable where "little time" existed before election to file suit). Delay, to the extent there was any, was reasonable here.

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Defendants dispute the lack of compliance with chain of custody laws and claim that Plaintiff has misunderstood the forms required. As presented, whether the county complied with its own manual and applicable statutes is a dispute of fact rather than one of law. This is true as to whether such lack of compliance was both intentional and did in fact result in a changed outcome.

Consequently, Plaintiff has stated a claim under A.R.S. § 16-672(A)(1).

Defendants' motions are denied as to Count IV.

#### Count V: Equal Protection and Count VI: Due Process

In her Counts V and VI, Plaintiff asserts that various facts she alleges warrant findings of, respectively, "intentional discrimination" and "a due process violation," under the United States or Arizona Constitution. The nearest Plaintiff comes to suggesting the relevance of these allegations to her contest is her citation to A.R.S. Section 16-672(A)(1), which permits election contest on the ground of official misconduct, and (A)(4), which permits election contest on the ground of illegal votes.

Even if the Court assumes officials' alleged violations of equal protection and due process in the conduct of an election would constitute "misconduct" contemplated by Section 16-672(A)(1), allegations of such violations are merely cumulative and unnecessary to successfully plead an election contest. An instance of misconduct by either an election board or a person making or participating in a canvass need not result in a harm against a protected class in order to be successful. A bootstrapped constitutional argument takes the verified statement beyond the remedies provided by the election contest statute, which is impermissible. *See Donaghey*, 120 Ariz. at 95.

Nor is it apparent from the Complaint that Plaintiff has successfully pled a successful due process or equal protection challenge at all. *Cf. Aegis of Ariz., L.L.C. v. Town of Marana*, 206 Ariz. 557, 570 (App. 2003) (government acts in violation of law, in bad faith, or beyond jurisdiction do not necessarily equate to a due process or equal protection challenge); *Vong v. Aune*, 235 Ariz. 116, 123, ¶ 31 (App. 2014) (equal protection protects against discriminatory classifications). Plaintiff does not clearly allege that an actor actually discriminated against a class (i.e. Republicans) or that this discrimination could actually alter the outcome given ticket splitters even among election day voters. Plaintiff has trouble even at this stage drawing a through-line from purported discrimination to well-pled impact.

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In any event, a finding of either violation is not necessary ultimately to succeed in an election contest under either Section 16-672(A)(1) or (A)(4). The addition of this constitutional argument is unnecessary. Even assuming equal protection or due process claims lie in the circumstances surrounding the 2022 election, they are outside of the scope of Plaintiff's Section 16-672 election contest.

Count V and Count VI must be dismissed.

Count VII – Secrecy Clause

Plaintiff argues that the mail-in ballot procedure is unconstitutional under the Arizona Constitution's Secrecy Clause. *See* Ariz. Const., art. VII, § 1. Whatever merit this challenge has, it is squarely barred by laches for the same reasons as Count III. The current absentee ballot statute was adopted in 1991. 1991 Ariz. Sess. Laws, ch. 51, § 1. Lake could have brought this challenge at any time in the last 30 years. To do so now is to invite confusion and prejudice when absolutely no explanation has been given for the unreasonable delay. Laches conclusively bars this challenge as to the instant election.

Count VII must be dismissed.

#### Count VIII: Incorrect Certification

As noted in Ms. Hobbs's motions in her capacity as Secretary of State and Contestee, Plaintiff's Count VIII contains no new factual allegations. The Count only asserts that "the cumulative impact of [Counts I through VII] invalidates significantly more Hobbs votes than the certified margin of victory for Hobbs" and that the court will have to declare Hobbs' certification of election invalid and declare that Plaintiff is elected governor. *See* A.R.S. § 16-676(C). The court reads Count VIII as Plaintiff's request for the specific relief available under A.R.S. Section 16-676(C) if any of Counts I through VII are sufficiently proven but dismisses it as an independent cause of action because it is not a cause of action in itself.

Count VIII must be dismissed.

#### Count IX: Inadequate Remedy

In her Count IX, Plaintiff asserts that, "[t]o the extent that the special nature of these proceedings precludes bringing concurrent federal claims against Maricopa County's 2022 general election, this Court has jurisdiction under Arizona's Uniform Declaratory Judgment Act to declare that the remed[ies] provided by A.R.S. § 16-672 [are] inadequate to protect those federal rights and requirements."

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First, insofar as the "federal claims" to which Plaintiff here refers are those included in her complaint, the "special nature of these proceedings" does *not* preclude concurrently bringing those claims against appropriate parties, so Plaintiff's Count IX invocation of the Court's jurisdiction to provide declaratory relief is unnecessary and outside the scope of an election challenge.

Second, in any case, the Court may not provide the suggested relief. A court may provide declaratory judgment only over a "justiciable controversy between plaintiff and defendant that is ripe for adjudication." *Moore v. Bolin*, 70 Ariz. 354, 355 (1950). The specific question of whether A.R.S. § 16-672 is adequate to protect Plaintiff's "federal rights and requirements" was not in controversy between Plaintiff and the Defendants before declaratory action was brought. "No proceeding lies under the declaratory judgments acts to obtain a judgment which is merely advisory or which merely answers a moot or abstract question," *Id.* at 357 (quoting 16 Am. Jur., Declaratory Judgments, § 9, p. 282), such as the adequacy of Section 16-672 to remedy federal claims. Beyond all this, the request for the court to concoct a new remedy is a straightforward invitation for judicial legislation which must be denied. *See McNamara v. Citizens Protecting Tax Payers*, 236 Ariz. 192, 195-96, ¶¶ 10-11 (App. 2014) (declining in campaign finance context to "infer a statutory remedy … that the legislature eschewed") (quoting *Pacion v. Thomas*, 225 Ariz. 168, 169, ¶ 9 (2010)). Count IX must be dismissed because it is unnecessary by its own terms and requests an unavailable remedy.

Plaintiff in her reply argues that "the Court has a justiciable controversy as to whether it may consider at trial claims in an election-contest action," Resp. at 30, but this misunderstands the nature of a declaratory action. The "justiciable controversy" requirement is provided by a plaintiff's assertion of "a legal relationship, status or right" in which the party has a definite interest and 'the denial of it by the other party." *Original Apartment Movers, Inc. v. Waddell*, 179 Ariz. 419, 420 (App. 1993) (quoting *Morris v. Fleming*, 128 Ariz. 271, 273 (App. 1980)). The relationship of the Plaintiff and the Defendants exists prior to the bringing of the declaratory action and does not arise, as claimed here, by the Defendants defending against a claimed right in the midst of litigation.

Count IX must be dismissed.

#### Count X: Constitutional Rights

In her Count X, Plaintiff alleges that certain actions of Maricopa County may have violated the Equal Protection and Due Process Clauses of the Fourteenth Amendment. Plaintiff states that such violations may be remedied by this court under 42 U.S.C. § 1983 independently of A.R.S. § 16-672 and then claims that, "[a]ccordingly, [Plaintiff] is entitled to an order setting aside the election in its entirety and ordering a new election." The statement is correct insofar as "this

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Court"—the superior court as Arizona's "single unified trial court of general jurisdiction," *see Marvin Johnson, P.C. v. Myers*, 184 Ariz. 98, 102 (1995)—may hear such claims under Section 1983. However, when, as here, the gravamen of her complaint is the improper conduct of an election, her challenge must conform with the provisions of Section 16-672. *See Donaghey*, 120 Ariz. at 95. This Court may hear Plaintiff's civil rights claims in a separate action, but they must be dismissed from this election contest as out of the scope of Section 16-672.

Count X must be dismissed.

# CONCLUSION

**IT IS ORDERED** dismissing all counts of Plaintiff's Verified Statement of Election contest except for Count II and Count IV.

**IT IS FURTHER ORDERED** affirming this Court's prior order concerning ballot inspection to take place at 8:00 a.m. on Tuesday, December 20, 2022.

**IT IS FURTHER ORDERED** accepting and adopting Maricopa County's recommendation, appointing Lynn Constable as the Court's inspector pursuant to A.R.S. § 16-677(B).

### **\*\*FURTHER ORDERS AND TRIAL INSTRUCTIONS\*\***

The Court originally allocated two days for the trial of this election challenge. That allocation of time was based on the original nine counts of the Petition being heard. The ruling on the Motions To Dismiss has reduced the number of remaining counts substantially. Therefore, the original time estimate should be more than adequate to accommodate a full hearing on the merits.

The compressed time for presentation is based not only on the time constraints imposed by A.R.S. § 16-676 and the short time frame before January 2, 2023, but the parties' expressed desire to leave at least some time to file an appeal of this Court's rulings before January 2, 2023.

The time allocated means each side will have five and a half hours available for opening statement, direct examination of witnesses, cross examination of opposing witnesses, re-direct examination of witnesses and closing argument. Thirty minutes is deducted from each side's allocated six hours to allow for a 15-minute break each morning and afternoon.

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**IT IS ORDERED** that the parties shall meet and confer to provide the Court with the list of witnesses to be called by each party together with anticipated time required for direct, cross, and re-direct examinations as well as opening statements and closing arguments by 12:00 noon on Tuesday, December 20, 2022.

**IT IS FURTHER ORDERED** that the parties shall either have physically marked and exchanged all hearing exhibits or uploaded all electronic exhibits to be used at the hearing to the Electronic Exhibits Portal of the Clerk of Maricopa County Superior Court not later than 12:00 noon on Tuesday, December 20, 2022.

| 1  | IN THE SUPERIOR COURT OF THE STATE OF ARIZONA                        |
|----|--|
| 2  | IN AND FOR THE COUNTY OF MARICOPA                                    |
| 3  |  |
| 4  | KARI LAKE,   |
| 5  | Contestant/Plaintiff, ) CV2022-095403                                |
| 6  | - vs - )   |
| 7  | )<br>KATIE HOBBS, personally as )<br>Contestee and in her official ) |
| 8  | capacity as Secretary of )<br>State; Stephen Richer in his )         |
| 9  | official capacity as Maricopa )<br>County Recorder; Bill Gates, )    |
| 10 | Clint Hickman, Jack Sellers, )<br>Thomas Galvin, and Steve )         |
| 11 | Gallardo, in their official )  |
| 12 | capacities as members of the )<br>Maricopa County Board of )         |
| 13 | Supervisors; Scott Jarrett, ) in his official capacity as )          |
| 14 | Maricopa County Director of )<br>Elections; and the Maricopa )       |
| 15 | County Board of Supervisors,   |
|    | Defendants/Contestees. )   |
| 16 |  |
| 17 | December 21, 2022  |
| 18 | Courtroom 206, Southeast Facility<br>Mesa, Arizona                   |
| 19 |  |
| 20 | BEFORE: THE HONORABLE PETER A. THOMPSON, J.                          |
| 21 | REPORTER'S TRANSCRIPT OF PROCEEDINGS                                 |
| 22 | BENCH TRIAL - DAY 1  |
| 23 |  |
| 24 | Reported by:   |
| 25 | Robin G. Lawlor, RMR, CRR, FCRR<br>Official Court Reporter No. 50851 |

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1 A P P E A R A N C E S 2 3 BLEHM LAW, PLLC. BY: Bryan James Blehm, Esq. 4 10869 N. Scottsdale Road, 103-256 Scottsdale, Arizona 85254 5 б OLSEN LAW, P.C. BY: Kurt Olsen, Esq. 7 1250 Connecticut Ave., NW Suite 700 Washington, DC 20036 8 9 Attorneys for Contestant-Plaintiff 10 ELIAS LAW GROUP, LLP 11 BY: Abha Khanna, Esq. 1700 Seventh Ave. 12 Suite 2100 Seattle, Washington 98101 13 14 ELIAS LAW GROUP, LLP BY: Lalitha D. Madduri, Esq. 15 Christina Ford, Esq. Elena Rodriguez Armenta, Esq. 250 Massachusetts Ave. 16 Suite 400 Washington, D.C. 20001 17 18 Attorneys for Defendant/Contestant Katie Hobbs 19 COPPERSMITH BROCKELMAN, PLC. BY: D. Andrew Goana, Esq. 2800 N. Central Avenue 20 Suite 1900 21 Phoenix, Arizona 85004 22 Attorneys for Defendant Arizona Secretary of State Katie Hobbs 23 24 25

1 A P P E A R A N C E S (cont.) 2 3 UNITED STATES DEMOCRACY CENTER BY: Sambo (Bo) Dul, Esq. 1101 17th Street, NW 4 Washington, D.C. 20036 5 Attorneys for Defendant Arizona Secretary of State б Katie Hobbs 7 MARICOPA COUNTY ATTORNEY'S OFFICE 8 BY: Joseph LaRue, Esq. Thomas Liddy, Esq. 9 Karen Hartman-Tellez, Esq. 225 West Madison Street 10 Phoenix, Arizona 85003 11 THE BURGESS LAW GROUP, PLLC. 12 By: Emily Craiger, Esq. 3131 E. Camelback Road 13 Suite 224 Phoenix, Arizona 85016 14 Attorneys for Maricopa County Defendants 15 16 17 18 19 20 21 22 23 2.4 25

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PROC<u>EED</u>INGS 1 (Proceedings begin, 9:00 a.m.) 2 3 THE COURT: This is the time set for the hearing in CV2022-095403. This is Kari Lake v. Katie 4 Hobbs, et al. 5 I'll take appearances, please. 6 7 MR. BLEHM: Bryan Blehm and Kurt Olsen on behalf of Plaintiff, Kari Lake, Your Honor. 8 9 THE COURT: Okay. Who do you have with you at table? 09:01:22 10 11 MR. BLEHM: Oh, this is our audio/visual 12 technician, Your Honor. Is he fine there? THE COURT: He is fine there. That's fine. 13 MR. BLEHM: I figured it's easier than me 14 15 yelling across the courtroom. THE COURT: That's fine. 16 For defendants? 17 MS. KHANNA: Your Honor, Abha Khanna from 18 Elias Law Group, on behalf of Governor-Elect Hobbs. 19 09:01:41 20 THE COURT: Thank you. MR. LIDDY: Your Honor, Thomas Liddy on 21 22 behalf of Maricopa County Board of Supervisors and 23 Maricopa County Recorder Stephen Richer. With me is 24 Joseph LaRue and Karen Hartman-Tellez, and Emily Craiger 25 for The Burgess Law Group is of counsel for defense.

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|          | 1  | THE COURT: Thank you.                                    |
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|          | 2  | MR. GOANA: And, Your Honor, Andy Goana with              |
|          | 3  | Coppersmith Brockelman and Bo Dul with States United     |
|          | 4  | Democracy Center, on behalf of Secretary of State Hobbs, |
|          | 5  | in her official capacity.                                |
|          | 6  | THE COURT: Thank you. All right.                         |
|          | 7  | I appreciate the list of witnesses and                   |
|          | 8  | anticipated time for examination for each witness in     |
|          | 9  | this matter. We'll endeavor to stay as close as we can   |
| 09:02:26 | 10 | to that schedule.  |
|          | 11 | There are two matters that have been brought             |
|          | 12 | to my attention that I'll address in a second. As a      |
|          | 13 | housekeeping matter, there are two sides to the case.    |
|          | 14 | I'm not going to divide the time by attorneys, because   |
|          | 15 | it's inconceivable to me that I would affirm the         |
|          | 16 | election, or make a ruling as to one defendant and not   |
|          | 17 | the other. So as far as defendants go, I will leave it   |
|          | 18 | to you as to who will be the lead to examine witnesses.  |
|          | 19 | As far as argument goes, I can hear from                 |
| 09:02:59 | 20 | each of you with regard to closing argument, that type   |
|          | 21 | of thing. But for objection's sake, I will assume, if    |
|          | 22 | you wish me to, that all three defendants join in any    |
|          | 23 | objection made by any attorney who is handling a         |
|          | 24 | particular witness.                                      |
|          | 25 | Will that be a fair process?                             |
|          |    |  |

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|          | 1  | MS. KHANNA: Yes, Your Honor, I appreciate               |
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|          | 2  | it.   |
|          | 3  | THE COURT: Mr. Liddy?                                   |
|          | 4  | MR. LIDDY: Yes, Your Honor.                             |
|          | 5  | THE COURT: Mr. Goana?                                   |
|          | б  | MR. GOANA: Yes, Your Honor. We agree.                   |
|          | 7  | THE COURT: Very well then. All right.                   |
|          | 8  | There were two motions that were filed last night and   |
|          | 9  | responses that I've considered. The first is there's a  |
| 09:03:35 | 10 | motion to exclude plaintiffs expert witnesses. I've     |
|          | 11 | considered those. What I intend to do at this time, to  |
|          | 12 | expedite things, I believe that under the local rule    |
|          | 13 | it's been briefed. I have everything I need to decide   |
|          | 14 | it, so I don't need oral argument on that, because we   |
|          | 15 | need to get started on the actual trial.                |
|          | 16 | With regard to the motion to exclude                    |
|          | 17 | Plaintiff's experts, Rule 702(a) allows me to consider  |
|          | 18 | expert testimony if they have qualifications or         |
|          | 19 | expertise beyond that of, in this instance, is going to |
| 09:04:10 | 20 | be the Court with regard to particular matters relating |
|          | 21 | directly to this case. I find that is the case, that    |
|          | 22 | the experts do have some expertise that will allow them |
|          | 23 | to opine to certain things. However, that's subject to  |
|          | 24 | foundation, and it is also going to be to relevance     |
|          | 25 | because the motion went as far as to seek to strike the |
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|          | 1  | reports of both experts. I haven't had those offered in  |
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|          | 2  | evidence, but I will tell you that my inclination is if  |
|          | 3  | the witness is testifying, it's cumulative to have a     |
|          | 4  | report; and furthermore, the reports also contain        |
|          | 5  | opinions that go beyond the remaining counts that we     |
|          | 6  | have for trial. So my position on that, I will if        |
|          | 7  | you seek to admit them, I will rule at that time, but    |
|          | 8  | I've given you an indication of what you might expect.   |
|          | 9  | The other motion under Rule 807, there are               |
| 09:05:16 | 10 | many, many affidavits in this case. I've read them.      |
|          | 11 | This is a trial to the Court. I am persuaded that under  |
|          | 12 | Rule 807, given the intersection of Rule 807 with the    |
|          | 13 | time constraints set by the legislature for holding      |
|          | 14 | election contest, that there is no alternative           |
|          | 15 | reasonable method that the Plaintiffs have to get 219    |
|          | 16 | witnesses in front of me and allow cross-examination.    |
|          | 17 | Second of all, those affidavits that are                 |
|          | 18 | attached to Mr. Sonnenklar's affidavit that deal with    |
|          | 19 | observations by voters, poll workers, or persons present |
| 09:06:10 | 20 | on the voting day, November 8, 2022, are under oath; and |
|          | 21 | I have no reason to suspect there's any indicia of       |
|          | 22 | unreliable information in the affidavit. So I would      |
|          | 23 | grant the request to enter those into evidence, but      |
|          | 24 | Plaintiff's exhibit numbering system left something to   |
|          | 25 | be desired, and the clerk has now numbered your          |
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|          | 1  | exhibits. You identified them by description and not     |
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|          | 2  | number. So what I need is a clarification of which       |
|          | 3  | exhibits you are actually offering for the record, not   |
|          | 4  | right now, because I'm not going to take up your time to |
|          | 5  | do that. At the first opportunity, I want you to go      |
|          | б  | through and the record for the record what I am          |
|          | 7  | asking you to do is to provide me the exhibit numbers    |
|          | 8  | for what are attached in your pleadings, Plaintiff, as   |
|          | 9  | Exhibits Al through A220 of your Complaint.              |
| 09:08:17 | 10 | Also, it appears that you're seeking to                  |
|          | 11 | admit affidavits, or you will be seeking to admit        |
|          | 12 | affidavits that were attached to the declaration of Mr.  |
|          | 13 | Olsen. You're acting as counsel, Mr. Olsen, so under     |
|          | 14 | Rule 3.7 of the Rules of Professional Conduct say you    |
|          | 15 | can't be a lawyer and a witness. So unless it's a        |
|          | 16 | matter that's something I'm willing to take judicial     |
|          | 17 | notice of, I don't think anything in this case is        |
|          | 18 | something I'm going to take judicial notice of. So I'm   |
|          | 19 | not admitting your affidavit, but it's the attachments   |
| 09:08:55 | 20 | to the affidavit that I believe that are being sought to |
|          | 21 | be entered.  |
|          | 22 | And to that end, specifically, Exhibit 1                 |
|          | 23 | attached to your affidavit, Mr. Olsen, is not relevant,  |
|          | 24 | nor is Exhibit Number 2, because of the rulings of the   |
|          | 25 | 19th.  |
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|          | 1  | Exhibit 3, same thing; Exhibit 4, same                   |
|          | 2  | thing; and Exhibit 5, same thing.                        |
|          | 3  | Next, Exhibits 6, 7, 8, 9, 10, 11 well,                  |
|          | 4  | 10, are fall within what I believe or construe as is     |
|          | 5  | that 807 exception to allow for observations that took   |
|          |    |  |
|          | 6  | place at the time and place of the election and the      |
|          | 7  | persons who are the declarants. The others, the          |
|          | 8  | declaration of Mr. Baris, he's an expert. He's retained  |
|          | 9  | for the purpose of litigation. He's got a report, et     |
| 09:10:31 | 10 | cetera, and I've talked about that. The declaration of   |
|          | 11 | Shelby Bush is also not pertinent to what I have before  |
|          | 12 | me. The affidavit of Clay Parikh, is that how I          |
|          | 13 | pronounce it?  |
|          | 14 | MR. OLSEN: Yes, Your Honor.                              |
|          | 15 | THE COURT: And Kelly KJ Custer, they are                 |
|          | 16 | all prepared in anticipation of litigation, and I'm not  |
|          | 17 | admitting those under 807, okay?                         |
|          | 18 | So what I need for you to do is to get with              |
|          | 19 | the defendants, show them your exhibit numbers, get me   |
| 09:11:04 | 20 | those numbers, and then I can address admitting those at |
|          | 21 | a later point.   |
|          | 22 | Now, after having said all that, either at               |
|          | 23 | the time we move to admit them actually or right now, I  |
|          | 24 | can allow the defendants to take some of their time to   |
|          | 25 | make an additional record. I've read what you've wrote   |
|          |    |  |
|          |    |  |

|          | 1  | already in your responses. That is a matter of record    |
|----------|----|--|
|          | 2  | and I'm saying right here in open court that that is     |
|          | 3  | preserved as an objection to what I'm doing. If you      |
|          | 4  | have something additional you want to add as a record,   |
|          | 5  | I'll let you do it now, or I can let you do it at the    |
|          | 6  | time that Mr. Olsen complies with my request or          |
|          | 7  | identifies specific exhibit numbers.                     |
|          | 8  | MS. KHANNA: Nothing further, Your Honor.                 |
|          | 9  | Thank you.   |
| 09:11:51 | 10 | MR. LIDDY: We'll rest on our papers, Your                |
|          | 11 | Honor. We reserve the right to object if something has   |
|          | 12 | no probative value to the remaining counts.              |
|          | 13 | THE COURT: Thank you, Mr. Liddy.                         |
|          | 14 | Obviously, I'm the Trier of Fact. This                   |
|          | 15 | trial is going to be conducted with the eye that I am    |
|          | 16 | able to give things the weight that I deem appropriate   |
|          | 17 | anywhere from zero to great weight. And so I will rely   |
|          | 18 | upon you, counsel, on both sides, to present argument or |
|          | 19 | to present the case in a manner that indicates to me     |
| 09:12:27 | 20 | what you think has more weight.                          |
|          | 21 | To that end, I'm a little concerned that                 |
|          | 22 | you've allocated yourself 15 minutes and five minutes    |
|          | 23 | for closing argument, so you may want to rethink that.   |
|          | 24 | So I believe those are all the matters that              |
|          | 25 | I have before we can get started.                        |
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|          | 1  | MS. KHANNA: One housekeeping item, Your                  |
|          | 2  | Honor. If we could, defendants would like to invoke the  |
|          | 3  | rule to exclude any non-expert testifying witnesses from |
|          | 4  | the courtroom.   |
|          | 5  | THE COURT: Join?   |
|          | 6  | MR. BLEHM: We have no objection.                         |
|          | 7  | MR. OLSEN: No objection, Your Honor.                     |
|          | 8  | THE COURT: Well, the rule has been invoked.              |
|          | 9  | I'm going to have to rely upon counsel, because I don't  |
| 09:13:12 | 10 | know these people by sight, if they are persons who are  |
|          | 11 | non nonparties, who are witnesses to this case who       |
|          | 12 | are present. They must leave the courtroom, not discuss  |
|          | 13 | their testimony, before or after they testify, with      |
|          | 14 | anyone other than the attorneys.                         |
|          | 15 | MR. LIDDY: Your Honor, Mr. Scott Jarrett,                |
|          | 16 | the Elections Department Director, is here as a party    |
|          | 17 | representative, but he's also listed as a witness, Your  |
|          | 18 | Honor.   |
|          | 19 | THE COURT: Very well. I'll accept the                    |
| 09:13:47 | 20 | designation. Very well. Ready to proceed?                |
|          | 21 | MR. OLSEN: Yes, Your Honor.                              |
|          | 22 | THE COURT: Ready to proceed, Defense?                    |
|          | 23 | MS. KHANNA: Yes, Your Honor.                             |
|          | 24 | THE COURT: Mr. Liddy?                                    |
|          | 25 | MR. LIDDY: Yes, Your Honor.                              |
|          |    |  |

THE COURT: Mr. Goana? 1 2 MR. GOANA: Yes, Your Honor. 3 THE COURT: Very well. Mr. Olsen or Mr. Blehm. 4 MR. BLEHM: Your Honor, we would like to 5 start with Recorder Stephen Richer. My understanding is 6 7 he's online and prepared to give his testimony now. THE COURT: Okay. We have Mr. Richer then. 8 9 Very well. If you would swear Mr. Richer 09:14:47 10 in, please. 11 STEPHEN RICHER, 12 called as a witness, having been duly sworn, virtually testified as follows: 13 THE COURT: Very well. Mr. Blehm, you may 14 15 proceed. 16 MR. BLEHM: Is there a way I can see the witness via video, or is it just an audio feed, Your 17 18 Honor? 19 THE COURT: I'm not sure. I think the 09:15:15 20 answer that I received, someone with technical 21 knowledge, is the witness needs to turn his camera on. DIRECT EXAMINATION 22 23 BY MR. BLEHM: 24 Q. Recorder Richer, can you please turn your camera 25 on? Thank you very much.

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|          | 1  | All right. Could you please state your full name       |
|----------|----|--|
|          | 2  | for the record?  |
|          | 3  | A. Stephen Richer, R-I-C-H-E-R.                        |
|          | 4  | Q. What is your occupation?                            |
|          | 5  | A. Maricopa County Recorder.                           |
|          | 6  | Q. Maricopa County Recorder. How long have you held    |
|          | 7  | that position?   |
|          | 8  | A. I was elected in the November 2020 Election. I      |
|          | 9  | took office on January 4, 2021.                        |
| 09:15:51 | 10 | Q. Thank you. And as Maricopa County Recorder, you     |
|          | 11 | play a pivotal role in Arizona elections, do you not?  |
|          | 12 | A. I am statutorily responsible for recording          |
|          | 13 | operations, voter registration and early voting.       |
|          | 14 | Q. With respect to your recording of operations,       |
|          | 15 | does that include maintaining written chain of custody |
|          | 16 | for all ballots?                                       |
|          | 17 | A. The recording operations I refer to are the         |
|          | 18 | recording of public documents, mostly related to the   |
|          | 19 | real estate industry, such as titles and deeds.        |
| 09:16:31 | 20 | Q. And, all right, do you maintain in your office      |
|          | 21 | with respect to your duties, election-related duties,  |
|          | 22 | chain of custody documents for ballots?                |
|          | 23 | A. Yes, sir.   |
|          | 24 | Q. All right. Are those required by law?               |
|          | 25 | A. Yes.  |
|          |    |  |

|          | 1  | Q. Yes. And Arizona [sic] is significantly a larger      |
|----------|----|--|
|          | 2  | county than any other in the State of Arizona, correct?  |
|          | 3  | A. That's correct.                                       |
|          | 4  | Q. All right. And so is it fair to say that as           |
|          | 5  | Maricopa County goes, so, too, goes Arizona?             |
|          | 6  | A. I don't follow.                                       |
|          | 7  | Q. Well, the population center in Maricopa County is     |
|          | 8  | significantly larger than all the other counties; isn't  |
|          | 9  | that correct?  |
| 09:17:18 | 10 | A. That's correct, but it's not dispositive, as was      |
|          | 11 | shown in the superintendent of public instructions race  |
|          | 12 | and other statewide races.                               |
|          | 13 | Q. And a Republican won that race; is that correct?      |
|          | 14 | A. I believe that race is in recount.                    |
|          | 15 | Q. Okay. Thank you very much.                            |
|          | 16 | All right. So explain to the Court then what             |
|          | 17 | your role is in running elections in Maricopa County?    |
|          | 18 | A. As mentioned before, I'm responsible for              |
|          | 19 | registering voters, so intaking those, doing all the     |
| 09:17:50 | 20 | background checks, confirming identity, confirming       |
|          | 21 | location, maintaining the voter registration database,   |
|          | 22 | having that available at the cut-off date, which this    |
|          | 23 | election was 28 days before the election date.           |
|          | 24 | Ordinarily, that's 29 days before Election Day, but this |
|          | 25 | year we had Columbus Day on the 29th day, and so it      |
|          |    |  |

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|          | 1  | moved to the 28th day.                                   |
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|          | 2  | On the 27th day, we mail out early ballots to all        |
|          | 3  | people who are either on the Active Early Voting List or |
|          | 4  | who have requested a one-time early ballot, that this    |
|          | 5  | General Election was approximately 1.9 million           |
|          | б  | registered voters out of the approximately 2.4 million   |
|          | 7  | registered voters overall in Maricopa County.            |
|          | 8  | We send those out. We're also responsible for            |
|          | 9  | all forms of early voting; that could include dropping   |
| 09:18:47 | 10 | off a ballot at a drop box, that could include dropping  |
|          | 11 | off a ballot at a voting location, that could include    |
|          | 12 | going to an early voting location, getting a new ballot  |
|          | 13 | printed, that's still governed by early voting laws,     |
|          | 14 | meaning it has to go in an envelope, that envelope has   |
|          | 15 | to be sealed and signed, and it comes back to us.        |
|          | 16 | My office is also responsible for things like            |
|          | 17 | UOCAVA, which is U.S. Uniformed and Overseas Voting.     |
|          | 18 | Now, that begins actually 45 days under federal law      |
|          | 19 | before the election.                                     |
| 09:19:25 | 20 | Q. Okay.   |
|          | 21 | A. We are not responsible for Election Day               |
|          | 22 | operations or emergency voting, which is the weekend     |
|          | 23 | before Election Day, or for ballot tabulation.           |
|          | 24 | Q. All right. And so those responsibilities lie          |
|          | 25 | with the Maricopa County Board of Supervisors, correct?  |
|          |    |  |

|          | 1  | A. That's correct, and that's true of all 15             |
|----------|----|--|
|          | 2  | counties.  |
|          | 3  | Q. All right. And so I believe you mentioned             |
|          | 4  | drop-boxes. You were responsible for those and for       |
|          | 5  | ensuring that the ballots get from drop-boxes to         |
|          | б  | Maricopa County, correct?                                |
|          | 7  | A. That's correct.                                       |
|          | 8  | Q. Okay. And you testified earlier you're required       |
|          | 9  | by law to maintain chain of custody. That includes       |
| 09:20:04 | 10 | chain of custody from pick up at drop box to delivery to |
|          | 11 | Maricopa County; isn't that correct?                     |
|          | 12 | A. That's correct.                                       |
|          | 13 | Q. Okay. Does that also include when they leave          |
|          | 14 | Maricopa County and they are delivered to Runbeck?       |
|          | 15 | A. They never leave our chain of custody because         |
|          | 16 | they are with our personnel at all times; but, yes, they |
|          | 17 | go to Runbeck.   |
|          | 18 | Q. Okay. So are Runbeck your personnel?                  |
|          | 19 | A. No.   |
| 09:20:31 | 20 | Q. No. They are a third-party vendor, correct?           |
|          | 21 | A. Correct.  |
|          | 22 | Q. Are you the only county in the State of Arizona       |
|          | 23 | that uses a third-party vendor for intake of its         |
|          | 24 | ballots?   |
|          | 25 | A. Maricopa County has been doing this since the         |
|          |    |  |

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|          | 1  | 1990s  |
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|          | 2  | Q. My question was a simple yes or no. Are you the       |
|          | 3  | only county in the State of Arizona that uses a          |
|          | 4  | third-party vendor for intake of your ballots?           |
|          | 5  | A. No.   |
|          | 6  | Q. Okay. And so was your testimony just a moment         |
|          | 7  | ago with respect to my question on chain of custody with |
|          | 8  | delivery of Maricopa County ballots from your custody    |
|          | 9  | and control at MCTEC to Runbeck, a third-party vendor,   |
| 09:21:14 | 10 | that they are not governed by chain of custody laws?     |
|          | 11 | A. They are.   |
|          | 12 | Q. They are. And that would also apply to the            |
|          | 13 | return of those ballots from the third party vendor      |
|          | 14 | Runbeck to MCTEC; is that correct?                       |
|          | 15 | A. I'm not sure I follow, but the                        |
|          | 16 | Q. Chain of custody. Are you required to maintain        |
|          | 17 | chain of custody from third-party vendor Runbeck back to |
|          | 18 | Maricopa County?   |
|          | 19 | A. Chain of custody is preserved throughout all          |
| 09:21:43 | 20 | times of the early voting process. It's documented when  |
|          | 21 | it goes to Runbeck. It never leaves the sight of our     |
|          | 22 | personnel. It's documented when it comes back to MCTEC,  |
|          | 23 | correct.   |
|          | 24 | Q. So you document every transported ballots from        |
|          | 25 | MCTEC to Runbeck?  |
|          |    |  |

|          | , i    |   |
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|          | 1      | A Commondat   |
|          | ⊥<br>2 | A. Correct.   |
|          |        | Q. What kind of forms do you use?                       |
|          | 3      | A. It's a ballot transportation slip. It's a white      |
|          | 4      | form.   |
|          | 5      | Q. Does that include the total number of ballots        |
|          | 6      | you're taking to Runbeck?                               |
|          | 7      | A. It does include the total number of ballots for      |
|          | 8      | early voting.   |
|          | 9      | Q. Okay. Thank you. That would include Election         |
| 09:22:24 | 10     | Day ballots?  |
|          | 11     | A. Election Day ballots are treated a little            |
|          | 12     | differently, if you're talking about Election Day       |
|          | 13     | ballots that are voted onsite, those are under the      |
|          | 14     | domain of Board of Supervisors. If you're talking about |
|          | 15     | early ballots that are dropped off on Election Day,     |
|          | 16     | those come and those all come to MCTEC first where they |
|          | 17     | are gathered, and then they are transferred over to     |
|          | 18     | Runbeck where they are counted by our people at Runbeck |
|          | 19     | because they have a high-speed counter, because that's  |
| 09:22:56 | 20     | the only day in which approximately 300,000 early       |
|          | 21     | ballots come in on one day.                             |
|          | 22     | Q. Okay. Is it your testimony here today that you,      |
|          | 23     | when Election Day happens, are no longer legally        |
|          | 24     | responsible for the ballots that are dropped into drop  |
|          | 25     | boxes?  |
|          |        |   |
|          | L      |   |

|          | 1  | MR. LARUE: Your Honor Your Honor, this                   |
|----------|----|--|
|          | 2  | line of questioning is calling for a legal conclusion    |
|          | 3  | from the witness. I object.                              |
|          | 4  | MR. BLEHM: Your Honor, he understands the                |
|          | 5  | laws. They apply to his job.                             |
|          | б  | THE COURT: You're asking for the witness's               |
|          | 7  | understanding; is that correct?                          |
|          | 8  | MR. BLEHM: I'm asking if that's his                      |
|          | 9  | understanding. He just testified that the drop-boxes in  |
| 09:23:40 | 10 | the voting centers, Your Honor, are under the control of |
|          | 11 | the Maricopa County Board of Supervisors.                |
|          | 12 | MR. LARUE: Your Honor, with that being the               |
|          | 13 | question, we withdraw the objection.                     |
|          | 14 | THE COURT: That's fine. I was Mr.                        |
|          | 15 | Richer, these questions                                  |
|          | 16 | THE WITNESS: Yes, sir.                                   |
|          | 17 | THE COURT: these questions are directed                  |
|          | 18 | to you and your understanding. And if you understand     |
|          | 19 | the question, we'll presume that that's the case. If     |
| 09:24:03 | 20 | you don't understand the question, you can ask to have   |
|          | 21 | it rephrased.  |
|          | 22 | Do you need this last question rephrased, or             |
|          | 23 | do you remember it, sir?                                 |
|          | 24 | THE WITNESS: Well, perhaps, because that                 |
|          | 25 | was an inaccurate representation of                      |
|          |    |  |

|          | I  |  |
|----------|----|--|
|          | 1  | THE COURT: Wait.   |
|          | 2  | THE WITNESS: of my position.                             |
|          | 3  | THE COURT: Mr. Richer?                                   |
|          | 4  | MR. BLEHM: Okay. Mr. Richer                              |
|          | 5  | THE COURT: We'll let Mr. Blehm ask a                     |
|          | 6  | question. Proceed.                                       |
|          | 7  | BY MR. BLEHM:  |
|          | /  | BI MR. BLEHM.  |
|          | 8  | Q. Mr. Richer, with respect to drop boxes in vote        |
|          | 9  | centers on Election Day, who is it that is responsible   |
| 09:24:35 | 10 | for those ballots?                                       |
|          | 11 | A. Voting locations on Election Day are overseen by      |
|          | 12 | Board of Supervisors in all 15 counties.                 |
|          | 13 | Q. I understand that I understand that, Recorder,        |
|          | 14 | but you're not answering my question.                    |
|          | 15 | Is it not true that the drop boxes are under your        |
|          | 16 | purview as Recorder?                                     |
|          | 17 | A. When the ballots get back to MCTEC, the early         |
|          | 18 | ballots, we then process those. We oversee them; we      |
|          | 19 | organize them; we get them all aligned in the same       |
| 09:25:13 | 20 | manner; we count them. We then send them with our        |
|          | 21 | personnel to MCTEC so somebody can be scanned and imaged |
|          | 22 | overnight so at 7:00 a.m. on Wednesday morning we could  |
|          | 23 | begin the signature verification process for those       |
|          | 24 | 290,000 ballots, the early ballots, that were dropped    |
|          | 25 | off on Election Day. I was distinguishing those from     |
|          |    |  |

|          | 1  | the day-of ballots which are cast in person which is     |
|----------|----|--|
|          | 2  | overseen by the Maricopa County Board of Supervisors.    |
|          | 3  | Q. Okay. So the statute are you familiar with            |
|          | 4  | the statute, first of all, that governs chain of custody |
|          | 5  | of ballots?  |
|          | 6  | A. I am generally familiar with Title 16 and             |
|          | 7  | Title 19.  |
|          | 8  | Q. Does the statute draw a distinction between           |
|          | 9  | Election Day drop box ballots and early ballots that     |
| 09:26:01 | 10 | take place before Election Day?                          |
|          | 11 | A. It does.  |
|          | 12 | Q. Okay. Does it draw a distinction with respect to      |
|          | 13 | your responsibility to provide chain of custody for all  |
|          | 14 | drop box ballots?  |
|          | 15 | A. I don't follow the line of questioning.               |
|          | 16 | Q. All right. Does the statute require you to            |
|          | 17 | maintain chain of custody for all drop box-related       |
|          | 18 | ballots, say "shall" or "may"?                           |
|          | 19 | A. We must maintain chain of custody for all early       |
| 09:26:35 | 20 | ballots.   |
|          | 21 | Q. Okay. So now, again, you're parsing with early        |
|          | 22 | versus those dropped at a polling center in a drop box,  |
|          | 23 | correct?   |
|          | 24 | A. I'm not attempting to. I'm just distinguishing        |
|          | 25 | those from ballots that are cast in person on Election   |
|          |    |  |
|          |    |  |

|          | 1  | Day. There are early ballots that are dropped off on     |
|----------|----|--|
|          | 2  | Election Day. We maintain chain of custody for those     |
|          | 3  | ballots.   |
|          | 4  | Q. Let me ask you this: Do you know if any chain of      |
|          | 5  | custody exists for the transport of ballots from drop    |
|          | б  | boxes at vote centers to MCTEC                           |
|          | 7  | A. It does.  |
|          | 8  | Q on Election Day. It does, okay. So you can             |
|          | 9  | tell me exactly how many ballots left each vote center   |
| 09:27:23 | 10 | on Election Day that came from a drop box?               |
|          | 11 | A. I can tell you how many early ballots we received     |
|          | 12 | on Election Day.   |
|          | 13 | Q. Okay. Can you tell me, based on chain of custody      |
|          | 14 | documents, how many ballots left the drop boxes from the |
|          | 15 | vote centers and were transported to MCTEC?              |
|          | 16 | A. Yes.  |
|          | 17 | Q. Based on documents that you have in your              |
|          | 18 | possession?  |
|          | 19 | A. Yes.  |
| 09:27:55 | 20 | Q. Okay. Thank you very much.                            |
|          | 21 | You're familiar with EPM, correct?                       |
|          | 22 | A. Are you referring to the Elections Procedures         |
|          | 23 | Manual?  |
|          | 24 | Q. Yes, I am. Thank you very much.                       |
|          | 25 | A. I am.   |
|          |    |  |

|          | 1  | Q. Okay. And that also contains specific language        |
|----------|----|--|
|          | 2  | with respect to early ballots and drop box ballots;      |
|          | 3  | isn't that correct?                                      |
|          | 4  | A. That's correct.                                       |
|          | 5  | Q. Okay. And it contains the same statutory              |
|          | б  | language as "shall" as opposed to "may"; is that         |
|          | 7  | correct?   |
|          | 8  | A. I can't recollect.                                    |
|          | 9  | Q. Okay. When you first took office in Maricopa          |
| 09:28:33 | 10 | County, were there some concerns about drop box chain of |
|          | 11 | custody in Arizona?                                      |
|          | 12 | A. If you're asking if there were in the general         |
|          | 13 | public, yes; and I'm certainly aware of many things that |
|          | 14 | have been alleged over the last two years, perhaps most  |
|          | 15 | notable of which was the documentary 2000 Mules.         |
|          | 16 | Q. All right. And are you aware of a report issued       |
|          | 17 | by Arizona Attorney General with respect to drop box     |
|          | 18 | ballot chain of custody?                                 |
|          | 19 | A. I am, and that pertained to the 2020 General          |
| 09:29:17 | 20 | Election.  |
|          | 21 | Q. The 2020 General Election, okay. Well, and that       |
|          | 22 | was the basis of my question.                            |
|          | 23 | When you took office, did you make any changes to        |
|          | 24 | chain of custody forms based upon that report?           |
|          | 25 | A. Based upon that report which came out in              |
|          |    |  |

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|          | 1  | April 2022, no.  |
|----------|----|--|
|          | 2  | Q. No. Okay. So you changed forms prior to that          |
|          | 3  | period of time?  |
|          | 4  | A. We did change forms prior to that period of time,     |
|          | 5  | correct.   |
|          | б  | Q. All right. Why did you do that?                       |
|          | 7  | A. For the same reason that we changed personnel,        |
|          | 8  | for the same person that we added personnel, for the     |
|          | 9  | same reason that we revisited all our processes, for the |
| 09:30:01 | 10 | same reason we're rebuilding our voter registration      |
|          | 11 | database, for the same reason that we rebuilt the        |
|          | 12 | website, because I'm in this office to try to move it    |
|          | 13 | forward. I hope to leave it better than I inherited it,  |
|          | 14 | and I'm sure the next person will want to do the same.   |
|          | 15 | Q. Okay. Thank you very much. And so you testified       |
|          | 16 | to me that you know you can tell exactly how many        |
|          | 17 | ballots were transported by vote center from vote        |
|          | 18 | center drop boxes to MCTEC on Election Day. I believe    |
|          | 19 | do you recall Tweeting at about 11:00 a.m., I believe    |
| 09:30:37 | 20 | it was could we go ahead and pull up Exhibit 61?         |
|          | 21 | That's the Court's exhibit number. I'm                   |
|          | 22 | sorry, G1 Bates number 007815.                           |
|          | 23 | THE COURT: For the record, I need to have                |
|          | 24 | the official number.                                     |
|          | 25 | MR. BLEHM: Yes, Your Honor, and that's why               |
|          |    |  |

I said 61. 1 2 MR. OLSEN: It's 63. 3 MR. BLEHM: 63, my mistake, Your Honor. 63. 4 THE COURT: Thank you. BY MR. BLEHM: 5 б O. Are you able to see what's on -- that's not it. 7 Be right here -- G1. 8 MR. OLSEN: It's appearing on the laptop. 9 BY MR. BLEHM: Q. While we're pulling this up, you help supervise 09:32:00 10 11 the transport of EVBTS containers; is that correct, on 12 Election Day? A. Yes, I was part of the team that spent the whole 13 evening organizing the early ballots as they came back 14 15 to MCTEC. Q. Okay. And you did not at any time see any chain 16 of custody forms attached to those EVBTS bins, did you? 17 A. I don't quite know what you mean. We scan in 18 every single box as it comes in. 19 09:32:39 20 Q. Okay. And what does that scan tell you, where it 21 came from? 22 A. So when the early ballots are removed from their 23 blue container at the voting location, they are placed 24 in a Tupperware. 25 Q. Okay. You've gone beyond the question I asked.

|          | 1  | They unload these blue containers from the vehicle or   |
|----------|----|---|
|          |    |   |
|          | 2  | the truck, whatever, it's a Ryder rental or personal    |
|          | 3  | van, PV, and they unload them and place them on what's  |
|          | 4  | called the blue line; isn't that correct?               |
|          | 5  | A. No.  |
|          | б  | Q. No? Where do they put them?                          |
|          | 7  | A. Well, your previous statement was inaccurate.        |
|          | 8  | Q. Okay. Do they contain any documentation              |
|          | 9  | contained on the bins for chain of custody from         |
| 09:33:26 | 10 | transport to the polling from the vote center to        |
|          | 11 | MCTEC?  |
|          | 12 | A. Yes.   |
|          | 13 | Q. They contain those forms on Election Day?            |
|          | 14 | A. Yes.   |
|          | 15 | Q. On Election Day, okay?                               |
|          | 16 | A. Yes.   |
|          | 17 | Q. So if we were to show video of you opening some      |
|          | 18 | of those bins, would we be able to see those forms?     |
|          | 19 | A. There's a piece of paper on the side of the bin.     |
| 09:33:53 | 20 | The bin is also affixed with two scannable serialized   |
|          | 21 | tamper evidence seals that we scan in upon receipt. We  |
|          | 22 | then take that piece of paper that is on the side of it |
|          | 23 | after we have broken those seals, and then we begin     |
|          | 24 | processing those early ballots on Election Day.         |
|          | 25 | Q. Okay. So that piece of paper tells you exactly       |
|          |    |   |

|          | 1  | how many ballots were in each bin?                       |
|----------|----|--|
|          |    |  |
|          | 2  | A. No, not on Election Day.                              |
|          | 3  | Q. Okay. That's the nature of my question. You           |
|          | 4  | don't have any idea how many ballots were in those bins, |
|          | 5  | do you?  |
|          | 6  | A. We count them at MCTEC.                               |
|          | 7  | Q. Okay. You count them at MCTEC, okay. And then         |
|          | 8  | do you create  |
|          | 9  | A. Correct.  |
| 09:34:37 | 10 | Q a chain of custody form on Election Day at             |
|          | 11 | MCTEC?   |
|          | 12 | A. Yes, before it goes to Runbeck.                       |
|          | 13 | Q. Have you produced all of those in response to a       |
|          | 14 | FOIA request that was submitted to your office?          |
|          | 15 | A. I don't think we're bound by federal law.             |
|          | 16 | MR. LARUE: Objection, Your Honor.                        |
|          | 17 | BY MR. BLEHM:  |
|          | 18 | Q. Have you submitted them in respect to public          |
|          | 19 | records request under Arizona law?                       |
| 09:35:05 | 20 | A. Sorry. I see Joe standing up, but I don't know        |
|          | 21 | if that's  |
|          | 22 | MR. BLEHM: He's sitting. I can see him,                  |
|          | 23 | too. He's sitting.                                       |
|          | 24 | THE WITNESS: I believe we have.                          |
|          | 25 | BY MR. BLEHM:  |
|          |    |  |
|          |    |  |

|          | 1  | Q. Okay. And so on Election Day, it would have been      |
|----------|----|--|
|          | 2  | easy for you to figure out how many ballots you          |
|          | 3  | received?  |
|          | 4  | A. Yeah. Well, we had to get them all in and it was      |
|          | 5  | quite a process, and I don't believe                     |
|          | 6  | Q. You could look at the forms and add the numbers,      |
|          | 7  | correct, you could have a staff member do that?          |
|          | 8  | A. No, we added them up. They are not counted at         |
|          | 9  | the individual voting locations. They are counted when   |
| 09:35:44 | 10 | they get back to MCTEC and then they are recounted at    |
|          | 11 | Runbeck.   |
|          | 12 | Q. All right. And so you reported then on, I             |
|          | 13 | believe, it was the 9th, that's the day after the        |
|          | 14 | election, that there were 270,000 early ballots          |
|          | 15 | received; is that correct?                               |
|          | 16 | A. That was my estimate at the time.                     |
|          | 17 | Q. No, you Tweeted it, correct?                          |
|          | 18 | A. If you say so.  |
|          | 19 | Q. And then you said that again in the afternoon in      |
| 09:36:13 | 20 | a press conference; is that correct?                     |
|          | 21 | A. I said I believe there were at least 275,000          |
|          | 22 | early ballots dropped off on Election Day.               |
|          | 23 | Q. All right. And was that the same number you           |
|          | 24 | reported to the Secretary of State's Office on that day? |
|          | 25 | A. I do not report to the Secretary of State's           |
|          |    |  |

|          | 1  |  |
|----------|----|--|
|          | 1  | Office. That's handled by the tabulation side.         |
|          | 2  | Q. Okay. And that would be the Maricopa County         |
|          | 3  | Recorder?  |
|          | 4  | A. I am the Maricopa County Recorder. No, that         |
|          | 5  | would be the Maricopa County Board of Supervisors.     |
|          | б  | Q. All right. So they count the ballots when they      |
|          | 7  | come in?   |
|          | 8  | A. No.   |
|          | 9  | Q. All I want to know is, does anybody know when       |
| 09:36:53 | 10 | those ballots leave the polling centers, the voting    |
|          | 11 | centers, how many are in the bins?                     |
|          | 12 | A. When the ballots leave the the early ballots        |
|          | 13 | leave the voting centers, no, they are not counted at  |
|          | 14 | the voting centers.                                    |
|          | 15 | Q. So nobody knows how many are in the bins when       |
|          | 16 | they arrive at MCTEC, correct?                         |
|          | 17 | A. Correct.  |
|          | 18 | Q. But according to your testimony, they contain       |
|          | 19 | documents that tell you how many were in the bins?     |
| 09:37:19 | 20 | A. No, they contain chain of custody documents.        |
|          | 21 | Q. And it's your testimony that you count them at      |
|          | 22 | MCTEC?   |
|          | 23 | A. Correct.  |
|          | 24 | MR. BLEHM: All right. Can we go ahead and,             |
|          | 25 | I guess, just pull up a different exhibit, if that one |
|          |    |  |
|          |    |  |

|          | 1  | is not working? (Devise )                                |
|----------|----|--|
|          | 1  | is not working? (Pause.)                                 |
|          | 2  | BY MR. BLEHM:  |
|          | 3  | Q. Do you recall sending an e-mail on the 10th to        |
|          | 4  | the Board of Supervisors essentially saying that you     |
|          | 5  | really have no idea how many ballots there are?          |
|          | 6  | A. No.   |
|          | 7  | Q. You don't recall that?                                |
|          | 8  | A. I do not recall that.                                 |
|          | 9  | Q. All right. So I'm not finding it and I want to        |
| 09:39:24 | 10 | get over this really quickly. Do you recall on the 10th  |
|          | 11 | of November on 2022 at 2:13 p.m. sending an e-mail to    |
|          | 12 | Ray Valenzuela, Scott Jarrett, Megan Gilbertson, Matthew |
|          | 13 | Roberts, Philip Mosley, as well as cc'ing Bill Gates and |
|          | 14 | a few others that states and I'll read this verbatim     |
|          | 15 | if anybody wants to challenge it "unable to currently    |
|          | 16 | reconcile SOS listing with our estimates from            |
|          | 17 | yesterday."  |
|          | 18 | Do you recall sending that e-mail?                       |
|          | 19 | A. That if you say that I said that, then I said         |
| 09:40:03 | 20 | that.  |
|          | 21 | MR. LARUE: Your Honor, I would like to                   |
|          | 22 | lodge an objection. We need to see the exhibit if he's   |
|          | 23 | going to use it.   |
|          | 24 | MR. BLEHM: There you go, please. Correct                 |
|          | 25 | the record if I quoted that wrong.                       |
|          |    |  |
|          |    |  |

|          | 1  | THE COURT: That will be fine. In fact,                  |
|----------|----|---|
|          | 2  | that's required, if you're going to use an exhibit that |
|          | 3  | you show the other side before.                         |
|          | 4  | MR. BLEHM: I am. Understood, Your Honor.                |
|          | 5  | My apologies.   |
|          | 6  | THE COURT: Is that one of the                           |
|          | 7  | MR. BLEHM: This is, Your Honor. This is                 |
|          | 8  | Exhibit 69. But for some reason, we did come in and     |
|          | 9  | test this system with that computer with this AV        |
| 09:40:36 | 10 | technician prior to trial, Your Honor, and everything   |
|          | 11 | functioned perfectly fine. We're not sure what the      |
|          | 12 | disconnect is at this time.                             |
|          | 13 | THE COURT: Okay.  |
|          | 14 | MR. BLEHM: Any objection?                               |
|          | 15 | MR. LARUE: No. No objection, Your Honor.                |
|          | 16 | Thank you.  |
|          | 17 | MR. BLEHM: I would move to admit then                   |
|          | 18 | Exhibit 69, Your Honor.                                 |
|          | 19 | THE COURT: No objection? I'm asking if                  |
| 09:41:02 | 20 | they had an objection.                                  |
|          | 21 | MR. LARUE: The e-mail that I just looked                |
|          | 22 | at, there's no objection. I don't know if that's number |
|          | 23 | 69 or not, but assuming it is, there's no objection to  |
|          | 24 | the admission.  |
|          | 25 | MR. BLEHM: Thank you, Your Honor.                       |
|          |    |   |

THE COURT: You're avowing to me that it is 1 2 69? MR. BLEHM: I'm pretty sure. Yes, Your 3 4 Honor. 5 THE COURT: Pretty sure isn't going to get us there. 6 7 MR. BLEHM: Yeah, Exhibit 69, Your Honor. THE COURT: Thank you. Then Exhibit 69 is 8 9 admitted. MR. LARUE: Your Honor? Your Honor, I'm 09:41:27 10 11 sorry, before we move on, they provided letter numbers, 12 can we get the letter numbers so that we can just keep track of... 13 MR. BLEHM: I'll have a list provided to 14 15 Counsel that jives our numbers with the Court's numbers, Your Honor. 16 17 THE COURT: Thank you. But for the interim, I'd like to use the Court's numbering system. 18 19 MR. BLEHM: Understood, Your Honor, and 09:41:58 20 that's what I'm doing. What I said, Exhibit 69, Your 21 Honor. 22 THE COURT: Thank you. 23 MR. BLEHM: And my AV tech knows which 24 exhibit that is. 25 THE COURT: Thank you. We're going to have

|          | 1  | to pause to make sure they understand what you're        |
|----------|----|--|
|          | 2  | referring to before we go forward.                       |
|          | 3  | MR. LARUE: Your Honor, I would like to                   |
|          | 4  | request that despite me saying that I have no objection  |
|          | 5  | to the admission, assuming it's 69, that we confirm that |
|          | б  | exhibit number before the Court actually admits it.      |
|          | 7  | THE COURT: That's what you're supposed to                |
|          | 8  | do at the time he's seeking to admit it. I'm not going   |
|          | 9  | to put an asterisk next to it.                           |
| 09:42:34 | 10 | MR. LARUE: There's no way, Your Honor,                   |
|          | 11 | without seeing the number system and making sure that    |
|          | 12 | we're not objecting to the right exhibit.                |
|          | 13 | THE COURT: Okay. Can you pull Exhibit 69                 |
|          | 14 | up?  |
|          | 15 | MR. LARUE: Your Honor, he's shown me the                 |
|          | 16 | list. There's no objection to the admission.             |
|          | 17 | THE COURT: Gentlemen, let me do this for                 |
|          | 18 | you: Because the numbers were not correctly the          |
|          | 19 | exhibits were not correctly labeled by Plaintiff, my     |
| 09:43:05 | 20 | clerk worked on this until 11 o'clock last night.        |
|          | 21 | MR. BLEHM: Understood, Your Honor.                       |
|          | 22 | THE COURT: So I'm not let me finish                      |
|          | 23 | she has a list that she's using to correlate what you    |
|          | 24 | originally submitted with the numbers that have been     |
|          | 25 | assigned. So what we will do is once you are referring   |
|          |    |  |

|          | 1  | to an exhibit for the record, Mr. Blehm, as you've done, |
|----------|----|--|
|          | 2  | I appreciate that, then she will provide the Defendants  |
|          | 3  | with the reference that is associated with your list     |
|          | 4  | that you shared with them yesterday; is that fair?       |
|          | 5  | MR. BLEHM: Your Honor, if it please the                  |
|          | 6  | Court, I can cite both. I can say Court's exhibit,       |
|          | 7  | defense exhibit.   |
|          | 8  | THE COURT: That would be that would be                   |
|          | 9  | fine well, if the Defendants are all right with that.    |
| 09:43:49 | 10 | Are you good with that?                                  |
|          | 11 | MR. LARUE: Yes, Your Honor.                              |
|          | 12 | THE COURT: Very well then. Thank you, Mr.                |
|          | 13 | Blehm. Let's move on.                                    |
|          | 14 | BY MR. BLEHM:  |
|          | 15 | Q. Recorder Richer, did you have anyone from your        |
|          | 16 | office call Runbeck on December 10th asking them how     |
|          | 17 | many ballots they processed?                             |
|          | 18 | A. Not at my direction.                                  |
|          | 19 | Q. Not at your direction. On November 10th, did you      |
| 09:44:14 | 20 | know actually how many ballots you had processed with    |
|          | 21 | respect to drop boxes? I mean, yes or no?                |
|          | 22 | A. I mean, process is not even a term we use, so I'm     |
|          | 23 | a little confused at best to that, and also we do it at  |
|          | 24 | Runbeck. It is not done by Runbeck, it is our personnel  |
|          | 25 | at Runbeck under the observation of the parties.         |
|          |    |  |

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|          | 1  | Q. Okay. So do you recall reporting to the               |
|----------|----|--|
|          | 2  | Secretary of State on the 10th of December that there    |
|          | 3  | were actually 200 or would that have been the            |
|          | 4  | Maricopa County Board of Supervisors? My apologies.      |
|          | 5  | A. My office and I do not report to the Secretary of     |
|          | 6  | State's board.   |
|          | 7  | Q. All right. And so the numbers you were putting        |
|          | 8  | out of 275,000 on December 9th were not correct; is that |
|          | 9  | correct?   |
| 09:44:58 | 10 | A. I believe I said 275,000 plus.                        |
|          | 11 | Q. Okay. And so the correct number, as reported at       |
|          | 12 | least by the Maricopa County Board of Supervisors, are   |
|          | 13 | you familiar with that as being 292,000?                 |
|          | 14 | A. That sounds right.                                    |
|          | 15 | Q. Okay. And are you familiar with Maricopa County       |
|          | 16 | delivery receipts?                                       |
|          | 17 | A. I well, which particular receipt? I know them         |
|          | 18 | under a different name.                                  |
|          | 19 | Q. Maricopa County delivery receipts are those           |
| 09:45:30 | 20 | Maricopa County uses to deliver ballots to Runbeck?      |
|          | 21 | A. The white slip that's the the one that has two        |
|          | 22 | dates, serial number, transport staff, that's            |
|          | 23 | Q. That's fine. I'm not going to spend the time if       |
|          | 24 | you don't understand your own documents.                 |
|          | 25 | MR. LARUE: Objection, Your Honor.                        |
|          |    |  |

|          | 1  | THE COURT: Mr. Blehm, that's not a                      |
|----------|----|---|
|          | 2  | question. That was a comment.                           |
|          | 3  | MR. BLEHM: Thank you.                                   |
|          | 4  | THE COURT: Strike that.                                 |
|          | 5  | MR. BLEHM: I'll strike the comment and the              |
|          | 6  | question, Your Honor.                                   |
|          | 7  | THE COURT: That's your first strike.                    |
|          | 8  | BY MR. BLEHM:   |
|          | 9  | Q. Okay. Has the Attorney General opened                |
| 00.45.05 |    |   |
| 09:46:05 | 10 | investigation into the 2022 Maricopa County election?   |
|          | 11 | A. No.  |
|          | 12 | Q. You don't know? Have you received                    |
|          | 13 | A. No, no, no. I said no.                               |
|          | 14 | Q. Yes, I understand that. My next question is:         |
|          | 15 | Have you received correspondence from the Arizona       |
|          | 16 | Attorney General's Office asking you to explain certain |
|          | 17 | components of the election?                             |
|          | 18 | A. They were almost exclusively directed to the         |
|          | 19 | Board of Supervisors. I responded. I have not received  |
| 09:46:32 | 20 | a response back from Ms. Wright.                        |
|          | 21 | Q. Okay. Almost exclusively, correct?                   |
|          | 22 | A. I believe there were some questions about            |
|          | 23 | provisional ballots.                                    |
|          | 24 | MR. BLEHM: Okay. I have no further                      |
|          | 25 | questions at this point.                                |
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|          | 1  | THE COURT: Thank you.                                  |
|----------|----|--|
|          | 2  | If you would like to proceed.                          |
|          | 3  | MR. LARUE: Your Honor, is there any way                |
|          | 4  | that we can have the camera on me so that the Recorder |
|          | 5  | can see me?  |
|          | 6  | THE WITNESS: I could not see Mr. Blehm, I              |
|          | 7  | believe it was, asking the questions.                  |
|          | 8  | THE COURT: I'm not sure if it's automated              |
|          | 9  | or not.  |
| 09:47:15 | 10 | MR. LARUE: Okay. We can move on. That's                |
|          | 11 | all right.   |
|          | 12 | THE WITNESS: I can see Mr. Blehm now and I             |
|          | 13 | can see I can see the both attorneys' benches.         |
|          | 14 | MR. LARUE: It's all right. We can move on.             |
|          | 15 | THE COURT: Please.                                     |
|          | 16 | CROSS-EXAMINATION                                      |
|          | 17 | BY MR. LARUE:  |
|          | 18 | Q. Good morning, Mr. Recorder. Good to see you.        |
|          | 19 | A. Good morning, Joe.                                  |
| 09:47:34 | 20 | Q. You don't have to identify the exact location,      |
|          | 21 | but where are you right now?                           |
|          | 22 | A. Panama City.  |
|          | 23 | Q. All right. And so are you on vacation?              |
|          | 24 | A. First time in four years.                           |
|          | 25 | Q. All right. And have you been busy the last          |
|          |    |  |

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|          | 1  | couple of years?   |
|----------|----|--|
|          | 2  | A. I have been. It's been exciting and worthwhile.       |
|          | 3  | Q. All right. And just for the record, Recorder,         |
|          | 4  | would you normally appear in court without a suit?       |
|          | 5  | A. I most certainly would not, and I apologize for       |
|          | б  | any breach of sartorial standard. It was all I had       |
|          | 7  | available to me when I was made aware that this might be |
|          | 8  | a possibility.   |
|          | 9  | Q. All right. Thank you, Recorder. I'm sure Your         |
| 09:48:16 | 10 | Honor understands.                                       |
|          | 11 | I want to ask just a few questions to follow up          |
|          | 12 | with what Mr. Blehm asked you.                           |
|          | 13 | First, do you have in your employ a co-director          |
|          | 14 | of the Elections Department for early voting?            |
|          | 15 | A. I do. His name is Mr. Valenzuela. He would be         |
|          | 16 | more knowledgeable about these topics than I.            |
|          | 17 | Q. Okay. And I know you're very hands-on, but you        |
|          | 18 | have appointed him to oversee the Recorder's early       |
|          | 19 | voting operations; is that correct?                      |
| 09:48:50 | 20 | A. Him and many others, but he leads those, correct.     |
|          | 21 | Q. Okay. Would Ray's oversight extend to the             |
|          | 22 | receipt of early ballots at MCTEC?                       |
|          | 23 | A. It would.   |
|          | 24 | Q. Do you have an employee who oversees public           |
|          | 25 | records requests?  |
|          |    |  |

|          | 1  | A. We do.  |
|----------|----|--|
|          | 2  | Q. And you have a small team that handles public         |
|          | 3  | records requests; isn't that right?                      |
|          | 4  | A. We have a team that handles constituent               |
|          | 5  | relations, but there is only one individual who is       |
|          | 6  | exclusively tasked with public records request, and she  |
|          | 7  | has been quite busy over the last two years.             |
|          | 8  | Q. Yeah, quite busy. I don't expect you to know the      |
|          | 9  | exact number, but do you have a reasonable estimate how  |
| 09:49:37 | 10 | many public records request your office has received     |
|          | 11 | this calendar year?                                      |
|          | 12 | A. I believe it's about 1,500, which represents an       |
|          | 13 | approximately ten-fold increase over previous years.     |
|          | 14 | Q. Okay. And do you personally respond to public         |
|          | 15 | records requests, as the Recorder?                       |
|          | 16 | A. I do not.   |
|          | 17 | Q. You do not, okay. And so while you're very            |
| 09:50:07 | 18 | hands-on on election operations, would you say you're    |
|          | 19 | hands-on on public records requests?                     |
|          | 20 | A. I have a system that is built, but no, I do not       |
|          | 21 | see that, and that's by design, because a lot of the     |
|          | 22 | public records requests make requests of my e-mails      |
|          | 23 | specifically. And so I think it's a good practice to     |
|          | 24 | delegate that to other people, especially people who are |
|          | 25 | not the target of as many requests.                      |
|          |    |  |

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|          | 1  | Q. So a line employee?                                   |
|          | 2  | A. Correct.  |
|          | 3  | Q. Okay.   |
|          | 4  | A. A celebrated and appreciated line employee.           |
|          | 5  | Q. Very much so, Recorder.                               |
|          | 6  | So as you sit here today and as you're sitting           |
|          | 7  | here testifying, do you actually know whether your       |
|          | 8  | public records team has completely responded to a public |
|          |    |  |
|          | 9  | records request for chain of custody to documents?       |
| 09:51:00 | 10 | A. I do not.   |
|          | 11 | Q. Okay. Thank you.                                      |
|          | 12 | On election night, in the first few days                 |
|          | 13 | following the election, do you know whether your office  |
|          | 14 | and the Board of Supervisors sometimes make estimates    |
|          | 15 | regarding how many ballots were returned?                |
|          | 16 | A. We try to make estimates as quickly as we can         |
|          | 17 | while still doing it responsibly, which is why I gave    |
|          | 18 | that 275,000 plus, because as I'm sure you'll            |
|          | 19 | appreciate, candidates, campaigns have a strong interest |
| 09:51:35 | 20 | in assessing the size of remaining ballots to run their  |
|          | 21 | own models to assess whether it's over or whether they   |
|          | 22 | still have a chance; and so we try to get those out,     |
|          | 23 | like I said, as quickly as possible while also being     |
|          | 24 | responsible.   |
|          | 25 | Q. Okay. So when you wrote 270,000 plus or 275,000       |
|          |    |  |

|          | 1  | plus, I don't remember the exact number, but when you    |
|----------|----|--|
|          | 2  | included that "plus," what exactly were you trying to    |
|          | 3  | communicate?   |
|          | 4  | A. The "plus" I thought was a clear indication that      |
|          | 5  | it was an estimate. Obviously it was 275,000 followed    |
|          | 6  | by three zeros, which would be unlikely if that were the |
|          | 7  | final number. I apologize if that wasn't clearly         |
|          | 8  | conveyed.  |
|          | 9  | Q. I think it was clear, Recorder.                       |
| 09:52:31 | 10 | Do you know whether whether sometimes                    |
|          | 11 | estimates are done by counting the trays of ballots by   |
|          | 12 | counting the number of trays in which ballots are?       |
|          | 13 | A. Correct, and that is what we are doing throughout     |
|          | 14 | the evening. So we'll get these between 10:00 p.m. and   |
|          | 15 | midnight on election night. This is mostly early ballot  |
|          | 16 | drop-offs. Now, we received 120,000 more early ballot    |
|          | 17 | drop-offs on election night than the office had ever     |
|          | 18 | received before, so as these boxes were coming in and as |
|          | 19 | we were organizing them, we were assessing them by tray  |
| 09:53:10 | 20 | before confirming the official count, and that's how I   |
|          | 21 | most likely got that estimate number.                    |
|          | 22 | Q. Okay. Thank you, Recorder.                            |
|          | 23 | Again, I'm not I'm not asking you to be a                |
|          | 24 | legal expert, I'm asking do you know or do you have an   |
|          | 25 | understanding.   |
|          |    |  |
|          | 1  |  |

|          | 1  | Do you have an understanding of whether the law          |
|----------|----|--|
|          | 2  | requires that early ballots be counted at the vote       |
|          | 3  | center?  |
|          | 4  | A. Early ballots actually cannot be counted at the       |
|          | 5  | vote center because they are governed still by early     |
|          | 6  | voting law, which is my domain, if you will. We have to  |
|          | 7  | do a whole bunch of things before we can properly        |
|          | 8  | tabulate the ballot that is inside that early ballot     |
|          | 9  | envelope, and that includes scanning it in, that         |
| 09:54:01 | 10 | includes imaging it, that includes signature verifying   |
|          | 11 | it, that includes sending it to a signature verification |
|          | 12 | audit queue, that includes sending it to a bipartisan    |
|          | 13 | processing team. We keep all tabs all through this       |
|          | 14 | process.   |
|          | 15 | If somebody, for instance, puts two ballots in           |
|          | 16 | one envelope or if they a ballot is damaged inside of    |
|          | 17 | an envelope, that will be marked by the bipartisan team, |
|          | 18 | and that's actually what I spent a lot of my time on     |
|          | 19 | Thursday, Friday and Saturday in that big room doing.    |
| 09:54:32 | 20 | And then at that point, we send them in batches of 200   |
|          | 21 | with that slip, that pink and yellow and white slip,     |
|          | 22 | into the Board of Supervisors so they can then tabulate  |
|          | 23 | them.  |
|          | 24 | Q. Okay. Thank you, Recorder. And I believe you          |
|          | 25 | testified earlier well, let me just ask you because I    |
|          |    |  |

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|          | 1  | don't have what you testified in front of me.           |
|----------|----|---|
|          | 2  | Is it true that early ballots are transported in        |
|          | 3  | a secure and sealed transport container back to from    |
|          | 4  | the vote center back to MCTEC?                          |
|          | 5  | A. Yeah, I'll add a little more color to that, if       |
|          | 6  | you don't mind.   |
|          | 7  | Q. Please.  |
|          | 8  | A. So prior to Election Day, they make daily sweeps.    |
|          | 9  | And when I say "they," I mean a bipartisan team of two  |
| 09:55:18 | 10 | temporary employees of the Maricopa County Recorder's   |
|          | 11 | Office. They go to, say, a voting location where        |
|          | 12 | there's a ballot drop box. They will sign the form.     |
|          | 13 | The person at the location will sign the form. They     |
|          | 14 | will write down the tamper evidence seals on the        |
|          | 15 | Tupperware bin in which the early ballots are placed    |
|          | 16 | after removing them from that big blue container. They  |
|          | 17 | will write down the seals. They will make sure that the |
|          | 18 | seals are affixed. They'll put back in the truck.       |
|          | 19 | We'll have one of these for every single box. Then when |
| 09:55:55 | 20 | they go back to MCTEC, they'll make sure that the seals |
|          | 21 | are still affixed. They'll make sure that the numbers   |
|          | 22 | are the same. They'll scan them in, and then they'll    |
|          | 23 | break those seals, and then they will count the number  |
|          | 24 | of early ballots there. And they will sign off at the   |
|          | 25 | MCTEC as well.  |
|          |    |   |

|          | 1  | Q. Thank you, Recorder. Just a few more questions        |
|----------|----|--|
|          | 2  | and we are done.   |
|          | 3  | First, would you state for the record your party         |
|          | 4  | affiliation?   |
|          | 5  | A. I'm a registered Republican.                          |
|          | б  | Q. Okay. Recorder, I'm going to ask you a very           |
|          | 7  | direct question.   |
|          | 8  | Did you personally do anything to sabotage the           |
|          | 9  | election, the 2022 Election, including some type of      |
| 09:56:36 | 10 | activity performed on the printers to make the printers  |
|          | 11 | not print correctly?                                     |
|          | 12 | A. Absolutely not. And as mentioned previously,          |
|          | 13 | Election Day operations are not under my statutory       |
|          | 14 | control, but certainly irrespective of that, I           |
|          | 15 | certainly wouldn't have done that. I feel that the       |
|          | 16 | early voting process would with the August Primary,      |
|          | 17 | the November General Election, we'll continue to analyze |
|          | 18 | it, we'll continual to hopefully improve it. I'm         |
|          | 19 | already talking with the state legislature about maybe   |
| 09:57:10 | 20 | changes to our law so that we can continue to improve    |
|          | 21 | the system. But no, to answer your question directly,    |
|          | 22 | Joe, that would be unacceptable. And the first thing     |
|          | 23 | that I tell every single new employee is that integrity  |
|          | 24 | is of the utmost importance to this office, mostly       |
|          | 25 | because of the values that we should seek to cherish,    |
|          |    |  |

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|          | 1  | and because of the intense spotlight. And so even      |
|          | 2  | something like an e-mail like that that Mr. Blehm      |
|          | 3  | referenced, we would, of course, document and we       |
|          | 4  | produced. I assume that e-mail was produced by our     |
|          | 5  | public records office, and we do that because it's the |
|          | 6  | appropriate thing to do and because we have nothing to |
|          | 7  | hide.  |
|          | 8  | Q. Okay. Final question Mr. Recorder, and thank        |
|          | 9  | you.   |
| 09:57:49 | 10 | Are you aware of anybody who purposefully              |
|          | 11 | interfered with the printers' ability to print ballots |
|          | 12 | dark enough to be read by precinct-based tabulators?   |
|          | 13 | A. Absolutely not.                                     |
|          | 14 | MR. LARUE: Thank you, Mr. Recorder. And we             |
|          | 15 | appreciate your time for being here.                   |
|          | 16 | Nothing further, Your Honor.                           |
|          | 17 | THE COURT: Thank you.                                  |
|          | 18 | MR. BLEHM: I've just got a couple of quick             |
|          | 19 | questions.   |
| 09:58:13 | 20 | REDIRECT EXAMINATION                                   |
|          | 21 | BY MR. BLEHM:  |
|          | 22 | Q. Recorder, isn't it true that you did not support    |
|          | 23 | my client in the election for Governor's race?         |
|          | 24 | A. I don't believe I ever made a single public         |
|          | 25 | comment about Ms. Lake's candidacy or her as a person  |
|          |    |  |
|          |    |  |

|          | 1  | prior to Nevember 9 2022                                |
|----------|----|---|
|          |    | prior to November 8, 2022.                              |
|          | 2  | Q. Isn't it true that you ran a political action        |
|          | 3  | committee that was opposed, and spent money opposing my |
|          | 4  | client for Governor?                                    |
|          | 5  | A. That is 100 percent false.                           |
|          | 6  | Q. 100 percent false?                                   |
|          | 7  | A. Correct.   |
|          | 8  | MR. BLEHM: Thank you. And I have no                     |
|          | 9  | further questions of this witness, Your Honor.          |
| 09:58:50 | 10 | THE COURT: May we excuse the witness?                   |
|          | 11 | MR. BLEHM: Yes.   |
|          | 12 | MR. LARUE: Yes.   |
|          | 13 | THE COURT: Thank you, Mr. Richer. You're                |
|          | 14 | excused, sir.   |
|          | 15 | THE WITNESS: And thank you. And, Your                   |
|          | 16 | Honor, apologize again for my attire.                   |
|          | 17 | THE COURT: Mr. Blehm, did you have                      |
|          | 18 | something before I excused him?                         |
|          | 19 | MR. BLEHM: No, I don't.                                 |
| 09:59:06 | 20 | THE COURT: Thank you. You're excused, Mr.               |
|          | 21 | Richer.   |
|          | 22 | THE WITNESS: Thank you.                                 |
|          | 23 | (Witness excused.)                                      |
|          | 24 | MR. BLEHM: I just want to take about a                  |
|          | 25 | minute to address the technical issue, Your Honor.      |
|          |    |   |
|          |    |   |

|          | 1  | As I've informed this Court, my audio and              |
|----------|----|--|
|          | 2  | video specialist and I did come to this courtroom and  |
|          | 3  | test our audio video equipment on this Court's system, |
|          | 4  | Your Honor, and we used a cable that was attached in   |
|          | 5  | this desk here that is no longer present. Everything   |
|          | 6  | functioned perfectly at that test, Your Honor. And so  |
|          | 7  | we came today and that cable is gone and we're using a |
|          | 8  | different cable. It's my understanding the staff is    |
|          | 9  | working with the technical side to try and fix what's  |
| 09:59:45 | 10 | happening, but I wanted the Court to be aware that we  |
|          | 11 | did do our due diligence and we come before this Court |
|          | 12 | to do that.  |
|          | 13 | THE COURT: Thank you, Mr. Blehm. Okay.                 |
|          | 14 | Who would be your next witness?                        |
|          | 15 | MR. OLSEN: Your Honor, Plaintiffs would                |
|          | 16 | call Mr. Jarrett.                                      |
|          | 17 | THE COURT: All right. Sir, if you'll make              |
|          | 18 | your way in front of my clerk, she will swear you in.  |
|          | 19 | ROBERT SCOTT JARRETT,                                  |
|          | 20 | called as a witness, having been duly sworn, testified |
|          | 21 | as follows:  |
|          | 22 | THE COURT: Thank you, sir. If you would                |
|          | 23 | just make your way over to the witness stand.          |
|          | 24 | As soon as you're ready, Mr. Olsen, you may            |
|          | 25 | proceed.   |
|          |    |  |

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|          | 1  | MR. OLSEN: Yes, Your Honor.                             |
|----------|----|---|
|          | 2  | DIRECT EXAMINATION                                      |
|          | 3  | BY MR. OLSEN:   |
|          | 4  | Q. Good morning, Mr. Jarrett.                           |
|          | 5  | A. Good morning.  |
|          | б  | Q. Could you please state your full name for the        |
|          | 7  | record?   |
|          | 8  | A. Yeah, Robert Scott Jarrett.                          |
|          | 9  | Q. And what is your occupation?                         |
| 10:01:05 | 10 | A. I am the Co-Elections Director. I oversee            |
|          | 11 | in-person voting and tabulation.                        |
|          | 12 | Q. How long have you held that position?                |
|          | 13 | A. So I was appointed by the Board of Supervisors,      |
|          | 14 | the Maricopa County Board of Supervisors, in June 2019. |
|          | 15 | Q. Okay. Can you please explain to the Court what       |
|          | 16 | your role is in overseeing elections in that capacity?  |
|          | 17 | A. Yeah. So I oversee all in-person voting              |
|          | 18 | operations, which for that I actually report up to      |
|          | 19 | both the Maricopa County Board of Supervisors and the   |
| 10:01:37 | 20 | Recorder, so that would be the early in-person, as well |
|          | 21 | as the Election Day operations. That includes           |
|          | 22 | recruitment and training of poll workers, that includes |
|          | 23 | our warehouse operations for distributing all materials |
|          | 24 | and supplies out to voting locations, and then I also   |
|          | 25 | oversee all tabulation functions.                       |
|          |    |   |

|          | 1  | Q. When you say it includes all tabulation               |
|----------|----|--|
|          | 2  | functions, what do you mean by that?                     |
|          | 3  | A. So that would include tabulation at our central       |
|          | 4  | count facility, so where we had about 84 percent of the  |
|          | 5  | early ballots come through and be tabulated at central   |
|          | 6  | count. That would also include at our voting locations   |
|          | 7  | where we have an on-site tabulator as well. So it would  |
|          | 8  | include the programming of that equipment or the staff   |
|          | 9  | that do the actual programming. I oversee them and       |
| 10:02:26 | 10 | supervise them, as well as any of the tabulation that    |
|          | 11 | happens on-site, so the poll workers and the training on |
|          | 12 | how they would assist voters as they are inserting their |
|          | 13 | ballots into those tabulators.                           |
|          | 14 | Q. And are you following the procedures set forth in     |
|          | 15 | the 2019 Election Procedure Manual when you're           |
|          | 16 | performing the tests of the tabulators prior to an       |
|          | 17 | election?  |
|          | 18 | A. That's correct.                                       |
|          | 19 | Q. And would that would those procedures require         |
| 10:02:52 | 20 | you to perform logic and accuracy testing?               |
|          | 21 | A. That's correct.                                       |
|          | 22 | Q. And what is logic and accuracy testing?               |
|          | 23 | A. So a logic and accuracy test, that is a two           |
|          | 24 | different sets of tests for a federal or a statewide     |
|          | 25 | election that requires that a test be performed by the   |
|          |    |  |

|          | 1  | County itself as well as a test performed by the         |
|----------|----|--|
|          | 2  | Secretary of State. So I don't oversee the Secretary of  |
|          | 3  | State's logic and accuracy test, I have to make the      |
|          | 4  | equipment available for the Secretary of State's logic   |
|          | 5  | and accuracy test. For the County's logic and accuracy   |
|          | б  | test, that is to run test ballots through; and for the   |
|          | 7  | County's tests, it's thousands of test ballots through   |
|          | 8  | our tabulation equipment, both the central count         |
|          | 9  | tabulation equipment as well as the tabulation equipment |
| 10:03:36 | 10 | that would be used at the vote centers, to make sure     |
|          | 11 | that they are accurately programmed to tabulate those    |
|          | 12 | ballots.   |
|          | 13 | Q. And when you say that to make sure that they are      |
|          | 14 | accurately programmed to tabulate those ballots, what    |
|          | 15 | are you referring to being programmed?                   |
|          | 16 | A. So for every election, we have to design a unique     |
|          | 17 | election program to tabulate the specific ballot,        |
|          | 18 | because each ballot is unique or specific to an          |
|          | 19 | election. In Maricopa County, we had over 12,000         |
| 10:04:03 | 20 | different ballot styles, and so and that were for all    |
|          | 21 | the various different precincts that we have in Maricopa |
|          | 22 | County, as well as our early ballot style or provisional |
|          | 23 | ballot style, and our Election Day ballot style. So,     |
|          | 24 | essentially, making sure that the tabulation equipment   |
|          | 25 | will then be able to read a ballot and then be able to   |
|          |    |  |

|          | 1  | determine how that if a voter fills in that ballot       |
|----------|----|--|
|          | 2  | that it will accurately count the votes for those        |
|          | 3  | ballots.   |
|          | 4  | Q. So it's very important for the tabulator to read      |
|          | 5  | the ballots, that it would be properly programmed with   |
|          | 6  | respect to the ballot definition, correct?               |
|          | 7  | A. That's correct.                                       |
|          | 8  | Q. And Maricopa County uses ballot on-demand             |
|          | 9  | printers, correct?                                       |
| 10:04:47 | 10 | A. That's correct.                                       |
|          | 11 | Q. And what is a ballot on-demand printer?               |
|          | 12 | A. So a ballot on-demand printer, we have two            |
|          | 13 | different ballot on-demand printers, one is a Lexmark    |
|          | 14 | printer and one is an OKI printer, and those allow us at |
|          | 15 | our voting locations to print any one of those 12,000    |
|          | 16 | ballot styles.   |
|          | 17 | Q. Prior to performing logic and accuracy testing        |
|          | 18 | prior to the 2022 General Election, did you perform, or  |
|          | 19 | did your office perform logic and accuracy testing with  |
| 10:05:18 | 20 | test ballots from ballot on-demand printers in the       |
|          | 21 | precinct-based tabulators?                               |
|          | 22 | A. So, yes, we did. We printed ballots from our          |
|          | 23 | ballot on-demand printers, and those were included in    |
|          | 24 | the tests that the Secretary of State did. We also       |
|          | 25 | performed stress testing before the logic and accuracy   |
|          |    |  |
|          |    |  |

|          | 1  | tests with ballots printed from our ballot on-demand     |
|----------|----|--|
|          | 2  | printers that went through both central count tabulation |
|          | 3  | equipment as well as our precinct-based tabulators for   |
|          |    |  |
|          | 4  | the voting locations.                                    |
|          | 5  | Q. And how are those test ballots configured in          |
|          | 6  | terms of the size of the ballot?                         |
|          | 7  | A. They were the exact same size of the ballot that      |
|          | 8  | we were using in in the General Election.                |
|          | 9  | Q. And what size was that, sir?                          |
| 10:06:02 | 10 | A. 20-inch ballot.                                       |
|          | 11 | Q. 20-inch ballot.                                       |
|          | 12 | What would happen if a ballot was printed out of         |
|          | 13 | a ballot on-demand printer at the vote center if it was  |
|          | 14 | printed with a 19-inch image on 20-inch paper and run    |
|          | 15 | through the tabulator?                                   |
|          | 16 | A. You need to be more specific with your question.      |
|          | 17 | Q. So we talked about the ballot definition, and for     |
|          | 18 | the 2022 General Election, Maricopa was operating with a |
|          | 19 | 20-inch ballot image, correct?                           |
| 10:06:47 | 20 | A. That's correct.                                       |
|          | 21 | Q. And the tabulators at the vote center were            |
|          | 22 | programmed for to accept and read a ballot with a        |
|          | 23 | 20-inch image, correct?                                  |
|          | 24 | A. That's correct.                                       |
|          | 25 | Q. What would happen if the ballot on-demand printer     |
|          |    |  |

|          | 1  | printed out a 19-inch image on the 20-inch paper and ran |
|----------|----|--|
|          | 2  | it through the tabulation?                               |
|          | 3  | A. We do not specifically test for that, because in      |
|          | 4  | this specific election, because none of the ballots on   |
|          | 5  | our ballot on-demand printers had a 19-inch ballot, they |
|          | 6  | all had a 20-inch ballot. So I can answer a question     |
|          | 7  | about our testing related to the 20-inch ballot that was |
|          | 8  | installed on all of our ballot on-demand printers.       |
|          | 9  | Q. If a 19-inch image was installed or strike            |
| 10:07:40 | 10 | that. If a 19-inch ballot image was printed out on a     |
|          | 11 | print a ballot on-demand printer and run through the     |
|          | 12 | tabulation that was configured for the 2022 General      |
|          | 13 | Election, would that tabulator accept that ballot or     |
|          | 14 | reject it?   |
|          | 15 | MR. LARUE: Objection, Your Honor. First,                 |
|          | 16 | this calls for speculation, and, second, I think the     |
|          | 17 | witness just said he hasn't run that test. I don't       |
|          | 18 | THE COURT: I got your objection,                         |
|          | 19 | speculation, without speaking objection.                 |
| 10:08:09 | 20 | So, Mr. Jarrett, if you've understood the                |
|          | 21 | question, you can answer it. If you haven't understood   |
|          | 22 | the question, you can ask to have it rephrased; or if    |
|          | 23 | you don't know, don't guess. Just tell us you don't      |
|          | 24 | know.  |
|          | 25 | So, do you want the question re-asked or                 |
|          |    |  |
|          |    |  |

|          | 1  | rephrased, sir, before you answer?                       |
|----------|----|--|
|          | 2  | THE WITNESS: So I'm willing to say that I                |
|          | 3  | don't know specifically for this 2020 Election. I know   |
|          | 4  | based on my historical or the 2022 Election. I know      |
|          | 5  | based on my historical knowledge, the timing marks on    |
|          | 6  | the ballot matter, and it would need a 20-inch ballot to |
|          | 7  | run through that tabulation equipment; but we did not    |
|          | 8  | specifically test a 19-inch ballot through the 2022      |
|          | 9  | tabulation equipment because there was no 19-inch ballot |
| 10:08:59 | 10 | images installed on ballot on-demand printers.           |
|          | 11 | BY MR. OLSEN:  |
|          | 12 | Q. Prior to the 2022 General Election, did Maricopa      |
|          | 13 | County employ a 19-inch ballot image?                    |
|          | 14 | A. Yes, we did.  |
|          | 15 | Q. And when did Maricopa County employ a 19-inch         |
|          | 16 | image just prior to the 2022 General Election?           |
|          | 17 | A. The most recent election would be the August 2022     |
|          | 18 | Primary Election.  |
|          | 19 | Q. Did Maricopa County perform logic and accuracy        |
| 10:09:27 | 20 | testing strike that.                                     |
|          | 21 | What evidence exists that shows the results of           |
|          | 22 | the logic and accuracy testing that you say was          |
|          | 23 | performed in connection with the 2022 General Election?  |
|          | 24 | A. So the stress testing, we have a report that          |
|          | 25 | summarizes that stress testing that we performed of      |
|          |    |  |

|          | 1  | so I'm aware of that. That would be documentation. I     |
|----------|----|--|
|          | 2  | also know that the Secretary of State produces a         |
|          | 3  | summary-level report for their testing that they         |
|          | 4  | performed using those ballot on-demand printers, 20-inch |
|          | 5  | ballot on our precinct-based tabulators or vote center   |
|          | б  | tabulators.  |
|          | 7  | Q. So if we were to issue a subpoena or a discovery      |
|          | 8  | request, would your office be able to produce such       |
|          | 9  | testing results?   |
| 10:10:24 | 10 | A. I can produce them for the ones that Maricopa         |
|          | 11 | County has that information, yes.                        |
|          | 12 | Q. Yes. Mr. Jarrett, I would like to introduce what      |
|          | 13 | has been marked as Defendants' Exhibit 3 or excuse       |
|          | 14 | me, 2 which is the 2022 Elections Plan. And it's up      |
|          | 15 | on the screen, if you can see that.                      |
|          | 16 | A. I can see it.   |
|          | 17 | Q. Is this a document that you oversaw the creation      |
|          | 18 | of?  |
|          | 19 | A. That's correct.                                       |
| 10:11:24 | 20 | Q. And what's the purpose of this document, sir?         |
|          | 21 | A. This purpose was to establish the guidance that       |
|          | 22 | the Elections Department would use in carrying out the   |
|          | 23 | August Primary Election and the November General         |
|          | 24 | Election, and it is to present that information to the   |
|          | 25 | Maricopa County Board of Supervisors so then they can    |
|          |    |  |

|          | 1  | approve the plan, and then our team within the Elections |
|----------|----|--|
|          | 2  | Department will implement that plan based on this        |
|          | 3  | document.  |
|          | 4  | Q. How much effort is put in by your office in           |
|          | 5  | creating this plan?                                      |
|          | 6  | A. Significant amount of effort.                         |
|          | 7  | Q. And why such a significant amount of effort?          |
|          | 8  | A. Because carrying out elections in the second          |
|          | 9  | largest voting jurisdiction with millions of different   |
| 10:12:12 | 10 | voters and hundreds of different voting locations and    |
|          | 11 | then tabulating millions of different ballots takes a    |
|          | 12 | significant amount of planning and preparations.         |
|          | 13 | Q. And part of that is because you want these            |
|          | 14 | elections to go off without a hitch, all things          |
|          | 15 | considered, correct?                                     |
|          | 16 | A. I'd say there's no perfect election, but yes, to      |
|          | 17 | minimize the issues and then be able to have redundancy  |
|          | 18 | plans to be able to respond to those issues.             |
|          | 19 | Q. I'd like to go to the page that's Bates stamped       |
| 10:12:46 | 20 | last three digits 041, which is page 11 of the actual    |
|          | 21 | document.  |
|          | 22 | While we're doing that, sir, do you have any             |
|          | 23 | reason to not believe that this is a true and accurate   |
|          | 24 | copy of the 2022 Election Plan?                          |
|          | 25 | A. I have no reason to believe. I take your word         |
|          |    |  |

for that. 1 Q. And this is your counsel's production, so do you 2 3 have any reason to disbelieve? A. No, I do not. 4 MR. OLSEN: And, Your Honor, at this time, I 5 would like to move to enter this exhibit into the 6 7 record. THE COURT: Exhibit 2? 8 9 MR. OLSEN: Yes, Your Honor. THE COURT: Any objection? 10:13:30 10 11 MS. KHANNA: No objection, Your Honor. 12 THE COURT: Exhibit 2 is admitted. 13 Thank you. BY MR. OLSEN: 14 15 Sir, at Bates number last three digits 041, which Ο. is, again, page 11 of actual document, you'll see at the 16 17 top there's a section entitled: 2.0 - Forecasting 18 Turnout and Reducing Wait Times. 19 Do you see that? 10:13:56 20 Α. Yes, I do. 21 What is the purpose of forecasting turnout? Ο. 22 Α. It is to guide us on resource planning to 23 determine how many poll workers we need to hire, how 24 many poll workers -- sorry -- not just poll workers, but 25 temporary workers that work at MCTEC, how much training

|          | 1  | we need to provide, how many voting locations that we    |
|----------|----|--|
|          | 2  | need to identify and find, how many check-in stations    |
|          | 3  | that we will need in each of our voting locations, how   |
|          | 4  | much paper we need to procure. So all of those types of  |
|          | 5  | information are based off the forecast.                  |
|          | б  | Q. How much of an effort does your office place on       |
|          | 7  | producing an accurate forecast in order to plan for the  |
|          | 8  | election?  |
|          | 9  | A. So every election is unique, so we go back to         |
| 10:14:43 | 10 | historical elections, similar or like-type elections, to |
|          | 11 | try to identify how many people participate in those     |
|          | 12 | different elections, because that's the best guidepost.  |
|          | 13 | So usually it's the most recent-liked elections, so in   |
|          | 14 | this case it would have been the 2018 Gubernatorial      |
|          | 15 | Election or the 2014 Gubernatorial Election, but then we |
|          | 16 | also use other factors, other similar and close          |
|          | 17 | elections, so the 2020 elections; differences in how a   |
|          | 18 | the difference in the turnout between a gubernatorial    |
|          | 19 | election and the subsequent presidential election, how   |
| 10:15:18 | 20 | that impacts turnout. And then we also went back to      |
|          | 21 | decades and decades of turnout rates and ranges to       |
|          | 22 | identify.  |
|          | 23 | So a significant amount of effort goes into              |
|          | 24 | forecasting turnout.                                     |
|          | 25 | Q. And is that performed is that analysis                |
|          |    |  |

|          | 1  | performed in-house, or do you outsource it to, you know, |
|----------|----|--|
|          | 2  | an outside?  |
|          | 3  | A. It's performed in-house.                              |
|          | 4  | Q. Okay. And is it fair to say that you rely on          |
|          | 5  | those forecasts in planning for the election, correct?   |
|          | б  | A. Yes, that's correct.                                  |
|          | 7  | Q. And a significant amount of money is expended by      |
|          | 8  | the County in reliance on this forecast, correct?        |
|          | 9  | A. That's correct.                                       |
| 10:16:00 | 10 | Q. And you generally trust those forecasts before        |
|          | 11 | you promulgate them in this document, before you, you    |
|          | 12 | know, go ahead and start actually undertaking actual     |
|          | 13 | efforts to to manage the election?                       |
|          | 14 | A. We understand that they are forecasts.                |
|          | 15 | Q. Correct.  |
|          | 16 | A. So they are not exact, yes, but we use those          |
|          | 17 | forecasts to make decisions.                             |
|          | 18 | Q. I'd like to turn to the page that is Bates            |
|          | 19 | stamped last three digits 043, it's actually page 13 of  |
| 10:16:37 | 20 | the actual document.                                     |
|          | 21 | Do you see that, sir?                                    |
|          | 22 | A. I do.   |
|          | 23 | Q. Do you see where it says, The First Forecast          |
|          | 24 | Model - 2022 November General Election?                  |
|          | 25 | A. I do.   |
|          |    |  |

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|          | 1  | Q. And under 2022, projected voters for Election Day    |
|----------|----|---|
|          | 2  | turnout, the forecast was for 291,863, correct?         |
|          | 3  | A. That's correct.                                      |
|          | 4  | Q. And if we turn to the next page, Bates stamped       |
|          | 5  | 044, you'll see a second forecast model.                |
|          | б  | Do you see that, sir?                                   |
|          | 7  | A. I do.  |
|          | 8  | Q. And the projected turnout under the second           |
|          | 9  | forecast model was a lower number of 251,615, correct?  |
| 10:17:26 | 10 | A. That's correct.                                      |
|          | 11 | Q. Why did you do two forecast models?                  |
|          | 12 | A. Again, because you're looking at historical          |
|          | 13 | elections, and variances can occur. So the first        |
|          | 14 | forecast model looked at 2014 and 2018. My              |
|          | 15 | recollection, 2014 was a historically low turnout year. |
|          | 16 | 2018 was one of the higher turnout years. So we         |
|          | 17 | expanded this model to look at more and broader number  |
|          | 18 | of elections to include in that forecast model. So it   |
|          | 19 | was the two combined, which gave us a guiding. And when |
| 10:18:01 | 20 | I look at this 251,615, we had 248,000 in-person voters |
|          | 21 | on Election Day, so very close.                         |
|          | 22 | Q. So this document was put out prior to the 2022       |
|          | 23 | Primary Election, correct?                              |
|          | 24 | A. In May of 2022.                                      |
|          | 25 | Q. And how was the turnout for the Election Day         |
|          |    |   |

|          | 1  | turnout for the Primary for the 2022 Primary Election?   |
|----------|----|--|
|          | 2  | A. I don't remember the specific, but it was, I          |
|          | 3  | think, right around 106 or 108,000, which was in line    |
|          | 4  | with our turnout forecast for the August Primary as      |
|          | 5  | well.  |
|          | б  | Q. And if we turn back to the page that's Bates          |
|          | 7  | stamped, the preceding page 043, and you see the first   |
|          | 8  | forecast model for the 2022 August Primary Election,     |
|          | 9  | that's 108,080, correct?                                 |
| 10:19:10 | 10 | A. That's correct.                                       |
|          | 11 | Q. And that's associated with the first forecast         |
|          | 12 | model which was the higher turnout, correct?             |
|          | 13 | A. That's correct.                                       |
|          | 14 | Q. So the second forecast model, which had a lower       |
|          | 15 | Election Day turnout for the Primary, was not the most   |
|          | 16 | accurate, correct?                                       |
|          | 17 | A. It was within the range of both. But, yes, this       |
|          | 18 | first forecast model for the August Primary aligned      |
|          | 19 | closer with the turnout for August or the in-person      |
| 10:19:49 | 20 | turnout for the August Primary.                          |
|          | 21 | Q. Part did the forecast well, strike that.              |
|          | 22 | You recall that there were issues with ballots           |
|          | 23 | being rejected on November 8, 2022, in the Election Day, |
|          | 24 | correct?   |
|          | 25 | A. I don't recall ballots issues with ballots            |
|          |    |  |

|          | 1  | being rejected.  |
|----------|----|--|
|          | 2  | Q. Do you recall tabulators rejecting ballots at, at     |
|          |    |  |
|          | 3  | least, 70 vote centers during Election Day?              |
|          | 4  | A. Yes, I recall that there's about 70 voting            |
|          | 5  | locations that we sent technicians out to change printer |
|          | 6  | settings at because our tabulators were not reading      |
|          | 7  | those ballots in.  |
|          | 8  | Q. Okay. And did did your forecast model for the         |
|          | 9  | for the second forecast where you forecasted 251,615     |
| 10:20:55 | 10 | Election Day turnout figures, do you see that?           |
|          | 11 | A. Yes, I do.  |
|          | 12 | Q. Did that take into account the problems you just      |
|          | 13 | mentioned in terms of the tabulators at 70 locations     |
|          | 14 | having issues to reject ballots?                         |
|          | 15 | A. What is your specific question?                       |
|          | 16 | Q. So was the Election Day issues that we just           |
|          | 17 | discussed, and by the County's own admission occurred at |
|          | 18 | 70 vote centers, was that event factored into or an      |
|          | 19 | event like it, factored into the second forecast model?  |
| 10:21:36 | 20 | A. So, first, let me clarify. I didn't acknowledge       |
|          | 21 | that there were 70 vote centers that had printer issues. |
|          | 22 | I acknowledged that we sent out 70 technicians to 70     |
|          | 23 | voting locations.  |
|          | 24 | Now, for this forecast was just based off of             |
|          | 25 | prior historical models turnout. There was no analysis   |
|          |    |  |
|          |    |  |

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|          | 1  | to include if there was an issue on-site at any voting   |
|----------|----|--|
|          | 2  | location.  |
|          | 3  | Q. So there was no analysis in the second forecast       |
|          | 4  | model of 251,000 projected turnout that took into        |
|          | 5  | account a disruption in the election on Election Day     |
|          | б  | November 8, 2022?  |
|          | 7  | A. None of the forecast models include that type of      |
|          | 8  | analysis.  |
|          | 9  | Q. Okay. Would a disruption, such as what was            |
| 10:22:21 | 10 | experienced I mean, would you agree with me there's a    |
|          | 11 | disruption on November 8, 2022, in the election?         |
|          | 12 | A. I would say that we had some printers that were       |
|          | 13 | not printing some tiny marks on our ballots dark enough  |
|          | 14 | to be read in by our tabulation equipment. Voters had    |
|          | 15 | legal and ballot options to still be able to participate |
|          | 16 | within our voting locations, so I don't agree and would  |
|          | 17 | not couch it as a disruption.                            |
|          | 18 | Q. So you don't believe that what happened on            |
|          | 19 | November 8th was not a disruption in the election        |
| 10:22:53 | 20 | process?   |
|          | 21 | A. I do not couch it as that.                            |
|          | 22 | Q. Are you aware that Supervisor Gates came out on       |
|          | 23 | Election Day and said 20 percent of all vote centers     |
|          | 24 | were affected by these issues with ballots being         |
|          | 25 | rejected by the tabulators?                              |
|          |    |  |

|          | 1  | A. Again, we didn't have ballots rejected by             |
|----------|----|--|
|          | 2  | tabulators, they weren't being read in by tabulators;    |
|          | 3  | but that's not a disruption when voters still had valid  |
|          | 4  | options to participate in ballots in our Secure Door     |
|          | 5  | Number 3, which is a similar process that eight other    |
|          | 6  | counties use as their only option for voters to be able  |
|          | 7  | to return their ballots.                                 |
|          | 8  | Q. Sir, you're not answering my question. My             |
|          | 9  | question isn't what other options existed for other      |
| 10:23:40 | 10 | voters, my question is: Would you agree there's a        |
|          | 11 | disruption of at least 20 percent of the vote centers in |
|          | 12 | Maricopa that caused delays in the voting process?       |
|          | 13 | MR. LARUE: Objection, Your Honor. The                    |
|          | 14 | witness has already answered this question as to whether |
|          | 15 | he characterizes it as a disruption.                     |
|          | 16 | THE COURT: I'll overrule. If you can                     |
|          | 17 | answer it, you may, sir.                                 |
|          | 18 | THE WITNESS: I'm not changing my response.               |
|          | 19 | BY MR. OLSEN:  |
| 10:24:06 | 20 | Q. Okay. Is it do you believe that did you               |
|          | 21 | hear of any reports of wait times to vote of over        |
|          | 22 | 60 minutes?  |
|          | 23 | A. Yes, I did.   |
|          | 24 | Q. And what is the target wait time for in your          |
|          | 25 | in your model? Do you know?                              |
|          |    |  |

On average, a half an hour. 1 Α. 2 Please turn to Bates number 047, that's page 17. Q. 3 THE COURT: Still Exhibit 2, correct? MR. OLSEN: Yes, Your Honor. 4 THE COURT: Thank you. 5 BY MR. OLSEN: 6 7 Do you see the section entitled: Time Needed to Ο. Vote a Ballot, Mr. Jarrett? 8 9 A. Yes, I do. And do you see the second paragraph under that 10:24:57 10 Ο. 11 section where it says, "on average, we estimate that it 12 will take voters between 4.4 and 6.4 minutes to vote in the 2022 Primary ballot and between 8.5 and 10.5 minutes 13 to vote the 2022 November General Election ballot"? 14 15 That's to complete and fill out the ballot. Α. So is it your testimony then that 30 minutes is 16 Ο. 17 the time allotted projected for a normal election to 18 enter into the vote center, cast your ballot and leave? A. No. Our average was 30 minutes in line to check 19 10:25:42 20 in, and then to -- a few minutes to receive their 21 ballot, upwards of 8.5 to 10.5. So on the 2020 General 22 Election, 8.5 to 10.5 minutes to complete the ballot, 23 and there could be some time to then wait in line at the 24 tabulator to put in their ballot and feed it into a 25 tabulator.

|          | 1  | Q. Did you ever become aware of multiple reports at      |
|----------|----|--|
|          | 2  | various vote centers in Maricopa County where wait times |
|          | 3  | exceeded two hours?                                      |
|          | 4  | A. Exceeded two hours, no.                               |
|          | 5  | Q. You were not aware of that?                           |
|          | 6  | A. Our data shows that we had some voting locations      |
|          | 7  | approaching two hours, but not exceeding.                |
|          | 8  | Q. Even at some locations approaching two hours,         |
|          | 9  | would you consider that a disruption?                    |
| 10:26:34 | 10 | A. That's why we post wait times on our website,         |
|          | 11 | which was highly publicized and advertised. And all of   |
|          | 12 | those locations, we had close-by locations.              |
|          | 13 | So, for example, Biltmore was approaching two            |
|          | 14 | hours in the last hour of the voting day. With two       |
|          | 15 | miles away at Faith Lutheran there was a voting location |
|          | 16 | that had a one-minute wait time, during that same time,  |
|          | 17 | the longest time, that last hour of the day.             |
|          | 18 | So there were options for voters to participate          |
|          | 19 | even at those other voting locations.                    |
| 10:27:06 | 20 | Q. What are you basing your report, the accuracy of      |
|          | 21 | the reported wait times on?                              |
|          | 22 | A. Information that poll workers returned to us, so      |
|          | 23 | it's the number of voters in line at that point in time. |
|          | 24 | They report those every 15 minutes, and then we can      |
|          | 25 | calculate the wait time based on how long it would take  |
|          |    |  |

|          | 1  | someone to check in at a voting location.                |
|----------|----|--|
|          | 2  | Q. So if those poll workers were testifying under        |
|          | 3  | oath of wait times over exceeding two hours at           |
|          | 4  | multiple locations, how would that square with what the  |
|          | 5  | County was reporting on its system? Are they just        |
|          | 6  | mistaken or  |
|          | 7  | A. Saying people can make estimates, but unless they     |
|          | 8  | are actually timing them they could be inaccurate. Our   |
|          | 9  | wait times are based off exactly how long it takes a     |
| 10:27:57 | 10 | voter to check in through that process and have a ballot |
|          | 11 | printed, and based off those numbers of voters that are  |
|          | 12 | standing in line at that point in time.                  |
|          | 13 | Q. And how is that figure calculated? You say it's       |
|          | 14 | based off that number, how do you calculate it?          |
|          | 15 | A. Based off prior elections. So we can gauge how        |
|          | 16 | long it takes a voter to get checked in, then we can     |
|          | 17 | also see how many voters are checking in at a voting     |
|          | 18 | location throughout the day.                             |
|          | 19 | Q. Okay. So you're basing the wait time calculation      |
| 10:28:24 | 20 | on prior elections, not on what's actually happening on  |
|          | 21 | scene at the day of election?                            |
|          | 22 | A. Based on how quickly a voter can check in through     |
|          | 23 | that process, that's correct.                            |
|          | 24 | Q. Sir, I want to go back to the earlier question        |
|          | 25 | about the 19-inch ballot image being placed on a 20-inch |
|          |    |  |
|          |    |  |

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|          | 1  | paper.  |
|----------|----|---|
|          | 2  | Did you hear of any reports of that occurring in        |
|          | 3  | the 2022 General Election?                              |
|          | 4  | A. I did not.   |
|          | 5  | Q. Okay. If that occurred, would that be a failure      |
|          | 6  | of Maricopa County's election process?                  |
|          | 7  | A. I'm not aware of it occurring, and I'd be            |
|          | 8  | surprised if there was a ballot on a printer that had a |
|          | 9  | 19-inch ballot on it.                                   |
| 10:29:21 | 10 | Q. I understand that, sir.                              |
|          | 11 | A. And the reason why is we did not design a 2022       |
|          | 12 | General Election on a 19-inch ballot. That ballot does  |
|          | 13 | not exist. The only ballot that exists is a 20-inch     |
|          | 14 | ballot.   |
|          | 15 | Q. Okay. And when you say "we designed," who            |
|          | 16 | designed the ballot? Is that outsourced to another      |
|          | 17 | company, or is that done in-house by Maricopa?          |
|          | 18 | A. In-house by Maricopa County staff.                   |
|          | 19 | Q. Who what department would that staff fall            |
| 10:29:47 | 20 | under? Is there a specific name for it?                 |
|          | 21 | A. Our Ballot Tabulation Team, so reports to me.        |
|          | 22 | Q. And do you maintain records as to the ballot         |
|          | 23 | definition that was created for the 2022 General        |
|          | 24 | Election?   |
|          | 25 | A. Yes, we have records of all the ballots that were    |
|          |    |   |

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|          | 1  | designed.  |
|----------|----|--|
|          | 2  | Q. And so I'll go back to my question again.             |
|          | 3  | If a 19-inch ballot image was put on a 20-inch           |
|          | 4  | paper in the 2022 General Election, would that be a      |
|          | 5  | failure of your election process?                        |
|          | 6  | A. It would if something like that happened,             |
|          | 7  | which I don't know how it would, yes, it would have been |
|          | 8  | a mistake.   |
|          | 9  | Q. Could that have also been a deliberate act?           |
| 10:30:41 | 10 | A. Again, you're asking me to speculate about things     |
|          | 11 | that I have no knowledge of occurring, so I don't know   |
|          | 12 | if it could have been a deliberate act or not. I don't   |
|          | 13 | believe that that occurred.                              |
|          | 14 | Q. How involved are you in creating the ballot           |
|          | 15 | definition?  |
|          | 16 | A. So my team does, and then I overview it, and I'll     |
|          | 17 | review examples of those, yes.                           |
|          | 18 | MR. OLSEN: Thank you, Mr. Jarrett. I don't               |
|          | 19 | have any further questions at this time.                 |
| 10:31:15 | 20 | THE COURT: Okay. Thank you.                              |
|          | 21 | MR. LARUE: Your Honor, a quick clarifying                |
|          | 22 | question as to how the Court would like us to proceed.   |
|          | 23 | We intend to call Mr. Jarrett in our case in chief       |
|          | 24 | tomorrow, and so if the Court would like me to reserve   |
|          | 25 | all questions for him until tomorrow, we are happy to do |
|          |    |  |

|          | 1  | that. However, I would like to ask him a few questions  |
|----------|----|---|
|          | 2  | directed just to what was just discussed during the     |
|          | 3  | direct examination of Mr. Jarrett.                      |
|          | 4  | THE COURT: You can choose to do it either               |
|          | 5  | way you wish. I won't dictate how you try your case,    |
|          | 6  | but you need to stay within the time.                   |
|          | 7  | MR. LARUE: Understood, Your Honor. I have               |
|          | 8  | just a very brief cross then.                           |
|          | 9  | THE COURT: Very well.                                   |
| 10:32:00 | 10 | CROSS-EXAMINATION                                       |
|          | 11 | BY MR. LARUE:   |
|          | 12 | Q. Good morning, Mr. Jarrett. Thank you for being       |
|          | 13 | here today.   |
|          | 14 | A. Thanks, Joe.   |
|          | 15 | Q. Just a few very quick questions.                     |
|          | 16 | I believe you testified that your Election Day          |
|          | 17 | Plan called for, you know, assumed an average wait time |
|          | 18 | of a half hour for each vote center.                    |
|          | 19 | Was that what you testified?                            |
| 10:32:28 | 20 | A. That's correct.                                      |
|          | 21 | Q. Okay. Do you know what the actual average wait       |
|          | 22 | time was?   |
|          | 23 | A. It was less than a few minutes on Election Day,      |
|          | 24 | average for all of our vote centers.                    |
|          | 25 | Q. Average for all vote centers were less than a few    |
|          |    |   |

|          | 1  | minutes on Election Day, is that what you said?        |
|----------|----|--|
|          | 2  | A. That's correct. In our Canva's presentation, we     |
|          | 3  | have the exact number. I don't recall it off the top   |
|          | 4  | right now.   |
|          | 5  | Q. Thank you, Mr. Jarrett.                             |
|          | 6  | Are you aware that one of the political parties        |
|          | 7  | urged their voters to forgo early voting and vote in   |
|          | 8  | person on Election Day?                                |
|          | 9  | A. Yes, I'm aware of that.                             |
| 10:33:02 | 10 | Q. Okay. You're aware of that today?                   |
|          | 11 | A. That's correct.                                     |
|          | 12 | Q. All right. Were you aware of that when you          |
|          | 13 | prepared your analysis for the Election Day Plan?      |
|          | 14 | A. No, I was not.                                      |
|          | 15 | Q. Okay. So I'm assuming that you tell me,             |
|          | 16 | please, this urging by a political party was not       |
|          | 17 | factored into your Election Day Plan; is that correct? |
|          | 18 | A. That's correct.                                     |
|          | 19 | Q. Okay. Thank you.                                    |
| 10:33:26 | 20 | Prior to each election strike that.                    |
|          | 21 | Are you familiar with the term EMS?                    |
|          | 22 | A. Yes, Election Management System.                    |
|          | 23 | Q. The Election Management System. What does the       |
|          | 24 | Election Management System do?                         |
|          | 25 | A. So it is our tabulation system. So it's what we     |
|          |    |  |

|          | 1  | use to program and design all the ballots. It is also    |
|----------|----|--|
|          | 2  | the system that as we're running ballots through our     |
|          | 3  | tabulators that it's then counting those ballots. It's   |
|          | 4  | also then what sends ballots to be sent to our           |
|          | 5  | electronic adjudication system. Then it also holds the   |
|          | 6  | application for our results tallying and reporting.      |
|          | 7  | So everything that was related to the ballot             |
|          | 8  | creation, to tabulating the ballots, to reporting        |
|          | 9  | results, is housed within our Election Management        |
| 10:34:17 | 10 | System.  |
|          | 11 | Q. Okay. How many elections can be housed within         |
|          | 12 | the EMS?   |
|          | 13 | A. Well, multiple elections can be housed. Given         |
|          | 14 | the number of ballots that Maricopa County has to        |
|          | 15 | tabulate, we usually only have, especially for a General |
|          | 16 | Election, we will only have one housed on our Election   |
|          | 17 | Management System at a time.                             |
|          | 18 | Q. Okay. So for the 2022 General, did you only have      |
|          | 19 | the 2022 General on the EMS?                             |
| 10:34:45 | 20 | A. That's correct. That's what my understanding is.      |
|          | 21 | We only had those and all the data related to those      |
|          | 22 | files.   |
|          | 23 | Q. What happens to the other data, the 2022 Primary?     |
|          | 24 | What happened to it?                                     |
|          | 25 | A. So we transferred those to backup archived            |
|          |    |  |

|          | 1  | storage devices and store those. We have one storage    |
|----------|----|---|
|          | 2  | device onsite within our tabulation center and one      |
|          | 3  | offsite.  |
|          | 4  | Q. Okay. And, Mr. Jarrett, you testified earlier        |
|          | 5  | that I believe you said you did not design a 19-inch    |
|          | б  | ballot for the 2022 General Election; is that correct?  |
|          | 7  | A. That's correct.                                      |
|          | 8  | Q. So if it was not designed for the 2022 General       |
|          | 9  | Election, does it stand to reason that there would not  |
| 10:35:25 | 10 | have been a 19-inch ballot on the EMS?                  |
|          | 11 | A. That's correct.                                      |
|          | 12 | Q. And if there was no 19-inch ballot on the EMS,       |
|          | 13 | does that also mean that there would have been no       |
|          | 14 | 19-inch ballot programmed into the ballot on-demand     |
|          | 15 | printers?   |
|          | 16 | A. That's correct.                                      |
|          | 17 | Q. Okay. Thank you, Mr. Jarrett.                        |
|          | 18 | You were asked about deliberate acts with regard        |
|          | 19 | to the printers. Mr. Jarrett, I'm going to ask you a    |
| 10:35:50 | 20 | very direct question: Did you personally do anything to |
|          | 21 | any ballot on-demand printer to cause it to print too   |
|          | 22 | lightly to be read by a precinct-based tabulator?       |
|          | 23 | A. No, I did not.                                       |
|          | 24 | Q. Did you give an order to any of your personnel to    |
|          | 25 | do any such thing?                                      |
|          |    |   |

|          | 1  | A. I did not.   |
|----------|----|---|
|          | 2  | Q. Are you aware of any order like that being given?  |
|          | 3  | A. I'm not aware of that.                             |
|          | 4  | Q. Are you aware of any of your personnel engaging    |
|          | 5  | in such an act?                                       |
|          | 6  | A. I am not aware.                                    |
|          | 7  | Q. Are you aware of anybody engaging in such an act   |
|          | 8  | on any of our ballot on-demand printers used in the   |
|          | 9  | 2020 2022 General Election?                           |
| 10:36:26 | 10 | A. I'm not aware.                                     |
|          | 11 | MR. LARUE: That's all I have, Your Honor.             |
|          | 12 | Thank you.  |
|          | 13 | THE COURT: Very well. May we excuse the               |
|          | 14 | witness?  |
|          | 15 | MR. OLSEN: Brief recross, sir?                        |
|          | 16 | THE COURT: Recross?                                   |
|          | 17 | MR. OLSEN: Well, redirect, excuse me. I'll            |
|          | 18 | be brief, Your Honor.                                 |
|          | 19 | THE COURT: Very well.                                 |
| 10:36:41 | 20 | REDIRECT EXAMINATION                                  |
|          | 21 | BY MR. OLSEN:   |
|          | 22 | Q. Mr. Jarrett, I believe you were just asked if      |
|          | 23 | questions about whether or not members of a political |
|          | 24 | party encouraged their constituents, the Republican   |
|          | 25 | party, to come out and vote on Election Day.          |
|          |    |   |
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|          | 1  | Do you recall that?                                      |
|----------|----|--|
|          | 2  | A. Yes.  |
|          | 3  | Q. And was that event factored into your forecast        |
|          | 4  | for turnout on Election Day?                             |
|          | 5  | A. When we made the initial forecast for the plans       |
|          | 6  | that were mentioned to the Board in May, no, it was not. |
|          | 7  | Q. So your estimates in the forecast would               |
|          | 8  | necessarily be low because they didn't take into account |
|          | 9  | that factor, correct?                                    |
| 10:37:32 | 10 | A. Our forecast forecasts 251,000, our lowest model,     |
|          | 11 | and there's 248,000. So I think they pretty accurately   |
|          | 12 | forecasted how many people turned out in person on       |
|          | 13 | Election Day.  |
|          | 14 | Q. Well, tell me how that squares when, you know,        |
|          | 15 | counsel just asked you a question, you know, were you    |
|          | 16 | aware that members of the Republican party were telling  |
|          | 17 | Republican voters to come out on Election Day, and you   |
|          | 18 | didn't account for that, how does that square with a     |
|          | 19 | lower forecast number?                                   |
| 10:38:07 | 20 | A. Well, we had record turnout near record               |
|          | 21 | turnout for the 2022 General Election, so 64 percent.    |
|          | 22 | You have the only turnout in the recent several          |
|          | 23 | decades that exceeded that was actually 2018, which was  |
|          | 24 | 64-point-something percent turnout as well.              |
|          | 25 | So our forecast model was forecasting at                 |
|          |    |  |

|          | 1  | potentially the highest turnout percentage that the      |
|----------|----|--|
|          | 2  | voters would turn out, so that's why it captured and     |
|          | 3  | forecasted 251,000 which was very close to 248,000.      |
|          | 4  | Q. Actually, your forecast model, you had the other      |
|          | 5  | one, forecasted over 290,000, correct?                   |
|          | 6  | A. That's correct.                                       |
|          | 7  | Q. And that model didn't take into account               |
|          | 8  | Republican leaders telling their their Republicans to    |
|          | 9  | come out on Election Day and vote, correct?              |
| 10:38:57 | 10 | A. It did not. It factored in 2020 Presidential and      |
|          | 11 | 2016 Presidential factors, which usually a presidential  |
|          | 12 | election is much higher, so that's why it was ranging up |
|          | 13 | to 290,000.  |
|          | 14 | Q. Counsel asked you some questions about a 19-inch      |
|          | 15 | ballot image being projected onto a 20-inch paper.       |
|          | 16 | Do you recall that I asked you questions about           |
|          | 17 | that?  |
|          | 18 | A. Yes, I recall that.                                   |
|          | 19 | Q. Do you have any idea how that could occur?            |
| 10:39:52 | 20 | A. I do not.   |
|          | 21 | Q. Would it require two different ballot definitions     |
|          | 22 | to be installed on the EMS?                              |
|          | 23 | A. Your first question asks if I have any idea how       |
|          | 24 | it could occur and I said I do not.                      |
|          | 25 | Q. Okay. Do you know what a site book is?                |
|          |    |  |

Yes, that's our check-in station. 1 Α. 2 Q. And the site book pulls up the vote -- voter, 3 correct? A. Yes, it's connected to our -- the Recorder's 4 5 voter registration system through a virtual private network secure, so that when a voter checks in, it pulls 6 7 up their specific information, and would alert our ballot on-demand printer which ballot style to print. 8 9 Ο. So where does the ballot definition reside then? So it's on a laptop that's connected to our 10:40:37 10 Α. 11 ballot on-demand printers. 12 MR. OLSEN: Thank you. I have nothing further. 13 14 THE COURT: May we excuse the witness? 15 MR. OLSEN: Yes, Your Honor. MS. KHANNA: Subject to recall tomorrow in 16 our case in chief, of course. 17 18 THE COURT: Very well. Thank you, Mr. Jarrett. Please step down, sir. 19 10:41:01 20 (Witness excused.) 21 THE COURT: I've allocated some time to take 22 a midmorning break, some of that has to do with my court 23 reporter. So we do need to take a recess for that. 24 Who would you be calling as your next 25 witness?

|          | 1  | MR. OLSEN: Your Honor, as a matter of fact,             |
|----------|----|---|
|          | 2  | I was just talking with counsel about asking the Court  |
|          | 3  | for a short break. I want to reassess given the time,   |
|          | 4  | and so if I may.  |
|          | 5  | THE COURT: Yes. You certainly may because               |
|          | 6  | I'm going to have a midmorning break here. So what I'm  |
|          | 7  | trying to assess, though, is whether I can shave five   |
|          | 8  | minutes off of that or not.                             |
|          | 9  | MR. OLSEN: Your Honor, whatever you                     |
| 10:41:59 | 10 | THE COURT: Do you need a full 15 minutes?               |
|          | 11 | MR. OLSEN: No, Your Honor.                              |
|          | 12 | THE COURT: Okay. Ten minutes. We'll be                  |
|          | 13 | back on the record then. We'll stand in recess.         |
|          | 14 | COURTROOM ASSISTANT: All rise.                          |
|          | 15 | (Recess taken, 10:42 a.m.)                              |
|          | 16 | (Proceedings resume, 10:53 a.m.)                        |
|          | 17 | THE COURT: All right. We're back on the                 |
|          | 18 | record in CV2022-095403, Lake v. Hobbs. Present for the |
|          | 19 | record are parties and counsel, their representatives   |
| 10:53:38 | 20 | and counsel.  |
|          | 21 | I was just going to bring up a moment a                 |
|          | 22 | matter of housekeeping. You okay with Mr. Blehm not     |
|          | 23 | being here, Mr. Olsen?                                  |
|          | 24 | MR. OLSEN: Yes, Your Honor.                             |
|          | 25 | THE COURT: All right. Okay. At the risk                 |
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|          | 1  | of OSHA violations from my court reporter, I'm what I   |
|----------|----|---|
|          | 2  | would like to do is try and maximize the amount of time |
|          | 3  | we have. Rather than starting at 1:30, we'll start back |
|          | 4  | at 1 o'clock. So we'll go from 12:00 to 1:00, cutting   |
|          | 5  | 30 minutes off of the lunch break. So we'll do that     |
|          | б  | today. And tomorrow I'd like to start at 8:30 tomorrow  |
|          | 7  | rather than 9 o'clock, if we can, stretch a little more |
|          | 8  | out of the day. But I think by 4:30 you know, I         |
|          | 9  | don't want to burn the midnight oil on this. I think    |
| 10:54:36 | 10 | that we need to have focus and attention and be         |
|          | 11 | clear-minded by, I think, starting at 8:30, coming back |
|          | 12 | early from lunch that I'm not taxing anybody's mental   |
|          | 13 | capacity with that.                                     |
|          | 14 | Do you agree, Plaintiffs?                               |
|          | 15 | MR. OLSEN: Yes, Your Honor.                             |
|          | 16 | THE COURT: Defendants?                                  |
|          | 17 | MS. KHANNA: Yes, Your Honor.                            |
|          | 18 | MR. LARUE: County agrees, Your Honor.                   |
|          | 19 | MR. GOANA: Fine with the Secretary, Your                |
| 10:54:59 | 20 | Honor.  |
|          | 21 | THE COURT: So that's what we'll do.                     |
|          | 22 | All right. Are you prepared for your next               |
|          | 23 | witness?  |
|          | 24 | MR. BLEHM: Yes, Your Honor.                             |
|          | 25 | MR. OLSEN: Yes, Your Honor. We call Clay                |
|          |    |   |
|          |    |   |

Parikh. 1 2 THE COURT: Very well, sir. Mr. Parikh, if you could come forward, sir, 3 and stand in front of my clerk to be sworn, sir. 4 CLAY UDAY PARIKH, 5 called as a witness, having been duly sworn, testified 6 7 as follows: THE COURT: Sir, if you could make your way 8 9 around to the witness stand and have a seat. As soon as your witness is situated you may begin. Are you doing 10:55:31 10 11 the questioning, Mr. Olsen? 12 MR. OLSEN: Yes, Your Honor. DIRECT EXAMINATION 13 BY MR. BLEHM: 14 O. Good morning, Mr. Parikh. Could you please state 15 your full name for the record? 16 17 My name is Clay Uday Parikh. Α. 18 And where do you currently work? Ο. I work at Northrop Grumman, a defense contractor. 19 Α. 10:55:52 20 Q. And what do you do with Northrop Grumman? 21 I'm an information security officer. I, Α. 22 basically, spend my week auditing classified systems, 23 making sure the systems are functioning properly, 24 looking for insider threats and those such actions. 25 Q. And do you have any experience with electronic

|          | 1  | voting systems?   |
|----------|----|---|
|          | 2  | A. Yes, sir, I do. I have nine years of experience      |
|          | 3  | in three voting labs. It's actually two physical sites, |
|          | 4  | because while I transferred the NTS laboratories,       |
|          | 5  | national testing lab, and then at Pro V & V.            |
|          | б  | Q. Does this relate to are you familiar with            |
|          | 7  | what's called is the EAC, the Election Assistance       |
|          | 8  | Commission?   |
|          | 9  | A. Yes, sir, I am. In 2008, my very first tasking       |
| 10:56:38 | 10 | was to evaluate Wyle Laboratories test procedures in    |
|          | 11 | which I had to evaluate the voting system guidelines.   |
|          | 12 | Q. And did you perform testing on electronic voting     |
|          | 13 | systems in order to certify them in accordance with EAC |
|          | 14 | guidelines?   |
|          | 15 | A. Yes, sir, I was.                                     |
|          | 16 | Q. And you did that for how long?                       |
|          | 17 | A. For nine years.                                      |
|          | 18 | Q. And that was through Pro V & V, a voting system      |
|          | 19 | testing lab?  |
| 10:57:04 | 20 | A. I was through a professional staffing company,       |
|          | 21 | and that's how I was I was contracted on, because       |
|          | 22 | they had none of the labs had a permanent security      |
|          | 23 | specialist on on the payroll. I was the only one.       |
|          | 24 | Q. And when you say you refer to the labs, in this      |
|          | 25 | case Pro V & V, what is a voting system testing lab?    |
|          |    |   |

|          | 1  | A. The voting system testing lab is where a vendor     |
|----------|----|--|
|          | 2  | submits to the EAC a test plan. It gets submitted to   |
|          | 3  | the EAC. It gets approved and they go to a voting      |
|          | 4  | system test lab, there's a project that's done up, and |
|          | 5  | they get tested. These tests can go either by the EAC  |
|          | 6  | for federal certification or they can go by the        |
|          | 7  | Secretary of the State, that depends on the state's    |
|          | 8  | requirements under their laws as far as their          |
|          | 9  | certification efforts.                                 |
| 10:57:54 | 10 | Q. Do you know what voting system testing lab          |
|          | 11 | certifies the electronic voting machines used in       |
|          | 12 | Maricopa County?                                       |
|          | 13 | MS. KHANNA: Objection, Your Honor.                     |
|          | 14 | Relevance. I believe this line of question about       |
|          | 15 | certification is no longer on the table given the      |
|          | 16 | Court's ruling earlier this week.                      |
|          | 17 | THE COURT: Yeah, I'll allow the question               |
|          | 18 | for certification, I mean, qualifications purposes. So |
|          | 19 | I'll give a little bit of leeway. You can answer the   |
|          | 20 | question if you're able to, Mr. Parikh.                |
|          | 21 | THE WITNESS: Yes, it's Pro V & V.                      |
|          | 22 | BY MR. OLSEN:  |
|          | 23 | Q. Do you have a background in cyber security, Mr.     |
|          | 24 | Parikh?  |
|          | 25 | A. I have about 20 years experience in cyber           |
|          |    |  |

|          | 1  | security.  |
|----------|----|--|
|          | 2  | Q. Can you, you know, just briefly go through some       |
|          | 3  | of your qualifications with the Court in cyber security? |
|          | 4  | A. Yes, sir, I can. I have a Master of Science in        |
|          | 5  | cyber security, which it's on a computer science track.  |
|          | 6  | Also I have a bachelor's in computer science systems     |
|          | 7  | major. I have Certified Information Systems Security     |
|          | 8  | Professional certification, I've had that for since the  |
|          | 9  | beginning of 2007. That is the gold standard as far as   |
| 10:59:00 | 10 | security certifications are considered. I'm also a       |
|          | 11 | Certified Ethical Hacker and I'm also a Certified        |
|          | 12 | Hacking Forensic Investigator.                           |
|          | 13 | Q. What is a Certified Hacking Forensic                  |
|          | 14 | Investigator?  |
|          | 15 | A. That means, you go in, you do a forensic analysis     |
|          | 16 | specifically looking for malicious malware, you do root  |
|          | 17 | cause analysis; you find out what the malware was, how   |
|          | 18 | it infected. These are not your standard forensics-type  |
|          | 19 | approaches that most law enforcement agencies would use. |
| 10:59:35 | 20 | Their standard is a little bit slower because of the     |
|          | 21 | evidentiary stuff; but if you're in an incident response |
|          | 22 | center, as I've helped run in the past, when you have an |
|          | 23 | emergency or something happens, you have to react then.  |
|          | 24 | And these are the type of actions that you learn. You    |
|          | 25 | learn to get in, do the analysis quickly, make sure      |
|          |    |  |

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|          | 1  | you're secure in your analysis, because you have to come |
|----------|----|--|
|          | 2  | up with remediation efforts.                             |
|          | 3  | Q. Prior to how long have you been at Northrop           |
|          | 4  | Grumman?   |
|          | 5  | A. Just about three years.                               |
|          | б  | Q. So prior to working with Northrop Grumman, did        |
|          | 7  | you work in cyber capacity for the U.S. government?      |
|          | 8  | A. Yes, I have.  |
|          | 9  | Q. Could you could you describe some of your             |
| 11:00:22 | 10 | positions starting, you know, for the past 15 years, 20  |
|          | 11 | years, that you've been involved in and what you did,    |
|          | 12 | just briefly?  |
|          | 13 | A. I've worked in anywhere from midsize companies        |
|          | 14 | that dealt with cyber security information assurance to  |
|          | 15 | as large as some of the larger ones. I've worked with    |
|          | 16 | Lockheed Martin, which is a good tenure of my time.      |
|          | 17 | Leidos Corporation, VAE Systems, and in all those        |
|          | 18 | capacities, I did inform assurance, cyber security. Had  |
|          | 19 | one stint with a smaller company I was to perform threat |
| 11:00:55 | 20 | for an agency within the United States Army.             |
|          | 21 | Q. Did you ever work with the Marshall Space Flight      |
|          | 22 | Center?  |
|          | 23 | A. Yes, I was. I was the IT security manager for         |
|          | 24 | the enterprise operations.                               |
|          | 25 | Q. And just briefly what what does the IT                |
|          |    |  |
|          |    |  |

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|          | 1  | security manager do?                                     |
|----------|----|--|
|          | 2  | A. I'm in charge of making sure the vulnerability        |
|          | 3  | scans were done, that all the security configurations,   |
|          | 4  | that all the governance and compliance that NASA         |
|          | 5  | developed for their security postures in daily           |
|          | б  | operations and continuity of operations were followed.   |
|          | 7  | Q. Did you ever work for the Army Corps of               |
|          | 8  | Engineers?   |
|          | 9  | A. Yes, sir. I was the deputy cyber manager for          |
| 11:01:34 | 10 | their enterprise operation, which includes 52 major      |
|          | 11 | sites throughout the world.                              |
|          | 12 | Q. And in that capacity, what were your job              |
|          | 13 | responsibilities?  |
|          | 14 | A. I was the deputy cyber manager, and because of my     |
|          | 15 | certification and qualifications, I helped the security  |
|          | 16 | operation center manager, handled his task in            |
|          | 17 | monitoring, and I also helped the security incident      |
|          | 18 | response manager in her functions, because they were the |
|          | 19 | ones that react to when the Army Corps is attacked, and  |
| 11:02:08 | 20 | they are attacked a lot.                                 |
|          | 21 | Q. Do you possess a security clearance, Mr. Parikh?      |
|          | 22 | A. Yes, sir, I do. I'm currently a Top Secret            |
|          | 23 | cleared, but I've held SCI levels before.                |
|          | 24 | Q. Okay. Were you did you ever work with the             |
|          | 25 | Army Threat Systems Management Office?                   |
|          |    |  |

|          | 1  | A. Yes, sir, that's where I played threat. I attack   |
|----------|----|---|
|          | 2  | systems, and whether it was an information systems, a |
|          | 3  | medical system or a weapon system.                    |
|          | 4  | Q. Do you have any other certifications besides       |
|          | 5  | CISSP or the certified forensic Certified Hacking     |
|          | 6  | Forensic Investigator or Certified Ethical Hacker?    |
|          | 7  | A. Yes, sir. I have an ITIL 3 certification, which    |
|          | 8  | is an international process for handling IT service   |
|          | 9  | management. It's much like the Six Sigma, several     |
| 11:03:02 | 10 | companies like Lockheed Martin have their own, that's |
|          | 11 | called LM21, these are all process improvements to    |
|          | 12 | refine and affect the quality output and service that |
|          | 13 | you provide.  |
|          | 14 | Q. Have you ever are you familiar with the phrase     |
|          | 15 | of root cause analysis?                               |
|          | 16 | A. I am very familiar with root cause analysis.       |
|          | 17 | Q. Could you please just briefly explain what root    |
|          | 18 | cause analysis refers to?                             |
|          | 19 | A. In simple in simple terms, it's basically          |
| 11:03:27 | 20 | troubleshooting, but you have to find what caused the |
|          | 21 | initial issue to happen. Sometimes this can be very   |
|          | 22 | complicated. Sometimes it can be fairly easy, but you |
|          | 23 | have to have an intense understanding of the overall  |
|          | 24 | process involved in any organization. And this root   |
|          | 25 | cause analysis could be done from what's called a     |
|          |    |   |

|          | 1  | governance perspective, where you look at documentation |
|----------|----|---|
|          | 2  | process and procedures, because faults within those can |
|          | 3  | produce the issue, or it can be from a technical        |
|          | 4  | finding. I've done hundreds to probably thousands of    |
|          | 5  | root cause analyses in all different types of           |
|          | б  | environments.   |
|          | 7  | Q. Could you give an example of an actual event in      |
|          | 8  | which you led the effort for a root cause analysis and  |
|          | 9  | just kind of a quick overview?                          |
| 11:04:21 | 10 | A. I've done one for the Navy Marine Corps internet,    |
|          | 11 | which is the world's largest WAN, which has tens of     |
|          | 12 | thousands of workstations. There was an issue that      |
|          | 13 | resolved. They were having after upgrades of the        |
|          | 14 | operating systems, they had technical issues. And based |
|          | 15 | on those type of issues, I analyzed and know what was   |
|          | 16 | going on. I requested that the bios data be provided    |
|          | 17 | and that ended up the root cause, because the problem   |
|          | 18 | systems have that, because they did not properly manage |
|          | 19 | the bios. That's a low-level technical one.             |
| 11:04:54 | 20 | There's been others involved where the Air Force        |
|          | 21 | had what's I would say world facing internet site.      |
|          | 22 | It was on the internet, got pulled down because a       |
|          | 23 | vulnerability was found. And I did the root I was       |
|          | 24 | put in charge to do the root cause analysis to find out |
|          | 25 | how the system was compromised, what happened, and      |
|          |    |   |

|          | 1  | suggested the mitigation efforts.                        |
|----------|----|--|
|          | 2  | Q. Have there ever been any criminal prosecutions        |
|          | 3  | that have resulted from your work?                       |
|          | 4  | A. Yes, both federally and from privately from an        |
|          | 5  | employer.  |
|          | 6  | Q. So the federal government relied on your              |
|          | 7  | assessment of a situation in order to bring criminal     |
|          | 8  | charges against somebody?                                |
|          | 9  | A. Several times. Some of those I cannot talk about      |
| 11:05:37 | 10 | because of the nature and the classification.            |
|          | 11 | Q. Did you do an analysis of the events that took        |
|          | 12 | place in the Election Day operations in Maricopa County? |
|          | 13 | A. Yes, sir, I did.                                      |
|          | 14 | Q. And what did you do in terms of your assessment       |
|          | 15 | of that situation?                                       |
|          | 16 | A. I do like I do with any system that's involved        |
| 11:06:25 | 17 | with electronic voting systems, I look at the state      |
|          | 18 | statutes and what they reported to the federal           |
|          | 19 | government. As in this case, Arizona follows HAVA, and   |
|          | 20 | that's in their laws and statutes. Then I go from that,  |
|          | 21 | look at the systems they use, then I look at the         |
|          | 22 | procedures. I downloaded the Secretary of State's        |
|          | 23 | Elections Manual, the Maricopa Elections Manual. I've    |
|          | 24 | read through testimony, declarations. I reviewed the     |
|          | 25 | EAC certification of the electronic voting system, the   |
|          |    |  |

|          | 1  | test reports from Pro V & V concerning the election     |
|----------|----|---|
|          | 2  | system. I read I downloaded and read the applicable     |
|          | 3  | Title 16 part of the Arizona statutes, which covers the |
|          | 4  | election systems. Then I read a lot of testimony, I     |
|          | 5  | watched a lot of the video televised meetings that      |
|          | б  | Maricopa conducted and a lot of the video testimonies.  |
|          | 7  | Q. Okay. And did you interview or speak with any        |
|          | 8  | Election Day workers, like technicians, who             |
|          | 9  | participated, retained by Maricopa, to work at the      |
| 11:07:24 | 10 | various vote centers on November 8, 2022?               |
|          | 11 | A. Yes, sir, I did. I had spoken with a after           |
|          | 12 | seeing the declaration and interview conducted for the  |
|          | 13 | declaration, I asked to interview them and asked        |
|          | 14 | specific questions.                                     |
|          | 15 | Q. Did you perform an inspection of the ballots on      |
|          | 16 | behalf of Plaintiff in connection with an inspection    |
|          | 17 | pursuant to A.R.S. 16-677?                              |
|          | 18 | A. Yes, sir, I did.                                     |
|          | 19 | Q. And when did that inspection take place?             |
| 11:08:02 | 20 | A. That was just yesterday.                             |
|          | 21 | Q. And without saying what your conclusion was from     |
|          | 22 | that inspection, did you reach a conclusion?            |
|          | 23 | A. It confirmed my initial my initial assumptions       |
|          | 24 | on the possible effects of what caused the technical    |
|          | 25 | issues, yes, sir.                                       |
|          |    |   |

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|          | 1  | MR. OLSEN: Your Honor, at this time, we'd                |
|----------|----|--|
|          | 2  | like to offer Mr. Parikh as an expert.                   |
|          | 3  | THE COURT: Arizona doesn't do that.                      |
|          | 4  | Basically, you can ask the questions and then it's an    |
|          | 5  | objection as to foundation, so                           |
|          | 6  | MR. OLSEN: Okay. Yes, Your Honor.                        |
|          | 7  | BY MR. OLSEN:  |
|          | 8  | Q. Mr. Parikh, you examined the ballots and the          |
|          | 9  | inspection performed at MCTEC yesterday, correct?        |
| 11:08:49 | 10 | A. Yes, I was allowed to select a sampling, per the      |
|          | 11 | request in the Court's instruction.                      |
|          | 12 | Q. Did you have a plan going into that inspection        |
|          | 13 | with what ballots you wanted to select and inspect?      |
|          | 14 | A. Yes, sir.   |
|          | 15 | Q. Could you describe that plan?                         |
|          | 16 | A. Through a FOIA request the cast vote records were     |
|          | 17 | publicly available. I reviewed those, analyzed the data  |
|          | 18 | and selected the roundness based so I could follow the   |
|          | 19 | Court's directions for the petition. So I knew exactly   |
| 11:09:23 | 20 | what to request, because it was time-consuming and       |
|          | 21 | Maricopa County was gracious enough to give us that      |
|          | 22 | time, and I wanted to use it wisely and make my decision |
|          | 23 | quickly and accurately.                                  |
|          | 24 | Q. Approximately do you know how many vote centers       |
|          | 25 | you were able to inspect ballots from?                   |
|          |    |  |

|          | 1  | A. I was allowed to inspect from six vote centers.      |
|----------|----|---|
|          | 2  | Q. Were you able to execute on your plan after you      |
|          | 3  | went into MCTEC to select ballots?                      |
|          | 4  | A. There were some modifications to the plans           |
|          | 5  | because the Election Day ballot data, the cast vote     |
|          | 6  | records, which would be referred to as a system of      |
|          | 7  | record, because it has to be maintained in its          |
|          | 8  | integrity, was no longer valid due to the recounts.     |
|          | 9  | Q. When you say it was no longer valid, what do you     |
| 11:10:18 | 10 | mean?   |
|          | 11 | A. The ballots had been they had been                   |
|          | 12 | re-tabulated for the recounts, thus they Maricopa       |
|          | 13 | County was unable to map those back.                    |
|          | 14 | Q. And were some of the ballots that you inspected      |
|          | 15 | duplicated ballots?                                     |
|          | 16 | A. Yes, sir, they were.                                 |
|          | 17 | Q. And what are duplicated ballots?                     |
|          | 18 | A. Duplicated ballots are when there's an issue with    |
|          | 19 | the ballot and it cannot be ran through the tabulation  |
| 11:10:44 | 20 | system; therefore, it is duplicated and then that       |
|          | 21 | duplication is run through the system.                  |
|          | 22 | Q. And is that duplication then the ballot that is      |
|          | 23 | actually tabulated and counted?                         |
|          | 24 | A. Yes, sir. The way the process works is the           |
|          | 25 | original ballot has to have the duplication ID attached |
|          |    |   |

|          | 1  | to it, which Maricopa did. The part where they filled    |
|----------|----|--|
|          | 2  | in the statute is, according to the standards, that      |
|          | 3  | duplication ballot is supposed to be easily relatable to |
|          | 4  | the original ballot. They said they could not find       |
|          | 5  | let me correct that they could not find the              |
|          | б  | duplicated ballot which was tabulated.                   |
|          | 7  | Q. So you inspected the original ballot that was         |
|          | 8  | duplicated?  |
|          | 9  | A. Yes, sir.   |
| 11:11:28 | 10 | Q. And do I understand correctly that under your         |
|          | 11 | understanding of Arizona law is that the the             |
|          | 12 | duplicate ballot and the original ballot are supposed to |
|          | 13 | be maintained together physically?                       |
|          | 14 | A. Yes, sir. That's that's the EAC requirement.          |
|          | 15 | That's that's a standard. When duplication is done.      |
|          | 16 | Q. And the duplicate ballot which is the ballot that     |
|          | 17 | was counted?   |
|          | 18 | A. Yes, sir.   |
|          | 19 | Q. Was not available for you to inspect because of       |
| 11:11:56 | 20 | that?  |
|          | 21 | A. No, sir, it was not.                                  |
|          | 22 | Q. Why would there be could you tell me again why        |
|          | 23 | there might be a duplicated ballot situation?            |
|          | 24 | A. It would be because it physically it was              |
|          | 25 | physically damaged. I did see torn ballots. They could   |
|          |    |  |

|          | 1  | have coffee stains on them. They could have ink marks,   |
|----------|----|--|
|          | 2  | or they could just be improperly configured.             |
|          | 3  | Q. How long did you take to conduct your inspection?     |
|          | 4  | A. We were there all day except for a 45-minute          |
|          | 5  | lunch break. It took the morning because of not being    |
|          | 6  | able to track the selected ballots that I wanted to look |
|          | 7  | at. We worked together and found the samplings, and      |
|          | 8  | that took all morning to get that sorted out.            |
|          | 9  | Q. And did you take notes contemporaneously with         |
| 11:12:52 | 10 | your inspection?   |
|          | 11 | A. Yes, sir.   |
|          | 12 | Q. Approximately how many ballots did you inspect?       |
|          | 13 | A. There were 348 that were set aside, and then          |
|          | 14 | there were approximately 25, because we did not finish   |
|          | 15 | because of the time restraint.                           |
|          | 16 | Q. And out of that 348 that were set aside, how many     |
|          | 17 | were ballots printed from that ballot on-demand printer? |
|          | 18 | A. In what I analyzed, between the six vote centers,     |
|          | 19 | I specifically and then there were the spoiled           |
| 11:13:30 | 20 | ballots that could be examined, I requested that the     |
|          | 21 | spoiled ballots be from those same vote centers. This    |
|          | 22 | allows me a more accurate response to look at a spoiled  |
|          | 23 | ballot and see it's the same ballot ID and the same      |
|          | 24 | actual ballot style as another ballot within that same   |
|          | 25 | voting center. The one thing that I have to point out    |
|          |    |  |

|          | 1  | is out of all the spoiled ballots and the duplicated    |
|----------|----|---|
|          | 2  | original ballots, there were a total of 113 ballots     |
|          | 3  | examined. 48 of those existed because there was a       |
|          | 4  | 19-inch image of a ballot printed on 20-inch paper.     |
|          | 5  | MS. KHANNA: Objection, Your Honor. Move to              |
|          | б  | strike as non-responsive. I'm not sure what question he |
|          | 7  | was answering.  |
|          | 8  | THE COURT: Well, I don't know that it was               |
|          | 9  | non-responsive. I'll overrule it. You can               |
| 11:14:26 | 10 | cross-examine.  |
|          | 11 | MS. KHANNA: Thank you, Your Honor.                      |
|          | 12 | BY MR. OLSEN:   |
|          | 13 | Q. So, Mr. Parikh, it's your testimony upon             |
|          | 14 | inspection of these ballots that you determined that    |
|          | 15 | there was a 19-inch ballot image projected onto the     |
|          | 16 | 20-inch paper; is that accurate?                        |
|          | 17 | A. Yes, that is accurate. That's one of the initial     |
|          | 18 | things when I initially reviewing evidence that was     |
|          | 19 | presented, and in the public, I saw that the ballots    |
| 11:14:54 | 20 | and it was, to me, it was easily identifiable.          |
|          | 21 | Q. Okay. And is this something that's going into        |
|          | 22 | this inspection you had seen evidence of?               |
|          | 23 | A. Yes, sir.  |
|          | 24 | Q. And what evidence was that?                          |
|          | 25 | A. That was a photograph of a spoiled ballot right      |
|          |    |   |
|          |    |   |

|          | 1  | next to the reprinted ballot from a vote center, and   |
|----------|----|--|
|          | 2  | that's included in my declaration.                     |
|          | 3  | Q. When you say that's included, do you mean the       |
|          | 4  | photographs?   |
|          | 5  | A. Yes, sir.   |
|          | 6  | Q. So when you were inspecting the ballots yesterday   |
|          | 7  | and you determined that the duplicated ballots and the |
|          | 8  | spoiled ballots strike that.                           |
|          |    | -  |
|          | 9  | How many duplicated ballots did you inspect?           |
| 11:15:35 | 10 | A. Fifteen total.                                      |
|          | 11 | Q. And out of that and duplicated, again, means        |
|          | 12 | that the ballot was not was rejected by the            |
|          | 13 | tabulation for some reason?                            |
|          | 14 | A. Yes, sir. It could not be tabulated either at       |
|          | 15 | ICP2's, which are at the vote center, or the ICC at    |
|          | 16 | MCTEC.   |
|          | 17 | Q. Out of that 15, how many of those contained a       |
|          | 18 | 19-inch ballot image on 20-inch paper?                 |
|          | 19 | A. Fourteen.   |
| 11:16:05 | 20 | Q. Fourteen. What about the other remaining?           |
|          | 21 | A. It was physically defective. It was slightly        |
|          | 22 | torn.  |
|          | 23 | Q. Slightly torn. Can you explain to the Court how     |
|          | 24 | a 19-inch ballot image strike that.                    |
|          | 25 | How did you determine that it was a 19-inch            |
|          |    |  |
|          | I  |  |

|          | 1  | ballot image projected on to 20-inch paper?             |
|----------|----|---|
|          | 2  | A. Because these ballot images are a PDF file, which    |
|          | 3  | gets stored along with configuration settings. That's   |
|          | 4  | what makes up the ballot style and the ballot           |
|          | 5  | definition, which is created usually on that EMS, which |
|          | 6  | the actual application that does the ballot style was   |
|          | 7  | called EED, right? That's the application that actually |
|          | 8  | does the ballot style. It's usually installed on the    |
|          | 9  | EMS servers. That application creates that style, the   |
| 11:17:00 | 10 | definition, because it needs those things because it    |
|          | 11 | gets loaded on the tabulator, that's how it's evaluated |
|          | 12 | when the image is created, and that's the print job, to |
|          | 13 | use a common term, that gets sent to the printer.       |
|          | 14 | Q. And how could an how did you determine that it       |
|          | 15 | was actually a 19-inch image projected on to a 20-inch  |
|          | 16 | paper?  |
|          | 17 | A. I can I can determine that 100 percent of all        |
|          | 18 | the ballots are rejected because the mechanics of a     |
|          | 19 | printer, the feeds are not always accurate. On the      |
| 11:17:37 | 20 | 20-inch ballots, you can see the same I refer to them   |
|          | 21 | as tick marks, but they are actually the borders of the |
|          | 22 | image that is sent. And on the 20-inch ballot, you'll   |
|          | 23 | see at the very corner above the borders where there's  |
|          | 24 | misfeed. On the 19-inch ballots, they were well         |
|          | 25 | viewable in the margins. They are 90-degree right       |
|          |    |   |

|          | 1  | angles at each corner of the page, of the image.        |
|----------|----|---|
|          | 2  | Q. And did you physically measure the ballots to        |
|          | 3  | determine that?   |
|          | 4  | A. Yes, sir, I did. I requested a ruler and             |
|          | 5  | Maricopa graciously got me one, and they got one of the |
|          | 6  | other inspectors a ruler.                               |
|          | 7  | Q. How could a 19-inch ballot image appear well,        |
|          | 8  | strike that.  |
|          | 9  | You've heard previous testimony, were you here          |
| 11:18:26 | 10 | for Mr. Jarrett's testimony?                            |
|          | 11 | A. Yes, sir, I was.                                     |
|          | 12 | Q. And did you hear Mr. Jarrett testify that in the     |
|          | 13 | November 2022 General Election a 20-inch ballot was     |
|          | 14 | used?   |
|          | 15 | A. Yes, sir, I did.                                     |
|          | 16 | Q. And did you hear Mr. Jarrett testify that it         |
|          | 17 | would be a failure of the system if a 19-inch ballot    |
|          | 18 | image was projected on to a 20-inch paper?              |
|          | 19 | MR. LIDDY: Objection, Your Honor. That                  |
| 11:18:53 | 20 | misstates the testimony of the prior witness, as to the |
|          | 21 | word failure.   |
|          | 22 | THE COURT: I'm assuming you're going to                 |
|          | 23 | follow up with a question. For an opinion, I think you  |
|          | 24 | can frame it as a hypothetical without arguing about    |
|          | 25 | MR. OLSEN: Yes, Your Honor.                             |
|          |    |   |
|          | I  |   |

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|          | 1  | THE COUDT. Co. should Dophrage                           |
|----------|----|--|
|          |    | THE COURT: Go ahead. Rephrase.                           |
|          | 2  | BY MR. OLSEN:  |
|          | 3  | Q. In an election which is purportedly designed to       |
|          | 4  | take place with a 20-inch ballot image on 20-inch paper, |
|          | 5  | how could a 19-inch ballot image appear?                 |
|          | 6  | MS. KHANNA: Objection. Calls for                         |
|          | 7  | speculation.   |
|          | 8  | THE COURT: Let's ask a question first. Yes               |
|          | 9  | or no, if you can tell. Ask him if he can tell, and      |
| 11:19:40 | 10 | then the objection, and you can re-ask the question.     |
|          | 11 | MR. OLSEN: Yes, Your Honor.                              |
|          | 12 | BY MR. OLSEN:  |
|          | 13 | Q. Mr. Parikh, given your experience and training        |
|          | 14 | particularly with electronic voting systems, nine years, |
|          | 15 | can you tell what the cause of a 19-inch ballot image    |
|          | 16 | being projected on 20-inch paper would be?               |
|          | 17 | A. Yes, I can. I can give you both the technical         |
|          | 18 | ways that it could happen. There are only two ways that  |
|          | 19 | it can happen.   |
| 11:20:14 | 20 | Q. Can you tell the Court the two ways that that can     |
|          | 21 | happen?  |
|          | 22 | A. One way is by changing the printer adjustments        |
|          | 23 | that would make the printer adjustments and settings     |
|          | 24 | override the image file that was sent. The other is      |
|          | 25 | from the application side, or the operating system side. |
|          |    |  |
|          | I  |  |

|          | 1  | This is the same for anybody who ever prints anything at |
|----------|----|--|
|          | 2  | home. Your Microsoft Word can send the settings or it    |
|          | 3  | can use the default settings of the printers. The        |
|          | 4  | application doing it, in this case, as it's a ballot,    |
|          | 5  | would have to be that there was a 19-inch image ballot   |
|          | б  | definition.  |
|          | 7  | Q. And where does that definition reside?                |
|          | 8  | A. That can vary depending on the system. But from       |
|          | 9  | what I heard in the testimony, it resides on the laptop  |
| 11:21:05 | 10 | that's connected to the printer, which would I've        |
|          | 11 | seen it referred to as a control printer, but this is    |
|          | 12 | actually what would be called a print spooler, and it    |
|          | 13 | controlled the print jobs to allow the printer to take   |
|          | 14 | on the load. And as there were multiple site books,      |
|          | 15 | this would be the technical use that that laptop should  |
|          | 16 | be used for.   |
|          | 17 | Q. Is there any way, in your opinion, for a 19-inch      |
|          | 18 | ballot image to be projected on a 20-inch ballot by      |
|          | 19 | accident?  |
| 11:21:31 | 20 | A. No, sir.  |
|          | 21 | Q. Why not?  |
|          | 22 | A. Because the settings and the configurations and       |
|          | 23 | the procedures that are used cannot allow that. These    |
|          | 24 | are not a bump up against the printer and the settings   |
|          | 25 | changed. They are security configurations. I've          |
|          |    |  |

|          | 1  | reviewed the evidence and the printers are configured    |
|----------|----|--|
|          | 2  | via script which, by any large organization that has to  |
|          | 3  | do multiple systems, is a standard. This takes away the  |
|          | 4  | human error of somebody miscoding in the instructions    |
|          | 5  | either on the printer.                                   |
|          | 6  | Q. Prior to an election, would the strike that.          |
|          | 7  | Prior to an election, would it be detectable that        |
|          | 8  | a 19-inch ballot image had been projected onto 20-inch   |
|          | 9  | paper?   |
| 11:22:31 | 10 | A. Yes. If logic and accuracy tested that all            |
|          | 11 | voting styles or ballot definitions were included, which |
|          | 12 | a standard logic and accuracy testing should test every  |
|          | 13 | style that's available and there should be a listing of  |
|          | 14 | such styles.   |
|          | 15 | Q. Is it you performed testing for EAC                   |
|          | 16 | certification, correct?                                  |
|          | 17 | A. Yes, sir, I have.                                     |
|          | 18 | Q. Is it permissible to have two different ballot        |
|          | 19 | definitions in the same election with respect to the     |
| 11:23:08 | 20 | size of the ballot image?                                |
|          | 21 | A. No, sir. If, for example, if you live in an           |
|          | 22 | apartment building and your neighbor and you have the    |
|          | 23 | same school board district, you have the same precinct,  |
|          | 24 | all the jurisdictions for whether it's local, county,    |
|          | 25 | state or federal are basically the same, that            |
|          |    |  |

|          | 1  | ballot-style definition, the ID for it, should be        |
|----------|----|--|
|          | 2  | singular. If you do not, then you have two different     |
|          | 3  | styles, you're assessing them differently. That can      |
|          | 4  | also produce forgery. There's only supposed to be one    |
|          | 5  | ballot style per those voting options, and that          |
|          | 6  | that's what controls it.                                 |
|          | 7  | Q. The 19-inch ballot image that you observed in         |
|          | 8  | your inspection on multiple ballots including duplicated |
|          | 9  | and spoiled ballots, correct?                            |
| 11:23:56 | 10 | A. Yes, sir.   |
|          | 11 | Q. What effect would a 19-inch ballot image              |
|          | 12 | projected on a 20-inch piece of paper used in the        |
|          | 13 | election in Maricopa for November 2022 have when it was  |
|          | 14 | placed into one of these vote center tabulators?         |
|          | 15 | A. It would cause it to be rejected. According to        |
|          | 16 | the Dominion's documentation, they performed somewhere   |
|          | 17 | between 200 and 300 checks on the actual physical paper  |
|          | 18 | ballot that gets inserted into the system. They state,   |
|          | 19 | and this is according to Dominion, the vendor who        |
| 11:24:33 | 20 | created the application, that it can reject the ballot   |
|          | 21 | for any one of those. A 19-inch image being on 20-inch   |
|          | 22 | paper increases the margin. Once the timing marks are    |
|          | 23 | seen and they are evaluated, the actual physical printer |
|          | 24 | that created the image is saying by the application      |
|          | 25 | telling it, you're done, but there's a remaining inch of |
|          |    |  |

|          | 1  | paper in there, so it would assume there's a paper jam. |
|----------|----|---|
|          | 2  | And to detect, I specifically asked, there were paper   |
|          | 3  | jams to where he opened up and there was no paper.      |
|          | 4  | So from a programming perspective, the machine          |
|          | 5  | would throw the paper jam error, but yet there would be |
|          | 6  | no paper.   |
|          | 7  | Q. And you're referring to a tech, you said you         |
|          | 8  | spoke to a tech, would that be Aaron Smith?             |
|          | 9  | A. Yes, sir.  |
| 11:25:15 | 10 | Q. Okay. And what did Mr. Smith tell you first          |
|          | 11 | of all, who is Aaron who is your what is your           |
|          | 12 | understanding of Mr. Smith's role during the            |
|          | 13 | November 2022 election?                                 |
|          | 14 | A. I think he repeatedly followed all the procedures    |
|          | 15 | that he was instructed to follow. He put a good solid   |
|          | 16 | effort forward to resolve the issues. It finally became |
|          | 17 | to where the issue could not be resolved, according to  |
|          | 18 | the procedures, and he had to actually request a        |
|          | 19 | replacement tabulator, which so happened to be          |
| 11:25:52 | 20 | mis-configured.   |
|          | 21 | Q. Do you know why Aaron wanted to testify today?       |
|          | 22 | A. I think  |
|          | 23 | MS. KHANNA: Objection, Your Honor. Calls                |
|          | 24 | for speculation, lack of foundation.                    |
|          | 25 | THE COURT: That's going to call for                     |
|          |    |   |

speculation. 1 2 MR. OLSEN: Withdraw the question, Your 3 Honor. BY MR. OLSEN: 4 Q. You mentioned that there are only two 5 possibilities for how a 19-inch image could be 6 7 configured onto the system to be put on a 20-inch piece of paper, correct? 8 9 A. Yes. My assessment applies to anything that is printed, not just -- not just the specifics of this, but 11:26:38 10 11 to anything that's printed. These are the way the 12 technology functions. But you testified that there's only two ways --13 Ο. Yes, there is. 14 Α. -- this situation could arise? 15 Ο. There are only two. 16 Α. 17 O. What would it take for you to determine which of the two possibilities is what occurred? 18 A. Specifically, as I did yesterday, inspecting the 19 11:27:11 20 ballots. There were some ballots that were spotty, but 21 the spottiness was also on batches from the vote centers that were correctly tabulated, so that confused me. And 22 23 the stuff that was mentioned about the fusers and the 24 heating, because, too, they first said it was a toner 25 issue, which it was not, it's a tray weight issue, which

|          | 1  | affects the heat of the fusers.                          |
|----------|----|--|
|          |    |  |
|          | 2  | The mechanical function of a fuser and heater            |
|          | 3  | from what I observed from the spottiness did not match   |
|          | 4  | what is a standard error or example that would be        |
|          | 5  | demonstrated. There were one or two occasions that were  |
|          | 6  | exactly that way, but that was about two ballots out of  |
|          | 7  | all that I examined.                                     |
|          | 8  | Q. But if you were to try to determine whether it        |
|          | 9  | was a printer issue, configuration issue, or an issue    |
| 11:27:59 | 10 | with the ballot definition with respect to how a 19-inch |
|          | 11 | image was projected onto 20-inch paper, what would you   |
|          | 12 | need to do?  |
|          | 13 | A. I would need to see the ballot styles and the         |
|          | 14 | ballot definitions. In totality, if there's 15,000 of    |
|          | 15 | them, all of them should be examined.                    |
|          | 16 | Q. Do you have obviously you have been practicing        |
|          | 17 | in the cyber field for two decades, correct?             |
|          | 18 | A. Yes, sir, and it includes everything to include       |
|          | 19 | printers.  |
| 11:28:41 | 20 | Q. That's what I was going to ask you. Can you           |
|          | 21 | do you work with printers? Do you understand how         |
|          | 22 | printers function and work, and at what level is your    |
|          | 23 | experience?  |
|          | 24 | A. To a detailed level to where I actually caused        |
|          | 25 | one of the government agencies in the missile defense    |
|          |    |  |
|          |    |  |

|          | 1  | side to get highly upset, because I understand the       |
|----------|----|--|
|          | 2  | protocols that run. And it's not just printers, there    |
|          | 3  | are multifunctional devices, MFDs as we refer to them,   |
|          | 4  | because they can scan, they can print, they can send     |
|          | 5  | file transfers. And I've evaluated protocols, I've also  |
|          | 6  | done root cause analysis, because classified printers    |
|          | 7  | have they could print classified data even when they     |
|          | 8  | are not supposed to because of the rollers, and this is  |
|          | 9  | one thing I called refer to as ghost printing. I did     |
| 11:29:31 | 10 | see that repeatedly on the early vote ballots that were  |
|          | 11 | printed by Runbeck, because in my opinion the ink was a  |
|          | 12 | little bit too deep and too shiny for that, and that     |
|          | 13 | and I did. I was able to even see candidates' names in   |
|          | 14 | white space. It's very light gray, but that's why I      |
|          | 15 | refer to it as ghost printing.                           |
|          | 16 | Q. Um-hum. What would you recommend be done with         |
|          | 17 | the ballots currently stored at MCTEC now, given your    |
|          | 18 | findings from the inspection?                            |
|          | 19 | MS. KHANNA: Objection to relevance. Lack                 |
| 11:30:13 | 20 | of foundation. Speculation.                              |
|          | 21 | THE COURT: You need to rephrase the                      |
|          | 22 | question. I'm going to sustain it.                       |
|          | 23 | BY MR. OLSEN:  |
|          | 24 | Q. Do you have any concerns regarding the security       |
|          | 25 | of the ballots, given your findings from your inspection |
|          |    |  |

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|          | 1  | yesterday that a 19-inch image was projected onto the    |
|----------|----|--|
|          | 2  | samples from six different vote centers that you         |
|          | 3  | examined of 20-inch paper?                               |
|          | 4  | A. Yes, I can. If it's okay with the Court, I have       |
|          | 5  | to answer this in two ways. They are both pertinent.     |
|          | 6  | But, first, I observed while ballots were being pulled   |
|          | 7  | out and sampled, and they obliged in every direction,    |
|          | 8  | whether top, middle, or that, that they were provided.   |
|          | 9  | I observed more improperly imaged ballots that were not  |
| 11:31:16 | 10 | inspected that were there.                               |
|          | 11 | Now, to answer the question, those should be             |
|          | 12 | secured. I will state in my capacity I handle            |
|          | 13 | everything from physical security to accrediting         |
|          | 14 | buildings for classified information storage. I've been  |
|          | 15 | a classified courier, which means I'm authorized to      |
|          | 16 | transport classified information. As a forensic          |
|          | 17 | investigator, I fully understand chain of custody. And   |
|          | 18 | what I will cite is that the facility and the security   |
|          | 19 | and chain of custody at the vault and the tabulation     |
| 11:31:52 | 20 | center are highly inaccurate, and those ballots could be |
|          | 21 | tampered with. They should be they should be sealed      |
|          | 22 | and appropriate actions.                                 |
|          | 23 | For example, security seals were only placed on          |
|          | 24 | the boxes that we inspected, and that was due to the     |
|          | 25 | court order, and they wanted to ensure that the proper   |
|          |    |  |

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|          | 1  | security was done.                                       |
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|          | 2  | MS. KHANNA: Objection, Your Honor. I'm                   |
|          | 3  | going to move to strike as non-responsive. I'm not       |
|          | 4  | sure, again, what question that was answering.           |
|          | 5  | THE COURT: That was non-responsive to the                |
|          | 6  | questions and beyond the scope, so of what's before      |
|          | 7  | the Court, so  |
|          | 8  | MS. KHANNA: Thank you, Your Honor.                       |
|          | 9  | THE COURT: strike the last part of his                   |
| 11:32:34 | 10 | answer dealing with the security measures.               |
|          | 11 | MR. OLSEN: Your Honor, just a point of                   |
|          | 12 | clarification. You said strike the last part and         |
|          | 13 | THE COURT: His answer, he had two parts to               |
|          | 14 | his answer. He said, first, he observed ballots,         |
|          | 15 | improperly imaged ballots beyond what was sampled. That  |
|          | 16 | was part 1. Part 2 is the commentary about the           |
|          | 17 | continued or ongoing storage, and the it's all right,    |
|          | 18 | I've been accused of soft-spoken. Part 2 was the         |
|          | 19 | testimony that related to the ongoing security concerns. |
| 11:33:13 | 20 | That's the part that is not relevant to the issues that  |
|          | 21 | are before the Court today.                              |
|          | 22 | MR. OLSEN: Yes, Your Honor.                              |
|          | 23 | BY MR. OLSEN:  |
|          | 24 | Q. Mr. Parikh, you mentioned that you saw other          |
|          | 25 | ballots that you could see do I understand that          |
|          |    |  |

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|          | 1  | correctly had a 19-inch ballot image projected onto     |
|----------|----|---|
|          | 2  | 20-inch paper?  |
|          | 3  | A. Yes, sir.  |
|          | 4  | Q. And how could you tell that?                         |
|          | 5  | A. Because the difference in the margin, as they        |
|          | 6  | were being taken out of the box and placed on the table |
|          | 7  | and shuffled around, it was obvious. It was apparent to |
|          | 8  | me.   |
|          | 9  | Q. Okay. Is there when on these ballots with            |
| 11:33:46 | 10 | a 19-inch image, are there marks that kind of that      |
|          | 11 | are different around the corners than the 20-inch       |
|          | 12 | ballots?  |
|          | 13 | A. Yes, sir. You will see the corner edges of the       |
|          | 14 | image, which would be considered, you know, the actual  |
|          | 15 | size of the paper. Those right-angle marks at each      |
|          | 16 | the top left, top right, bottom left, bottom right, are |
|          | 17 | within the margin space. They are clearly visible.      |
|          | 18 | Q. Did you you mentioned that you kept notes            |
|          | 19 | A. Yes, sir.  |
| 11:34:17 | 20 | Q of your inspection. Did you draft a report            |
|          | 21 | that summarized those notes with conclusions?           |
|          | 22 | A. Yes, sir, I did.                                     |
|          | 23 | Q. If the Court were to ask you for it, would you be    |
|          | 24 | able to provide it to the Court?                        |
|          | 25 | A. Yes, sir, I would.                                   |
|          |    |   |

|          | 1  | Q. And would that report be would you swear to         |
|----------|----|--|
|          | 2  | the accuracy of your conclusions in that report?       |
|          | 3  | A. Yes, I would.                                       |
|          | 4  | Q. And would you swear to the accuracy of your         |
|          | 5  | the results of your inspection in that report?         |
|          | б  | A. Yes, sir, I would.                                  |
|          | 7  | Q. You testified earlier that having a 19-inch         |
|          | 8  | ballot image projected on a 20-inch ballot as you      |
|          | 9  | observed appearing from ballots cast in six different  |
| 11:35:23 | 10 | vote centers   |
|          | 11 | A. Yes.  |
|          | 12 | Q duplicated ballots, spoiled ballots, that            |
|          | 13 | could only arise from could it be by accident or is    |
|          | 14 | it?  |
|          | 15 | A. No, sir, it could not be by accident. Those are     |
|          | 16 | configuration changes they are administrative level on |
|          | 17 | the printer aren't with a ballot style or ballot       |
|          | 18 | definition file, and those are done on the EMS system, |
|          | 19 | which has password security and everything else. The   |
| 11:35:54 | 20 | EED application is actually the one that creates the   |
|          | 21 | ballot style. That's what's used. It's commonly        |
|          | 22 | it's commonly put on the EMS server because that's,    |
|          | 23 | like, the centerpiece, and those two systems are       |
|          | 24 | controlled access.                                     |
|          | 25 | Q. You testified earlier that you have been involved   |
|          |    |  |

in other assessments of failures relating to 1 2 cyber-related issues, correct? A. Yes, sir. 3 Q. And that we call that a root cause analysis, 4 correct? 5 A. Yes, sir. I was part of the working group that 6 7 established what was called the IARA process, which is a 8 risk analysis and assessment process for the missile 9 defense agency years ago. It's a standard risk analysis and assessment, and in order to do that, that's the 11:36:42 10 11 basis of how you analyze threat and then you also, 12 that's why you conduct root cause analysis, because you have to be specific when you assess risk -- risk, excuse 13 14 me. In the performance, in your experience, and you 15 Ο. testified earlier that the federal government -- was it 16 17 the federal government that had actually criminally prosecuted people based on your findings in a root cause 18 19 analysis? 11:37:13 20 A. Yes, sir, and sometimes they ignored my analysis, 21 but that's beyond. 22 Q. Given your opinion that -- strike that. 23 Given your opinion and your knowledge of how 24 ballot definitions are configured and how printers work, 25 does your finding of a 19-inch image, ballot image base

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placed on 20-inch paper, does that implicate violations 1 of criminal law? 2 3 MS. KHANNA: Objection. THE COURT: Wait. Hold on before you answer 4 that. 5 б MS. KHANNA: Objection, Your Honor. Calls 7 for speculation. Lack of foundation, and it calls for legal conclusion. 8 9 THE COURT: It does call for a legal conclusion. 11:38:17 10 11 MR. OLSEN: Your Honor, the witness has testified that --12 THE COURT: I heard. 13 14 MR. OLSEN: Yes, Your Honor. I'll sit down. BY MR. OLSEN: 15 16 Q. Based on what you have determined on your physical examination of these ballots, your experience 17 18 both in the industry as a Certified Forensic Hacking Investigator, your CISSP, your skills with, I believe, 19 you called it IRAP, is that --11:38:53 20 21 A. It's IARA, that's the acronym that does it. They are different -- and this is specifically for technical 22 23 risk and assessment. This is one of the issues when I worked for the voting system test labs to get all the 24 25 vendors, I've dealt with over seven of them to my

|          | 1  | memory, right, none of them performed it. The labs       |
|----------|----|--|
|          | 2  | didn't perform it. I eventually convinced one lab to do  |
|          | 3  | this, because this is vital to when you're doing system  |
|          | 4  | testing let alone security system testing, and this      |
|          | 5  | applies not just to an electronic voter systems, this is |
|          | 6  | to all information systems, all technology. These are    |
|          | 7  | standard engineering principles.                         |
|          | 8  | Q. Is there any way you could be wrong about a           |
|          | 9  | 19-inch image being placed on 20-inch paper?             |
| 11:39:43 | 10 | A. No, sir. I give the technical options that are        |
|          | 11 | there. There are two ways that this can happen, and      |
|          | 12 | based on this system and the controls in place, this     |
|          | 13 | could not have been an accident, and there are only two  |
|          | 14 | options. It would take further investigation, further    |
|          | 15 | forensic examination for me to determine exactly which   |
|          | 16 | one it was.  |
|          | 17 | MR. OLSEN: Thank you, Mr. Parikh.                        |
|          | 18 | Cross.   |
|          | 19 | THE COURT: Cross-exam, will that be you,                 |
| 11:40:20 | 20 | Mr. Liddy?   |
|          | 21 | MS. KHANNA: Your Honor, I think we're going              |
|          | 22 | to break up the cross-examination, if possible. One      |
|          | 23 | from the County and one for the Governor-Elect Hobbs as  |
|          | 24 | well, and if we could do the County's first, I think we  |
|          | 25 | might get to the other one after lunch.                  |
|          |    |  |

|          | 1  | THE COURT: Mr. Liddy?                                  |
|----------|----|--|
|          | 2  | CROSS-EXAMINATION                                      |
|          | 3  | BY MR. LIDDY:  |
|          | 4  | Q. Thank you, Your Honor. I appreciate that as some    |
|          | 5  | of these allegations go directly to the conduct of the |
|          | 6  | election by my client Maricopa County.                 |
|          | 7  | Mr. Parikh, is that correct pronunciation?             |
|          | 8  |  |
|          |    | A. Yes, sir, it is.                                    |
|          | 9  | Q. And where do you reside, Mr. Parikh?                |
| 11:40:57 | 10 | A. I reside in Huntsville, Alabama.                    |
|          | 11 | Q. You traveled up to Maricopa County for this         |
|          | 12 | proceeding?  |
|          | 13 | A. Yes, sir, I did.                                    |
|          | 14 | Q. And who paid for your travel?                       |
|          | 15 | A. The attorney fund.                                  |
|          | 16 | Q. The attorney fund. What's the attorney fund?        |
|          | 17 | A. It's the legal fund. I believe it's it's for        |
|          | 18 | all the attorneys associated with this.                |
|          | 19 | Q. With this particular litigation?                    |
| 11:41:23 | 20 | A. Yes.  |
|          | 21 | Q. And did the attorney fund pay for lodging as        |
|          | 22 | well? Paid for your lodging?                           |
|          | 23 | A. Yes, lodging is always considered travel.           |
|          | 24 | Q. And are you being paid for your time?               |
|          | 25 | A. Yes.  |
|          |    |  |

|          | 1  | Q. And what is the rate at which you're being paid   |
|----------|----|--|
|          | 2  | for your time?                                       |
|          | 3  | A. \$250 an hour.                                    |
|          | 4  | Q. That's also coming from the attorney fund?        |
|          | 5  | A. Yes.  |
|          | б  | Q. Are you familiar with an event called Michael     |
|          | 7  | Lindell's Moment of Truth?                           |
|          | 8  | A. Yes, I spoke at the event.                        |
|          | 9  | Q. You appeared and spoke at the event?              |
| 11:41:54 | 10 | A. Yes, I did.                                       |
|          | 11 | Q. And where was that event held?                    |
|          | 12 | A. In Missouri.                                      |
|          | 13 | Q. In Missouri. And was your travel from Alabama to  |
|          | 14 | Missouri paid for by someone other than yourself?    |
|          | 15 | A. Yes, sir.   |
|          | 16 | Q. And who paid for that?                            |
|          | 17 | A. That, I assume, would be Michael Lindell. All     |
|          | 18 | the travel was arranged. He asked me to speak at the |
|          | 19 | event and I spoke.                                   |
| 11:42:17 | 20 | Q. And that would be true for your time, did you     |
|          | 21 | also get paid for your time there?                   |
|          | 22 | A. I did not charge for my time.                     |
|          | 23 | Q. And your lodging?                                 |
|          | 24 | A. That's considered travel that was provided to me. |
|          | 25 | Q. And when you say Mr. Lindell, you're referring to |
|          |    |  |

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|          | 1  | the My Pillow guy?                                       |
|          | 2  | A. Yes, sir.   |
|          | 3  | Q. And you are a cyber security professional?            |
|          | 4  | A. Yes, sir, I am.                                       |
|          | 5  | Q. During your investigation of this election, did       |
|          | б  | you detect any hacking involved in the '22 General       |
|          | 7  | Election in Maricopa County?                             |
|          | 8  | A. No, sir.  |
|          | 9  | Q. I believe you testified that yesterday you were       |
| 11:43:15 | 10 | down at MCTEC performing the court-ordered inspection of |
|          | 11 | the ballots; is that correct?                            |
|          | 12 | A. Yes, sir, I was.                                      |
|          | 13 | Q. And you were asked to select batches of ballots?      |
|          | 14 | A. Yes.  |
|          | 15 | Q. You were asked to identify them. Did you use a        |
|          | 16 | highlighter and highlight the boxes?                     |
|          | 17 | A. Yes, I did.   |
|          | 18 | Q. Did you observe the custodian of those ballots        |
|          | 19 | opening those boxes?                                     |
| 11:43:40 | 20 | A. Yes.  |
|          | 21 | MR. OLSEN: Objection.                                    |
|          | 22 | THE WITNESS: They opened them in front of                |
|          | 23 | all the inspectors. There was a court report inspected,  |
|          | 24 | there was the other inspector for the other, the         |
|          | 25 | gentleman sitting over there that says he was an         |
|          |    |  |

attorney. We all were there as they went through. 1 BY MR. LIDDY: 2 3 Q. Did the individual who opened the box break the seal? 4 A. By seal, are you referring to the red tape, which 5 is simply red tape and not a security seal? 6 7 Q. Well, I'm asking you what you observed. I would not categorize what closed the boxes as a 8 Α. 9 seal. Did you see the serial numbers on it? 11:44:13 10 Ο. There were no serial numbers. 11 Α. 12 Q. So in your professional opinion, the ballots were not sealed? 13 A. The ballots did not have an appropriate security 14 seal on the boxes. 15 Q. That's -- so, okay, fine. My question was: Were 16 the ballots sealed? 17 18 They were closed with tape. Α. And where were they stored? 19 Ο. In the vault and in the tabulation center. 11:44:41 20 Α. Q. Now, would you say in your profession, details 21 22 are important? 23 A. Yes, they are highly important. 24 Q. And you said that you reviewed the statutes prior 25 to initiating this investigation?

|          | 1  | A. I always have to do that, because it's relevant,     |
|----------|----|---|
|          | 2  | especially if a state has a statute.                    |
|          | 3  | Q. So that's a yes?                                     |
|          | 4  | A. Yes.   |
|          | 5  | Q. And you also reviewed federal statutes?              |
|          | б  | A. Yes.   |
|          | 7  | Q. HAVA, I think you said?                              |
|          | 8  | A. I go as far back as the 1990 FEC standards. I        |
|          | 9  | reviewed them all, every version of the VVSG.           |
| 11:45:33 | 10 | Q. And you downloaded Title 16?                         |
|          | 11 | A. Yes, I like to have references for when they are     |
|          | 12 | referred to, because they have been referred to. And in |
|          | 13 | the Secretary of State's manual, they were referred to  |
|          | 14 | in the Maricopa manuals and procedures. So I like to    |
|          | 15 | actually read what's referred to, to ensure that it's   |
|          | 16 | accurate.   |
|          | 17 | Q. And when you read those documents, you pay close     |
|          | 18 | attention to detail, because that's required by your    |
|          | 19 | profession; is that correct?                            |
| 11:45:58 | 20 | A. I'm not a legal attorney, and so I read the laws     |
|          | 21 | for what they state and how they are.                   |
|          | 22 | Q. Now, you testified that you reviewed some            |
|          | 23 | documents that were provided to the Lake campaign by a  |
|          | 24 | FOIA request; is that accurate?                         |
|          | 25 | MR. OLSEN: Objection, Your Honor. I don't               |
|          |    |   |

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|          | 1  | believe he ever testified to that.                       |
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|          | 2  | THE COURT: Well, it's cross-exam, so he can              |
|          | 3  | answer the question, if he understands it. If you don't  |
|          | 4  | understand the questions, Mr. Parikh                     |
|          | 5  | THE WITNESS: No, these were public record                |
|          | 6  | requests. They came from me from other technical         |
|          | 7  | professionals.   |
|          | 8  | BY MR. LIDDY:  |
|          | 9  | Q. So they were not FOIA requests?                       |
| 11:46:36 | 10 | A. Those records were obtained via FOIA requests.        |
|          | 11 | Q. Are you familiar with FOIA? Can you tell me what      |
|          | 12 | F-O-I-A stands for?                                      |
|          | 13 | A. It's the Freedom of Information Act.                  |
|          | 14 | Q. Is that statute a federal statute or a state          |
|          | 15 | statute?   |
|          | 16 | A. That depends on what you're requesting the FOIA       |
|          | 17 | for. That's categorized at the federal level and state   |
|          | 18 | levels, to my knowledge.                                 |
|          | 19 | Q. So a FOIA can either be a state or a federal, in      |
| 11:47:00 | 20 | your understanding?                                      |
|          | 21 | A. Yes.  |
|          | 22 | Q. And federal was FOIA and state was a public           |
|          | 23 | records request under the Arizona statute, that would be |
|          | 24 | a detail that doesn't interest you?                      |
|          | 25 | A. That if if the data was illegally obtained            |
|          |    |  |

|          | 1  |  |
|----------|----|--|
|          | 2  | Q. That's not the question. The question is: Is          |
|          | 3  | the detail, the difference between a federal statute and |
|          | 4  | a state statute, of interest to you?                     |
|          | 5  | A. When I'm provided evidence, I always ask the          |
|          | 6  | source of it. And I have received, in my experience, I   |
|          | 7  | have received evidence from law enforcement officials    |
|          | 8  | that, in my opinion, were not properly attained. And as  |
|          | 9  | a forensic investigator who understands chain of custody |
| 11:47:44 | 10 | and all the legal ramifications, because for the court's |
|          | 11 | record, the majority of that deals with the statutes.    |
|          | 12 | For example, the lock picks that I own as part of        |
|          | 13 | my security thing, in my state, I have to have a private |
|          | 14 | investigator license. These are the statutes that a      |
|          | 15 | forensic investigator handling evidence has to be aware  |
|          | 16 | of.  |
|          | 17 | Q. Thank you. And when you're working with your          |
|          | 18 | security thing, as you said it, are you familiar with    |
|          | 19 | federal statutes and state statutes?                     |
| 11:48:10 | 20 | MR. OLSEN: Objection, Your Honor. I'm not                |
|          | 21 | sure about the question.                                 |
|          | 22 | THE COURT: Well, if he's confused                        |
|          | 23 | MR. LIDDY: I'll withdraw the question, Your              |
|          | 24 | Honor.   |
|          | 25 | THE COURT: Thank you. Next question.                     |
|          |    |  |

|          | 1  | BY MR. LIDDY:   |
|----------|----|---|
|          | 2  | Q. You just testified that you receive information      |
|          | 3  | from law enforcement that's both federal and state law  |
|          | 4  | enforcement; is that correct?                           |
|          | 5  | A. I didn't say that. I said it was law enforcement     |
|          | б  | and I   |
|          | 7  | Q. And you testified both federal law enforcement       |
|          | 8  | and state law enforcement; is that correct?             |
|          | 9  | A. What I just told you is I said I received it from    |
| 11:48:39 | 10 | law enforcement.  |
|          | 11 | Q. Well, when you receive information in your           |
|          | 12 | profession from law enforcement, are you familiar       |
|          | 13 | whether the law enforcement is federal or state?        |
|          | 14 | A. Yes, when they provide me the evidence, yes.         |
|          | 15 | Q. Is that a detail that's important to you?            |
|          | 16 | A. Yes.   |
|          | 17 | Q. I believe you testified that you examined some       |
|          | 18 | ballots that had been duplicated; is that correct?      |
|          | 19 | A. Yes.   |
| 11:49:06 | 20 | Q. And you testified that you examined the              |
|          | 21 | originals, but not the duplicates; is that correct?     |
|          | 22 | A. That's correct.                                      |
|          | 23 | Q. And you examined and you testified that the          |
|          | 24 | duplicates were not kept next to the duplicate the      |
|          | 25 | duplicates were not kept next to the originals; is that |
|          |    |   |

|          | 1  |  |
|----------|----|--|
|          | 1  | correct?   |
|          | 2  | A. That's correct. They are supposed to be               |
|          | 3  | traceable and easily identifiable. Mr. Jarrett said      |
|          | 4  | that he would have to get his techs busy and it would    |
|          | 5  | take them over a week to try and find them.              |
|          | 6  | Q. That's your recollection of what Mr. Jarrett          |
|          | 7  | said?  |
|          | 8  | A. That is what Mr. Jarrett said.                        |
|          | 9  | Q. And if the ballots, the originals and the             |
| 11:49:51 | 10 | duplicates, were in the boxes right next to each other,  |
|          | 11 | would that surprise you?                                 |
|          | 12 | A. The duplicates that I was shown, because they         |
|          | 13 | were duplicated, were part of, one, of the vote centers, |
|          | 14 | and he opened both those boxes; and, two, because they   |
|          | 15 | couldn't identify some of the original duplicates, they  |
|          | 16 | had to run and count them so they could try to map them  |
|          | 17 | back to which site they belonged to.                     |
|          | 18 | Q. So that's your recollection of what Mr. Jarrett       |
|          | 19 | said when you asked to see the originals of the          |
| 11:50:24 | 20 | duplicates?  |
|          | 21 | A. No.   |
|          | 22 | Q. That's a detail that's important. You're telling      |
|          | 23 | this Court that when you asked Mr. Jarrett to view the   |
|          | 24 | duplicates of the originals that he told you it would    |
|          | 25 | take six hours?  |
|          |    |  |
|          | I  |  |

|          | 1  | A. To clarify, I did not ask to see duplicates.          |
|----------|----|--|
|          | 2  | They were part of the vote center, and they provided the |
|          | 3  | entirety of what they had for the vote center. They      |
|          | 4  | could not provide what was                               |
|          | 5  | Q. Thank you, Mr. Parikh. I think the important          |
|          | б  | point, and I want to ask you this to make sure that I    |
|          | 7  | understand it correctly, is that you did not ask to see  |
|          | 8  | the duplicates?  |
|          | 9  | MR. OLSEN: Objection. Misstates his prior                |
| 11:51:02 | 10 | testimony. Argumentative.                                |
|          | 11 | THE COURT: This is cross. Just for                       |
|          | 12 | reference, on all cross, if he doesn't understand the    |
|          | 13 | question, he can have it rephrased; but particularly     |
|          | 14 | with an expert witness, I think he's capable of          |
|          | 15 | answering. If you don't understand, you can have him     |
|          | 16 | rephrase. If you do understand, you can go ahead and     |
|          | 17 | answer.  |
|          | 18 | Would you like the question restated to you?             |
|          | 19 | THE WITNESS: Yes, sir, if you would.                     |
| 11:51:24 | 20 | THE COURT: Please, Mr. Liddy.                            |
|          | 21 | BY MR. LIDDY:  |
|          | 22 | Q. Mr. Parikh, is it your recollection that when you     |
|          | 23 | asked Mr. Jarrett to see the duplicates and the          |
|          | 24 | originals that he told you it would take six hours to    |
|          | 25 | get them?  |
|          |    |  |

|          | 1  | A. One, I did not ask to see them. They were            |
|----------|----|---|
|          | 2  | Q. That's the answer to my question, Mr. Parikh.        |
|          | 3  | You did not ask to see them.                            |
|          | 4  | THE WITNESS: Your Honor, if I may                       |
|          | 5  | THE COURT: Wait. There's just your                      |
|          | б  | counsel will have redirect.                             |
|          | 7  | THE WITNESS: Yes, sir.                                  |
|          | 8  | THE COURT: So just answer his questions.                |
|          | 9  | THE WITNESS: Yes, sir. I just want to                   |
| 11:52:09 | 10 | state we were following                                 |
|          | 11 | THE COURT: Wait.  |
|          | 12 | MR. LIDDY: I have another question, if it's             |
|          | 13 | appropriate.  |
|          | 14 | THE COURT: Please.                                      |
|          | 15 | BY MR. LIDDY:   |
|          | 16 | Q. You've testified that you have a working theory      |
|          | 17 | that some of the ballots for the 2022 General Election  |
|          | 18 | were on 20-inch paper but were printed at 19 inches; is |
|          | 19 | that correct?   |
| 11:52:31 | 20 | A. 19-inch image printed on 20-inch paper, it is not    |
|          | 21 | a theory.   |
|          | 22 | Q. Okay. So it was 20-inch paper, the ballot was        |
|          | 23 | 20 inches, correct?                                     |
|          | 24 | A. The paper was 20 inches.                             |
|          | 25 | Q. And the image was 19 inches, according to your       |
|          |    |   |

|          | 1  | testimony, correct?                                      |
|----------|----|--|
|          | 2  | A. The ballot image was 19 inches, yes.                  |
|          | 3  | Q. Are you familiar with a shrink-to-fit setting on      |
|          | 4  | a printer?   |
|          | 5  | A. Yes, I am.  |
|          |    |  |
|          | 6  | Q. Could a shrink-to-fit setting account for some of     |
|          | 7  | the ballots you observed being 19 inches on 20-inch      |
|          | 8  | paper?   |
|          | 9  | A. That is a possibility, but it would it would          |
| 11:53:08 | 10 | violate the configuration settings they had for the      |
|          | 11 | voting systems and the tabulators.                       |
|          | 12 | Q. And you've testified that you're familiar with        |
|          | 13 | the election process?                                    |
|          | 14 | A. Yes, sir.   |
|          | 15 | Q. And you testified that if one were to take a          |
|          | 16 | 20-inch ballot that's shrunk to 19 inches and put it     |
|          | 17 | into a vote center precinct tabulator, it would not get  |
| 11:53:38 | 18 | tabulated?   |
|          | 19 | A. It would not get tabulated at any tabulator.          |
|          | 20 | Q. Any tabulator?  |
|          | 21 | A. That encompasses ICP or ICCs at central.              |
|          | 22 | Q. So if it went down to central, according to your      |
|          | 23 | understanding, and it was tried to run through the tower |
|          | 24 | tabulators, it would also not be tabulated; is that      |
|          | 25 | correct?   |
|          |    |  |

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|          | 1  | A. That is correct.                                      |
|----------|----|--|
|          | 2  | Q. And you've just testified that you observed some      |
|          | 3  | duplicated ballots. Is it your understanding that a      |
|          | 4  | ballot that cannot be tabulated by precinct-based        |
|          | 5  | tabulator and cannot be tabulated by a tower-configured  |
|          | 6  | tabulator at central would then be duplicated?           |
|          | 7  | A. It would have to be, because it wouldn't be           |
|          | 8  | tabulated, so it would require duplication.              |
|          | 9  | Q. And after duplication, what would happen to that      |
| 11:54:18 | 10 | ballot?  |
|          | 11 | A. The duplicated ballot, which is supposed to be        |
|          | 12 | marked with a specific ID, and that ID must be recorded  |
|          | 13 | on the original, and I saw those stickers on the         |
|          | 14 | originals.   |
|          | 15 | Q. The question is: What would happen to that            |
|          | 16 | ballot?  |
|          | 17 | A. Then the ballot would be re-run through the           |
|          | 18 | the duplicated ballot would be run through the           |
|          | 19 | tabulator.   |
| 11:54:38 | 20 | Q. So it would be tabulated, is that your testimony?     |
|          | 21 | A. The duplicated ballot would be tabulated, yes, it     |
|          | 22 | should be.   |
|          | 23 | Q. Okay. So if a voter walked into a vote center on      |
|          | 24 | Election Day, filled out a ballot, maybe had a           |
|          | 25 | shrink-to-fit setting on it so it wouldn't be counted on |
|          |    |  |

|          | 1  | the tabletop, would go into Door Number 3, goes on down  |
|----------|----|--|
|          | 2  | to MCTEC. They put it into a tower tower tabulator,      |
|          | 3  | it doesn't get counted, and then it gets duplicated and  |
|          | 4  | then it gets counted, so that voter's ballot was voted   |
|          | 5  | and tabulated; is that your understanding?               |
|          | 6  | A. But you started you started                           |
|          | 7  | Q. Is that your understanding?                           |
|          | 8  | THE WITNESS: Your Honor, I can't answer                  |
|          | 9  | that question the way he asked the question because it's |
| 11:55:23 | 10 | inaccurate.  |
|          | 11 | THE COURT: If you don't understand, you can              |
|          | 12 | say I don't understand and he can rephrase it so you can |
|          | 13 | understand. But if you don't like the way it's phrased,  |
|          | 14 | that's something that your counsel has to clear up.      |
|          | 15 | THE WITNESS: Yes, sir. Your Honor, if I                  |
|          | 16 | may address the Court?                                   |
|          | 17 | THE COURT: No.   |
|          | 18 | THE WITNESS: I'm provided for technical                  |
|          | 19 | expertise and give those options. And if the technical   |
| 11:55:50 | 20 | scenario is inaccurate, I cannot answer the question.    |
|          | 21 | MR. LIDDY: Let me try again.                             |
|          | 22 | BY MR. LIDDY:  |
|          | 23 | Q. Ms. Lake right here in this room, bona fide           |
|          | 24 | candidate for Governor of the Grand Canyon state,        |
|          | 25 | hundreds of thousands of voters would love to have had   |
|          |    |  |

|          | 1  | her as the next governor. One of them chooses not to    |
|----------|----|---|
|          | 2  | vote in the 26 days of early voting or mail-in voting,  |
|          | 3  | or emergency vote center voting, but chooses to show up |
|          | 4  | on Election Day, gets a ballot from a ballot on-demand  |
|          | 5  | printer, and somebody either intentionally or           |
|          | 6  | inadvertently has hit the shrink-to-fit setting, and    |
|          | 7  | this 20-inch ballot paper comes out 19 inches, this     |
|          | 8  | voter fills it out. Kari Lake, wanting her bid to be    |
|          | 9  | next governor, throws it into the precinct tabulator.   |
| 11:56:49 | 10 | It comes out, goes into Door Number 3, goes down to     |
|          | 11 | MCTEC, the much more sensitive tabulators, according to |
|          | 12 | you, it would not count it. It would then go to         |
|          | 13 | duplication, it would be duplicated, then it would be   |
|          | 14 | tabulated.  |
|          | 15 | Is that your understanding of the elections in          |
|          | 16 | Maricopa County?  |
|          | 17 | A. Your technical description is not possible.          |
|          | 18 | Q. I apologize. I wasn't attempting to give a           |
|          | 19 | technical description. I was just saying what happens.  |
| 11:57:25 | 20 | Based on your testimony, so you're saying in that       |
|          | 21 | scenario, that voter who wanted to vote for Kari Lake   |
|          | 22 | would never have that vote tabulated; is that your      |
|          | 23 | testimony?  |
|          | 24 | A. My testimony is that a shrink-to-fit setting         |
|          | 25 | would rely at the application level, which would reside |
|          |    |   |

|          | 1  | on the EMS, which Mr. Jarrett just testified sends the  |
|----------|----|---|
|          | 2  | print job to the printer. Therefore, it can't be        |
|          | 3  | accidental as all the employees that man the EMS are    |
|          | 4  | trained.  |
|          | 5  | Q. Whether it's accidental or inadvertent               |
|          | 6  | A. I gave the two options, sir.                         |
|          | 7  | Q. Please allow me to ask the question, and I'll        |
|          | 8  | allow you to answer.                                    |
|          | 9  | Whether it's accidental or inadvertent, if the          |
| 11:58:11 | 10 | shrink-to-fit 19-inch ballot has to be duplicated, once |
| 11.28.11 | 10 |   |
|          |    | it's duplicated, would it be tabulated, to your         |
|          | 12 | understanding?  |
|          | 13 | A. There are two technical ways that that image         |
|          | 14 | would be there. None of the ways you                    |
|          | 15 | MR. LIDDY: Your Honor                                   |
|          | 16 | THE WITNESS: It's not possible, Your Honor.             |
|          | 17 | THE COURT: I understand what you're saying,             |
|          | 18 | Mr. Parikh. That's not responsive to his question. If   |
|          | 19 | you are able to answer his question, you can do that.   |
| 11:58:45 | 20 | BY MR. LIDDY:   |
|          | 21 | Q. Sir, are you able to answer the question?            |
|          | 22 | A. I'm unable to answer your question.                  |
|          | 23 | Q. Okay. Let me ask a different question.               |
|          | 24 | Are duplicated ballots tabulated, Maricopa County       |
|          | 25 | General Election, 2022?                                 |
|          |    |   |

|          | 1  | A. If they are duplicated correctly and they are         |
|----------|----|--|
|          | 2  | configured correctly, yes, they should be.               |
|          | 3  | MR. LIDDY: Thank you. No further                         |
|          | 4  | questions, Your Honor.                                   |
|          | 5  | THE COURT: Okay. We're at the point where                |
|          | 6  | we need to break. We're going to take a one-hour, not    |
|          | 7  | one-and-a-half-hour recess. So we'll be back here at     |
|          | 8  | 1 o'clock to resume. So just come back at 1 o'clock,     |
|          | 9  | Mr. Parikh, and we'll resume where we left off.          |
| 11:59:33 | 10 | THE WITNESS: Yes, sir. And I realize I'm                 |
|          | 11 | still under oath, sir.                                   |
|          | 12 | THE COURT: You read my mind.                             |
|          | 13 | THE WITNESS: Yes, sir.                                   |
|          | 14 | THE COURT: Thank you very much.                          |
|          | 15 | (Recess taken, 11:59 a.m.)                               |
|          | 16 | (Proceedings resume, 12:58 p.m.)                         |
|          | 17 | THE COURT: All right. This is                            |
|          | 18 | CV2022-095403. This is Lake v. Hobbs, et al.             |
|          | 19 | Continuation of the hearing on the election challenge.   |
| 13:00:16 | 20 | Present for the record are parties are party             |
|          | 21 | representatives and their respective counsel. We have    |
|          | 22 | Mr. Parikh still on the witness stand under oath, and we |
|          | 23 | are ready to continue with the cross examination. This   |
|          | 24 | will be by, Ms. Khanna, I believe.                       |
|          | 25 | MS. KHANNA: With the opportunity to                      |
|          |    |  |

streamline over the lunch break, we have no further 1 2 questions at this time. 3 THE COURT: Well then. Thank you. MR. OLSEN: Your Honor, I have very brief 4 5 redirect to clear up a few points, Your Honor. б THE COURT: No, that is fine. You get 7 redirect. I'm smiling because I have a lawyer characterizing something as brief and --8 9 MR. OLSEN: I do my best, Your Honor. 13:00:53 10 THE COURT: Excuse my smile. 11 But there is redirect, Mr. Olsen. You may 12 proceed. REDIRECT EXAMINATION 13 BY MR. OLSEN: 14 O. Mr. Parikh, Mr. Liddy asked you some questions 15 about duplicate ballots. And kind of like, hey, if 16 there was a shrink-to-fit that that was no big deal 17 18 because the duplicate would be captured or accepted by the tabulator. 19 13:01:21 20 What happens during the duplication process? 21 The original ballot is examined, another clean Α. ballot is set beside it and the ballot is duplicated. 22 23 All those votes are transferred and verified. 24 Q. In the duplicated -- duplication process, could 25 the image of a 19-inch image from the original be

|          | -  |  |
|----------|----|--|
|          | 1  | transposed onto a 20-inch ballot?                        |
|          | 2  | A. As the duplicated ballot?                             |
|          | 3  | Q. Yes. In other words, if you had a 19-inch image       |
|          | 4  | on 20-inch paper, the original image, and then the       |
|          | 5  | ballot is duplicated and run through the scanner, could  |
|          | 6  | the duplicated ballot be brought up to a 20-inch image   |
|          | 7  | or   |
|          | 8  | A. Yes, it should be if the ballot was originally a      |
|          | 9  | 20-inch ballot, the blank ballot that they would bring   |
| 13:02:18 | 10 | to put the votes transfer the votes to would be 20-inch, |
|          | 11 | so yes, it would be it would be tabulated.               |
|          | 12 | Q. It would necessarily be moved to a 20-inch image      |
|          | 13 | in order to be tabulated?                                |
|          | 14 | A. Yes, that's the only way it could be tabulated.       |
|          | 15 | Q. Yes. And at the point of duplication, anything        |
|          | 16 | could happen to alter, or not, the original ballot,      |
|          | 17 | correct, if you're duplicating a ballot?                 |
|          | 18 | A. Yes.  |
|          | 19 | Q. What's to stop somebody from altering the ballot      |
| 13:02:53 | 20 | from its original  |
|          | 21 | MS. KHANNA: Objection, Your Honor. My                    |
|          | 22 | apologies. This is beyond the scope of direct and        |
|          | 23 | cross, I believe. He's asking for new opinions that he   |
|          | 24 | never offered.   |
|          | 25 | MR. OLSEN: Your Honor, if I may? Mr. Liddy               |
|          |    |  |

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is the one who brought up duplication and then it was no 1 2 big deal. This is directly relevant to his examination and implication that duplication means that no harm, no 3 foul. 4 THE COURT: I agree with you in terms of the 5 scope of redirect. I'm a little concerned about 6 7 foundation, but --MR. OLSEN: Yes, Your Honor. 8 9 THE COURT: -- go ahead and ask whatever questions. 13:03:32 10 11 Mr. Liddy, you're standing. 12 MR. LIDDY: Thank you, Your Honor. Ι 13 apologize. The duplication process is in Title 16, it's a very important part of the process. I would never and 14 15 have never characterized it as no big deal, and I object as mischaracterization of my description of that 16 17 important process. 18 THE COURT: Not a problem, so noted. 19 Mr. Olsen, do you have another question, 13:03:55 20 please? BY MR. OLSEN: 21 22 Mr. Parikh, Mr. Liddy asked you if you had asked Q. 23 for the duplicated ballots, and you said in the 24 beginning of your testimony is that you had asked Mr. 25 Jarrett and were given an answer that there was no way

|          | 1  | to trace. And then subsequent to that when you were      |
|----------|----|--|
|          |    |  |
|          | 2  | asked the question again, you said you did not ask.      |
|          | 3  | What was the distinction that you were drawing in        |
|          | 4  | terms of asking for the duplicated ballot?               |
|          | 5  | A. I thought Mr. Liddy was asking me if I had            |
|          | б  | planned on if it was in my plan of what I selected       |
|          | 7  | and wanted to see, as far as the sample size, and I did  |
|          | 8  | not plan that. I did not plan that. It was made clear    |
|          | 9  | there was time taken to ensure that all the inspectors   |
| 13:04:50 | 10 | were aware of how the process would be, the amounts we   |
|          | 11 | were allowed, and all that. And they they were           |
|          | 12 | they were provided to us. And when they were, I asked    |
|          | 13 | were the duplicates I did ask where the duplicated       |
|          | 14 | were, but that was part of the court order process to    |
|          | 15 | look at those, yes.                                      |
|          | 16 | Q. And when you so that the record is clear, when        |
|          | 17 | you asked for the duplicated ballot while you were there |
|          | 18 | at MCTEC, and what was the and who did you ask again,    |
|          | 19 | Mr. Jarrett?   |
| 13:05:19 | 20 | A. Mr. Jarrett, yes.                                     |
|          | 21 | Q. And what was his response?                            |
|          | 22 | A. He said they would have to get techs and it would     |
|          | 23 | take up to a week to trace that down.                    |
|          | 24 | Q. Okay. And you heard Mr. Jarrett testify that          |
|          | 25 | there was no way that a 19-inch image was placed on      |
|          |    |  |

|          | 1  | 20-inch paper in the November 2022 General Election,     |
|----------|----|--|
|          | 2  | correct?   |
|          | 3  | A. Yes, sir.   |
|          | 4  | Q. And is there any way that a 19-inch ballot image      |
|          | 5  | placed on 20-inch paper in this election in Maricopa,    |
|          | 6  | whether it was tabulated by the vote center tabulator or |
|          | 7  | the tabulators at MCTEC, that that 19-inch ballot image  |
|          | 8  | would be accepted by the tabulator?                      |
|          | 9  | A. There is no way a 19-inch image on 20-inch paper      |
| 13:06:10 | 10 | could be accepted by the tabulator.                      |
|          | 11 | Q. You also examined early votes, correct?               |
|          | 12 | A. Yes, sir, I did.                                      |
|          | 13 | Q. And you testified that those were votes that were     |
|          | 14 | printed by Runbeck?                                      |
|          | 15 | A. Yes, sir.   |
|          | 16 | Q. Did you see out of any of those early votes that      |
|          | 17 | you inspected or observed a 19-inch image on 20-inch     |
|          | 18 | paper?   |
|          | 19 | A. No, sir, I did not.                                   |
| 13:06:35 | 20 | Q. So the 19-inch image on 20-inch paper was only an     |
|          | 21 | existing condition on the ballot on-demand printed       |
|          | 22 | ballots, which were the day of the election; is that     |
|          | 23 | accurate?  |
|          | 24 | A. Yes, sir, that's accurate.                            |
|          | 25 | Q. You took a picture of those ballots side by side      |
|          |    |  |

|          | 1  | in your report, correct?                                 |
|----------|----|--|
|          | 2  | A. I did not take the picture physically. The            |
|          | 3  | photograph was provided to me.                           |
|          | 4  | Q. Okay.   |
|          | 5  | A. When I initially saw it, it may not to a normal       |
|          | 6  | voter or user to pick this up; but again, I examine all  |
|          | 7  | types of media in all types of way, and it jumped out at |
|          | 8  | me. And I requested to get a copy of that image,         |
|          | 9  | because to me that that was very damning. And then       |
| 13:07:40 | 10 | that photograph was an overlay, and it did confirm my    |
|          | 11 | conclusions that it was a shrinkage and that it was a    |
|          | 12 | 19-inch image printed on a 20-inch ballot.               |
|          | 13 | Q. Should there ever be, as Mr. Liddy characterized,     |
|          | 14 | a shrink-to-fit ballot that comes out for some people's  |
|          | 15 | ballots and not others?                                  |
|          | 16 | A. I'm here to state the technical scientific facts.     |
|          | 17 | I gave the options. Mr. Liddy's assumptions of a         |
|          | 18 | shrink-to-fit is inaccurate, and to boot or to           |
|          | 19 | further on add that if the ballot definition is          |
| 13:08:17 | 20 | 20 inches and you print it on 20-inch paper,             |
|          | 21 | shrink-to-fit will do nothing. The margins will be       |
|          | 22 | exactly the same as they are on a regular ballot, and    |
|          | 23 | they should be tabulated. But what he referred to        |
|          | 24 | cannot happen. The only other technical possibility for  |
|          | 25 | that happening is if somebody messed with the print      |
|          |    |  |

|          | 1  | drivers and made even though 20-inch paper was         |
|----------|----|--|
|          | 2  | loaded made the printer think it was 19 inches and     |
|          | 3  | that would cause the shrink-to-fit. Those are the only |
|          | 4  | technical that's the only technical option that would  |
|          | 5  | address Mr. Liddy's scenario.                          |
|          | б  | MR. OLSEN: Thank you, Mr. Parikh. No                   |
|          | 7  | further questions, Your Honor.                         |
|          | 8  | THE COURT: Well, may we excuse the witness?            |
|          | 9  | MS. KHANNA: Yes, Your Honor.                           |
| 13:09:07 | 10 | MR. OLSEN: Yes, Your Honor.                            |
|          | 11 | THE COURT: Thank you, Mr. Parikh. You are              |
|          | 12 | excused, sir.  |
|          | 13 | (Witness excused.)                                     |
|          | 14 | THE COURT: Mr. Blehm, Mr. Olsen, who is                |
|          | 15 | your next witness?                                     |
|          | 16 | MR. OLSEN: Your Honor, at this time, we                |
|          | 17 | would like to call Aaron Smith.                        |
|          | 18 | MS. KHANNA: Your Honor, I'm not sure that              |
|          | 19 | we have Mr. Smith on the witness list.                 |
| 13:09:39 | 20 | MR. OLSEN: Absolutely was disclosed.                   |
|          | 21 | MS. KHANNA: On the witness list that you               |
|          | 22 | filed with the Court yesterday?                        |
|          | 23 | MR. OLSEN: I have to look, but I know that             |
|          | 24 | we disclosed him.                                      |
|          | 25 | THE COURT: I don't see a Mr. Smith on the              |
|          |    |  |

list yesterday. (Pause.) 1 2 MR. BLEHM: The list I'm looking at, Your 3 Honor, Mr. Smith as a witness. If Your Honor wants to give me a few minutes, I can go through my e-mails. 4 THE COURT: I'm looking at what the Court 5 б was given and --7 MR. OLSEN: I don't know that we provided that list, Your Honor. 8 9 MS. KHANNA: We also, I think, there was an 13:11:01 e-mail communication from Plaintiff's counsel expressly 10 asking us to take Mr. Smith off of the list. 11 12 MR. OLSEN: No, we did not take Mr. Smith off. 13 14 THE COURT: Well, we're now burning time trying to find out who Mr. Smith is and where he is, 15 16 so --17 MR. OLSEN: Right. (Pause.) 18 Your Honor, at this time, we would call 19 Bradley Bettencourt. 13:12:28 20 THE COURT: Very well. MR. BLEHM: Your Honor, we're going to have 21 22 a change and call Heather --23 THE COURT: I couldn't catch that. I heard 24 change of plans and he turned around. 25 MR. OLSEN: We're going to call another

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|          | 1  | witness, Your Honor. Heather Honey.                      |
|          | 2  | THE COURT: Okay.   |
|          | 3  | MR. BLEHM: Sorry about that, Your Honor.                 |
|          | 4  | THE COURT: Is the witness waiting outside?               |
|          | 5  | MR. BLEHM: Yes. She's coming in now.                     |
|          | 6  | THE COURT: Could you just hold on one                    |
|          | 7  | second? Have her stay outside.                           |
|          | 8  | MR. BLEHM: Hold on one second.                           |
|          | 9  | THE COURT: Thank you. This was another                   |
| 13:13:59 | 10 | issue that was raised in the 807 notice by Plaintiffs    |
|          | 11 | that they were going to use hearsay. I apologize, Mr.    |
|          | 12 | Olsen, you're having a hard time hearing me and I'll try |
|          | 13 | and speak up.  |
|          | 14 | The disclosure that I received had listed                |
|          | 15 | Exhibit A, there was no attachment. So all I have is     |
|          | 16 | information that this witness is going to testify about  |
|          | 17 | a voicemail from someone with a first name, no last      |
|          | 18 | name.  |
|          | 19 | MR. BLEHM: Well, Your Honor                              |
| 13:14:34 | 20 | THE COURT: I don't have any substance.                   |
|          | 21 | MR. BLEHM: Okay. It's a voicemail from                   |
|          | 22 | somebody by the name of Betty, who identifies herself as |
|          | 23 | working at the Department of Elections for Maricopa      |
|          | 24 | County. The voicemail was left to my client in response  |
|          | 25 | to a FOIA request, a Public Records Act request, that    |
|          |    |  |

was made for chain of custody documentation. And the 1 2 voicemail we believe, Your Honor, is a statement against interest, because they basically say, well, don't know. 3 4 THE COURT: Okav. MR. BLEHM: It has been disclosed, Your 5 б Honor. 7 THE COURT: Okay. There's -- who is going 8 to respond? 9 MR. LIDDY: Your Honor, I will. THE COURT: Thank you, Mr. Liddy. 13:15:24 10 11 MR. LIDDY: Thank you, Your Honor. I'm 12 going to object to calling this witness for purposes of hearsay testimony by somebody named Betty, who is not a 13 party in this case and, therefore, cannot make any 14 statements, admissions on behalf of the party. And this 15 so-called voicemail has no authentication, so I would 16 17 object on foundation as well, Your Honor. 18 And, Your Honor, we don't have it. Ιt 19 hasn't been disclosed. 13:15:50 20 MR. BLEHM: It's been disclosed, Your Honor. 21 This Court even has it as a trial exhibit. But, Your Honor, Betty identifies herself as someone working in 22 23 the Maricopa County Department of Elections. She also 24 identifies that she is responding to my client regarding 25 a Public Records Act request that was -- I'm sorry -- I

|          | 1  | said my client she was responding to my witness          |
|----------|----|--|
|          | 2  | regarding a Public Records Act request. It was my        |
|          | 3  | client who made that Public Records Act request, and     |
|          | 4  | Betty is explaining in the voicemail that she's they     |
|          | 5  | are still looking for the records, but they have no      |
|          | б  | idea. And she's got to go on vacation, so she should     |
|          | 7  | call back and talk to somebody else. It's a Public       |
|          | 8  | Records Act request, Your Honor, that is directly        |
|          | 9  | relevant to the trial here today.                        |
| 13:16:42 | 10 | THE COURT: That's not my problem. I agree                |
|          | 11 | with you, I see the relevance of what you're arguing.    |
|          | 12 | My problem and where I'm focusing my questioning is the  |
|          | 13 | authentication and the disclosure of this, because       |
|          | 14 | you're asking for this under 807 as an exception because |
|          | 15 | there's not another recognized exception to the hearsay  |
|          | 16 | rule, and I didn't see anything disclosed. You're        |
|          | 17 | telling me this today, this is the first I'm hearing it. |
|          | 18 | So   |
|          | 19 | MR. BLEHM: Well, Your Honor                              |
| 13:17:14 | 20 | THE COURT: You're asking 807 is the                      |
|          | 21 | exception when everything else is gone, this is the Hail |
|          | 22 | Mary that says   |
|          | 23 | MR. BLEHM: Understood, Your Honor.                       |
|          | 24 | THE COURT: I've got nothing else, Judge.                 |
|          | 25 | MR. BLEHM: We put it in 807 just in case,                |
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|          | 1  | but I believe it is a statement against interest,        |
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|          | 2  | especially in this case. We have pending litigation      |
|          | 3  | between my client and the County regarding their         |
|          | 4  | operation to this election, Your Honor, and it is a      |
|          | 5  | statement made by Betty identifying herself as an        |
|          | б  | employee of the Maricopa County Records Department. My   |
|          | 7  | witness, Your Honor, will get on the stand and testify   |
|          | 8  | that she deals with Betty with respect to public records |
|          | 9  | requests.  |
| 13:18:03 | 10 | THE COURT: Okay. Very well then, okay. So                |
|          | 11 | that's your offer of proof that your client not          |
|          | 12 | client your witness who is going to testify that this    |
|          | 13 | is a known person to her; in other words, she could      |
|          | 14 | recognize a voice. She knows this person. She has        |
|          | 15 | dealt with this person as a representative of the        |
|          | 16 | defendants with other public records request.            |
|          | 17 | Did I get it right?                                      |
|          | 18 | MR. BLEHM: You got it right, Your Honor.                 |
|          | 19 | THE COURT: Mr. Liddy?                                    |
| 13:18:26 | 20 | MR. LIDDY: Your Honor, first, we have not                |
|          | 21 | received this, so we would object on that basis. And     |
|          | 22 | second, there is no Betty that's a party. We can't       |
|          | 23 | authenticate who she is and she cannot make an admission |
|          | 24 | on behalf of any of the parties in this litigation. And  |
|          | 25 | the fourth point, Your Honor, is a public records        |
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|          | 1  | request is not one of the two counts before this Court  |
|          | 2  | at this time.   |
|          | 3  | MR. BLEHM: Public records request, Your                 |
|          | 4  | Honor, is specifically aimed at Mr. Richer's testimony  |
|          | 5  | this morning that they have documents related to chain  |
|          | 6  | of custody for Election Day activity when they don't,   |
|          | 7  | Betty says on this voicemail, Your Honor.               |
|          | 8  | MR. LIDDY: Objection, Your Honor. This is               |
|          | 9  | now counsel is testifying.                              |
| 13:19:09 | 10 | MR. BLEHM: I'm not testifying. I'm making               |
|          | 11 | argument, Your Honor, regarding the evidence.           |
|          | 12 | THE COURT: What you're making is an offer               |
|          | 13 | of proof, correct, Mr. Blehm?                           |
|          | 14 | MR. BLEHM: I'm doing that as well, and I                |
|          | 15 | can submit one formally, if you would like, Your Honor. |
|          | 16 | THE COURT: No.  |
|          | 17 | MR. BLEHM: But in terms of offering proof               |
|          | 18 | to this Court, A, my my witness will testify that she   |
|          | 19 | is familiar with Betty. My witness will testify that    |
| 13:19:33 | 20 | her employees are familiar with Betty. My witnesses     |
|          | 21 | will testify that she works with Betty in getting       |
|          | 22 | records from Maricopa County.                           |
|          | 23 | THE COURT: Okay.  |
|          | 24 | MR. BLEHM: In response to FOIA requests,                |
|          | 25 | Your Honor.   |
|          |    |   |

THE COURT: And you've also told me that 1 2 this was disclosed previously. Yes? 3 MR. BLEHM: I am, Your Honor, yes. THE COURT: When was it disclosed to 4 defense? 5 б MR. BLEHM: Oh, I'm sorry, Your Honor. This 7 last week has been, like, four months, and I -- if you want, Your Honor, it's going to take me a good 8 9 45 minutes to look for disclosure. THE COURT: Wait. Stop one second. You're 13:20:07 10 11 an officer of the Court. I'm just asking for your word. 12 If you tell me it was within the last week --13 MR. BLEHM: I'm telling you it was disclosed, Your Honor. 14 15 THE COURT: You're telling me within the last week, as opposed to this morning, something like 16 that? 17 18 MR. BLEHM: I believe, Your Honor, that I have created on two separate occasions at their request 19 13:20:24 20 that I give them access to all of our records via a link 21 so they can go online and download them, and I can show 22 this Court that I have provided them at least two links 23 to do so. THE COURT: Wait a minute. I don't want to 24 25 waste a bunch more time on this. We've already spent a

|          | 1  | lot of time on it. I'm just down to the last little      |
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|          | 2  | consideration, which is disclosure, so they are not      |
|          | 3  | shocked by this. Disclosure is different than saying     |
|          | 4  | here's here's where all my stuff is, you can dig it      |
|          | 5  | out, or it's in there somewhere. This would be specific  |
|          | 6  | you did a specific notice under 807, and so you realized |
|          | 7  | that there's an issue with the authentication and the    |
|          | 8  | hearsay. So all I'm looking to do is verify that this    |
|          | 9  | is not something brand-new today in terms of identifying |
| 13:21:16 | 10 | this witness in court today.                             |
|          | 11 | MR. BLEHM: It is not, Your Honor.                        |
|          | 12 | THE COURT: Thank you.                                    |
|          | 13 | Mr. Liddy?   |
|          | 14 | MR. LIDDY: Your Honor, we've been able to                |
|          | 15 | find under 73 and 74 document titled Placeholder For     |
|          | 16 | Voicemail, and then E, document titled Placeholder For   |
|          | 17 | Voicemail. I would argue, Your Honor, that that does     |
|          | 18 | not fit the requirement for disclosure.                  |
|          | 19 | THE COURT: Are you going to play the                     |
| 13:21:39 | 20 | voicemail?   |
|          | 21 | MR. BLEHM: Yes, I am, Your Honor, but that               |
|          | 22 | is the Court's exhibit list. I am not allowed to upload  |
|          | 23 | audio visual files to the court system. I had an         |
|          | 24 | assistant come by and drop before noon just before       |
|          | 25 | noon a flash drive, which was rejected. They have these  |
|          |    |  |

-- they have these audio recordings, Your Honor. 1 Ι 2 would guarantee you, as I stand here today, they know 3 who Betty is. Wait. 4 THE COURT: Stop. MR. BLEHM: Somebody knows who Betty is, 5 because she works in the Elections Department. 6 7 THE COURT: When I say "stop," that means stop, okay? 8 9 MR. BLEHM: Yes, Your Honor. 13:22:16 THE COURT: First of all, your understanding 10 11 of the website uploading links is different than mine. 12 You can upload those. Second of all, you did bring a flash drive 13 by yesterday, but your office was told we can't do that. 14 15 The Clerk of the Court uploads and the exhibits, and so those have to be uploaded through that website link. 16 17 And, apparently, there isn't anything uploaded there. 18 MR. BLEHM: Your Honor --19 THE COURT: Is there uploaded today? 13:22:47 20 MR. BLEHM: -- they were uploaded to this --21 we took everything that we had in our disclosure and we 22 uploaded it to the system. (Pause.) 23 THE COURT: The clerk is telling me they 24 don't have your exhibit uploaded. So what you would be 25 doing is playing something extraneous that you have

that's not been uploaded into the system. 1 2 MR. BLEHM: Your Honor, we tried to upload 3 all of our documents. THE COURT: 4 Okay. But we are unable to load audio 5 MR. BLEHM: 6 7 THE COURT: I'm not doubting you, Mr. Blehm, in that regard at all. 8 9 Coming back to this, what I want to focus on is whether the defense had notice of this or not. 13:23:40 10 Have you heard the voicemail before? 11 12 MR. LIDDY: No, Your Honor. I have not heard the voicemail. None of the attorneys here have 13 heard the voicemail, and we can avow that there's no one 14 in the Department of Elections Public Records Department 15 named Betty. 16 17 THE COURT: Well, why don't -- here's what 18 I'm going to do, okay, because it's taking too long. You can call your witness. Your witness can testify and 19 13:24:11 20 cross-examination can happen, but not play the video or 21 the audio clip, because it's not uploaded. It's not in the system. I don't have that disclosed. 22 23 MR. BLEHM: Your Honor, based on 24 representations by counsel, we could always play it real 25 quick before I bring the witness in. Counsel

|          | 1  | represented that there's no one by by that name who      |
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|          | 2  | works at the Elections Department.                       |
|          | 3  | THE COURT: No, I'm not going to have an                  |
|          | 4  | evidentiary hearing on this issue, okay? It was raised   |
|          | 5  | earlier in your notice. I told you that the attachment   |
|          | 6  | wasn't there. Now it's not in the exhibits. We're just   |
|          | 7  | going to move on. You can go ahead and call your         |
|          | 8  | witness. There will be cross-examination, you can        |
|          | 9  | redirect, but we're not going to play a clip that's not  |
| 13:24:58 | 10 | uploaded and not previously disclosed.                   |
|          | 11 | MR. BLEHM: Thank you, Your Honor. Would                  |
|          | 12 | your Honorable Court reconsider if I can go online at    |
|          | 13 | some point today before I'm done with my witness and     |
|          | 14 | show something that says you cannot upload audio/visual  |
|          | 15 | files through the system from this link? I tried         |
|          | 16 | anyway, Your Honor.                                      |
|          | 17 | THE COURT: I have no doubt you tried.                    |
|          | 18 | Okay. I'm listening to two sources. Since                |
|          | 19 | statehood, the Clerk of the Court has been separate from |
| 13:25:39 | 20 | Maricopa County Superior Court for whatever reasons were |
|          | 21 | decided at the time of statehood, so they have a         |
|          | 22 | separate system. I cannot tell the Clerk of the Court    |
|          | 23 | how to do business, they run the exhibits. And so I'm    |
|          | 24 | looking to that website and my understanding of it, my   |
|          | 25 | clerk telling me what can be uploaded. I am not          |
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doubting you, Mr. Blehm, that you tried to upload the 1 2 exhibit. The operative question is whether or not it's a surprise to them, meaning the defendants, because they 3 have not heard the video clip. That would be something, 4 whether it's uploaded or not, you would have given them 5 б previously. 7 So your question to me is whether I would reconsider that ruling after having heard the evidence 8 9 if you would make an offer of proof separate and apart from the witness's testimony, correct? 13:26:27 10 11 MR. BLEHM: Yes, Your Honor. 12 THE COURT: Okay. I'll accept that. You can -- you can go ahead and make an offer of proof. 13 14 Do you have that right now? MR. BLEHM: The audio recording? 15 THE COURT: Yes. 16 17 MR. BLEHM: Yes, Your Honor. We can pull it 18 up. 19 THE COURT: Well, that's what I want you to 20 13:26:47 do for your offer of proof. 21 MR. BLEHM: All right. And may I play it, Your Honor? 22 23 THE COURT: Playing it for me, yes. 24 MR. BLEHM: Yes, that's what I mean, Your 25 Honor.

THE COURT: This is part of your offer of 1 2 proof, Mr. Blehm. 3 MR. BLEHM: This is what's listed as Exhibit 74, Your Honor. For defense counsels' sake, it 4 is listed as 01.1. 5 And now, Your Honor, I'm hoping she didn't 6 7 say she was Betsey. (Audio played in open court.) 8 9 THE COURT: Okay. Is that the same one? THE TECHNICIAN: It just looped, Your Honor. 13:29:13 10 11 THE COURT: Looped, very good. 12 MR. BLEHM: That would make an interesting crank phone call, Your Honor, that somebody -- that 13 somebody identifies themselves from the Maricopa County 14 Elections Department stating their name and saying we're 15 still waiting for records responsive to your request, 16 17 Your Honor. My client will testify as to who this 18 individual is -- I'm sorry, not my client -- my witness. My witness will testify, Your Honor, that she interacts 19 with this individual. 13:29:46 20 21 THE COURT: Okav. 22 MR. BLEHM: When she's fulfilling FOIA 23 requests from the Maricopa County Recorder's Office 24 Department of Elections. 25 THE COURT: Very good. Okay. Go ahead and

|          | 1  | call your witness. I'm going to give it the weight I    |
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|          | 2  | deem appropriate, and, you know, when all the dust      |
|          | 3  | settles. But you can go ahead and call your witness.    |
|          | 4  | MR. BLEHM: Thank you, Your Honor.                       |
|          | 5  | THE COURT: Ma'am, if you could just come                |
|          | б  | forward, if you would. Stand in front of my clerk.      |
|          | 7  | Raise your right hand, she'll swear you in.             |
|          | 8  | HEATHER HONEY,  |
|          | 9  | called as a witness, having been duly sworn, testified  |
| 13:30:40 | 10 | as follows:   |
|          | 11 | THE COURT: Ma'am, if you could just move                |
|          | 12 | your way, make your way around to the witness stand and |
|          | 13 | have a seat. As soon as she's situated, you may         |
|          | 14 | proceed, Mr. Blehm.                                     |
|          | 15 | DIRECT EXAMINATION                                      |
|          | 16 | BY MR. BLEHM:   |
|          | 17 | Q. Good afternoon, Ms. Honey. Can you please state      |
|          | 18 | your full name for the record?                          |
|          | 19 | A. Heather Honey.                                       |
| 13:30:59 | 20 | Q. What do you do, Ms. Honey, for a living?             |
|          | 21 | A. I'm an investigator. I'm also an auditor. I do       |
|          | 22 | supply chain consulting as well.                        |
|          | 23 | Q. Okay. How long have you engaged in that type of      |
|          | 24 | work, namely, as an investigator?                       |
|          | 25 | A. Over 30 years.                                       |
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|          | 1  | Q. Over 30 years, okay.                                  |
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|          | 2  | And so what do you do as an investigator? You            |
|          | 3  | just investigate?  |
|          | 4  | A. Yeah, I mean, I do corporate investigations. I        |
|          | 5  | do, as I mentioned, supply chain investigations,         |
|          | 6  | counter-diversion, those sorts of things. And recently   |
|          | 7  | over the course of the last, about two and a half years, |
|          | 8  | our research has sort of expanded into, you know, sort   |
|          | 9  | of government accountability, transparency and           |
| 13:31:43 | 10 | elections.   |
|          | 11 | Q. Okay. Do you also conduct a great deal of             |
|          | 12 | open-source research?                                    |
|          | 13 | A. I do.   |
|          | 14 | Q. And what is open-source research?                     |
|          | 15 | A. Open-source investigations, open-source               |
|          | 16 | intelligence is just the use of publicly available       |
|          | 17 | information, public records, to do investigations or     |
|          | 18 | research.  |
|          | 19 | Q. All right. So, like, Maricopa County Elections        |
| 13:32:07 | 20 | Department records, would that be correct?               |
|          | 21 | A. Yes.  |
|          | 22 | Q. Okay. And you can get those through how?              |
|          | 23 | A. In Arizona, it's a public records request that        |
|          | 24 | you submit.  |
|          | 25 | Q. All right. And so in terms of your work doing         |
|          |    |  |
|          |    |  |

|          | 1  | open-source investigations and things of that nature, I |
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|          | 2  | know you're shy, but I also know you teach people.      |
|          | 3  | Can you give me background in that area?                |
|          | 4  | A. Yeah, I do training on open-source                   |
|          | 5  | investigations, open-source research. I've been doing   |
|          | 6  | that sort of training for about five years now, and I   |
|          | 7  | instruct people.  |
|          | 8  | Q. Who do you who do you train on behalf of?            |
|          | 9  | A. Well, I'm I'm a small-business owner. I own          |
| 13:32:54 | 10 | my own company, and I wrote my own curriculum, and I    |
|          | 11 | train clients in military clients, special forces. I    |
|          | 12 | train law enforcement. I train private corporations,    |
|          | 13 | and I train journalists as well. So that's an awesome   |
|          | 14 | use of open-source investigations, skills for           |
|          | 15 | journalism.   |
|          | 16 | Q. And I think you said special forces?                 |
|          | 17 | A. Yeah.  |
|          | 18 | Q. Do you do any work with the department of or         |
|          | 19 | the DEA, I'll abbreviate?                               |
| 13:33:26 | 20 | A. I don't believe I've ever had students from the      |
|          | 21 | DEA, like Secret Service. Like I said, law enforcement  |
|          | 22 | agencies, local police departments, those sorts of      |
|          | 23 | things.   |
|          | 24 | Q. All right. All right, very good. And so you          |
|          | 25 | you said you also got involved in election integrity    |
|          |    |   |
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|          | 1  | issues how long ago?                                     |
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|          | 2  | A. About two and a half years ago now.                   |
|          | 3  | Q. Three and a half two and a half years ago?            |
|          | 4  | Okay. And just what states have you done research in?    |
|          | 5  | A. Well, some of our research has been in all 50         |
|          | б  | states, specifically looked into a vulnerabilities in    |
|          | 7  | the UOCAVA, nonmilitary UOCAVA voters. In addition to    |
|          | 8  | that, we've done very specific types of research in      |
|          | 9  | Pennsylvania, Michigan and Arizona, and a little bit of  |
| 13:34:20 | 10 | a little bit of stuff in Georgia as well.                |
|          | 11 | Q. All right. And so with respect to your work in        |
|          | 12 | the State of Arizona, do you know what is the EPM?       |
|          | 13 | A. Yeah, the Election Procedures Manual. I'm             |
|          | 14 | familiar.  |
|          | 15 | Q. I'd like to pull up the Elections Procedures          |
|          | 16 | Manual right now, Your Honor, Exhibit 60.                |
|          | 17 | All right. And can you see the monitor in front          |
|          | 18 | of you?  |
|          | 19 | A. I can.  |
| 13:34:53 | 20 | Q. Does that appear to be the Elections Procedures       |
|          | 21 | Manual?  |
|          | 22 | A. It does.  |
|          | 23 | Q. Are you fairly well versed in that document?          |
|          | 24 | A. I mean, I haven't committed it to memory in its       |
|          | 25 | entirety, but I'm familiar with the relevant statutes as |
|          |    |  |

|          | 1  | they relate to the research that I've done in Arizona.   |
|----------|----|--|
|          | 2  | Q. Okay. Thank you. And so let's let's talk              |
|          | 3  | about just generally, explain to this Court, how you     |
|          | 4  | became knowledgeable about Arizona elections as it       |
|          | 5  | relates specifically to the issue of chain of custody?   |
|          | б  | A. Yeah. So, you know, obviously the idea here, I        |
|          | 7  | mean, do like vulnerability assessments, I do supply     |
|          | 8  | chain consulting. So what you're looking for, right, is  |
|          | 9  | researching what are the vulnerabilities in the election |
| 13:35:44 | 10 | system, for example. And so one of the areas that we     |
|          | 11 | looked at was the drop-box chain of custody, and the     |
|          | 12 | Election Procedure Manual, specifically, has guidelines  |
|          | 13 | starting on page 61, item number 7. There are about      |
|          | 14 | eight specific requirements that the Recorder is         |
|          | 15 | required to do regarding the chain of custody of         |
|          | 16 | drop-box ballots.  |
|          | 17 | So in addition to the EPM when we were                   |
|          | 18 | researching this, we spoke with representatives who had  |
|          | 19 | actually participated in the process. We talked to       |
| 13:36:18 | 20 | ballot couriers who had actually retrieved ballots from  |
|          | 21 | drop box as we spoke with Celia in the Maricopa County   |
|          | 22 | Elections Department. She was very helpful. She          |
|          | 23 | provided a lot of really useful information in terms of  |
|          | 24 | their process. The EPM is sort of the guideline for the  |
|          | 25 | entire state, but how each county implements the the     |
|          |    |  |

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|          | 1  | process is different.                                   |
|----------|----|---|
|          | 2  | For example, we did, you know, research and             |
|          | 3  | investigations into the chain of custody in a couple of |
|          | 4  | elections in Arizona, several in Maricopa, but we also  |
|          | 5  | looked at the process in Pima County as well.           |
|          | б  | Q. Okay. So you've spent a great deal of time           |
|          | 7  | talking to people in Arizona that actually work in the  |
|          | 8  | Elections Department?                                   |
|          | 9  | A. Yes.   |
| 13:37:05 | 10 | Q. That actually work at Runbeck?                       |
|          | 11 | A. Well, I mean, I spoke with Jeff Ellington about      |
|          | 12 | I want to say nearly a year ago or so and he was        |
|          | 13 | able to answer a bunch of questions about how Runbeck   |
|          | 14 | works. Jeff Ellington is the CEO of Runbeck, and        |
|          | 15 | recently I had the opportunity to talk to a Runbeck     |
|          | 16 | employee, who provided a declaration in this case.      |
|          | 17 | Q. Okay. And you also have the opportunity to work      |
|          | 18 | with other election integrity experts and attorneys     |
|          | 19 | A. Yes.   |
| 13:37:39 | 20 | Q in the State of Arizona?                              |
|          | 21 | A. I do.  |
|          | 22 | Q. All right. And so let's go back to Pennsylvania      |
|          | 23 | really quick. Pennsylvania is where you got your start, |
|          | 24 | isn't it?   |
|          | 25 | A. Well, I'm from Pennsylvania, so that's what          |
|          |    |   |

|          | 1  | that's what definitely piqued my interest in sort of the |
|----------|----|--|
|          | 2  | vulnerabilities in the election system and what could be |
|          | 3  | done to fix that.  |
|          | 4  | Q. In Pennsylvania, I believe it's 2020, wasn't          |
|          | 5  | it   |
|          | 6  | A. Yes.  |
|          | 7  | Q what did you identify as a particular                  |
|          | 8  | vulnerability in Arizona at that time?                   |
|          | 9  | A. Well, in Pennsylvania, I think you mean.              |
| 13:38:10 | 10 | Q. Yes, Pennsylvania.                                    |
|          | 11 | A. Yeah. So  |
|          | 12 | MR. LIDDY: Your Honor, objection.                        |
|          | 13 | Relevance.   |
|          | 14 | THE COURT: Sustained.                                    |
|          | 15 | MR. BLEHM: Your Honor                                    |
|          | 16 | THE COURT: Sustained.                                    |
|          | 17 | MR. BLEHM: Sorry.  |
|          | 18 | BY MR. BLEHM:  |
|          | 19 | Q. All right. So with respect to the State of            |
| 13:38:29 | 20 | Arizona again, how many elections have you looked at in  |
|          | 21 | the State of Arizona with respect, specifically, to the  |
|          | 22 | chain-of-custody issue?                                  |
|          | 23 | A. Three.  |
|          | 24 | Q. Three. Which ones were those?                         |
|          | 25 | A. It was the 2020 Election, there was a 2021 I'm        |
|          |    |  |

```
sorry -- 2022 Municipal Election and then this 2022
        1
        2
           General.
        3
              Q. Okay. And so I've got a demonstrative
           presentation, Your Honor, I would like to pull up, and
        4
           it has citations to all of our exhibits.
        5
                        MR. LIDDY: Your Honor, I would like a
        6
        7
           moment to review this with my co-counsel before it's
           published to the witness.
        8
        9
                        THE COURT: That would be fine. (Pause.)
                        MR. LIDDY: Your Honor, I'm going to object
13:39:57
       10
       11
            in that this exhibit seems to be more of an exhibit more
       12
           than demonstrative, contains many signatures from
            individuals whose signatures should not be published to
       13
            the public, Your Honor.
       14
                        MR. BLEHM: Your Honor, signatures are
       15
           routinely published.
       16
       17
                        THE COURT: Let me ask a question, if I
       18
           could, please, Mr. Blehm.
       19
                        MR. BLEHM: Yes, Your Honor.
13:40:25
       20
                        THE COURT: Are these signatures related to
           the 2020 Election in Arizona?
       21
                        MR. BLEHM: You know, I believe these are.
       22
       23
                        THE WITNESS: May I answer that question?
       24
                        THE COURT: Well --
       25
                        MR. BLEHM: Yes, these are related to 2022.
```

|          | 1  | This is the 2022 Election, Your Honor. The documents     |
|----------|----|--|
|          | 2  | contained within this PowerPoint are from the 2022       |
|          | 3  | Election. They were all provided either in response to   |
|          | 4  | my client's FOIA request, or they are public source      |
|          | 5  | documents that are published online, including there's a |
|          | б  | citation right off the bat, Your Honor, for the EPM, and |
|          | 7  | so there's nothing in here that's been a surprise. This  |
|          | 8  | chart made by my client has also been disclosed, and     |
|          | 9  | with respect to the signatures, Your Honor, signatures   |
| 13:41:22 | 10 | are public all the time. Signatures of voters, people    |
|          | 11 | people check their their list, their roster list.        |
|          | 12 | I'm sorry. I'm not active in politics. I don't know      |
|          | 13 | what it's called when you run for office. You got to     |
|          | 14 | have, whatever it is, enough signatures to get on the    |
|          | 15 | ballots. Those are accessible to the public. I can go    |
|          | 16 | on the County Recorder's web page right now, today, this |
|          | 17 | very second, and I can pull up titles, deeds, financial  |
|          | 18 | documents, all kinds of records that specifically        |
|          | 19 | contain signatures.                                      |
| 13:41:55 | 20 | These documents, Your Honor, which I'm going             |
|          | 21 | to move all of the underlying documents into the record, |
|          | 22 | contain no PII. We're not talking about birth dates,     |
|          | 23 | Social Security numbers, we're not talking about         |
|          | 24 | driver's license. We're talking about Maricopa County's  |
|          | 25 | own documents.   |
|          |    |  |

|          | 1  | THE COURT: Mr. Liddy?                                    |
|----------|----|--|
|          | 2  | MR. LIDDY: Your Honor, if if I heard                     |
|          | 3  | counsel correctly, he wants to move these in as exhibits |
|          | 4  | so, therefore, they are not a demonstrative and they     |
|          | 5  | have not been provided on his exhibit list.              |
|          | 6  | MR. BLEHM: Your Honor, I'll tell you what,               |
|          | 7  | the moment I come across the document that has not been  |
|          | 8  | provided on my exhibit list, this Court doesn't have,    |
|          | 9  | then I'll stop with the demonstrative. I'm not seeking   |
| 13:42:51 | 10 | to admit this demonstrative exhibit into the record. I   |
|          | 11 | may do so after my client my witness testifies, Your     |
|          | 12 | Honor. But right now, I would like to walk through this  |
|          | 13 | demonstrative, which is based on documents received from |
|          | 14 | open source, the EPM. You can go online, you can Google  |
|          | 15 | it and there it is, documents that were provided by      |
|          | 16 | Maricopa County.   |
|          | 17 | MR. LIDDY: If I may, Your Honor?                         |
|          | 18 | THE COURT: Yes.  |
|          | 19 | MR. LIDDY: These documents appear to fall                |
| 13:43:26 | 20 | under Title 16-168, any person in possession of precinct |
|          | 21 | registered list, in whole or in part, or any             |
|          | 22 | reproduction of precinct registered list shall not       |
|          | 23 | permit the register or list to be used, but shall        |
|          | 24 | otherwise transfer for any purpose other than otherwise  |
|          | 25 | authorized in this section. And this is not the use      |
|          |    |  |

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|          | 1  | authorized in the section for these documents.           |
|----------|----|--|
|          | 2  | MR. BLEHM: Was that section F?                           |
|          | 3  | MR. LIDDY: Section F. It's for excuse                    |
|          | 4  | me it's for election officials, or perhaps, expanded     |
|          | 5  | by court to government officials, and the witness is not |
|          | б  | a government official or an election official, Your      |
|          | 7  | Honor.   |
|          | 8  | MR. BLEHM: Your Honor, if the entirety of                |
|          | 9  | section F were read, there are very clear and very       |
| 13:44:11 | 10 | specific exclusions, including the media, Your Honor.    |
|          | 11 | The media have access to signatures. Elections, Your     |
|          | 12 | Honor, is an exclusion. It does not say government       |
|          | 13 | officials running elections, and this case, Your Honor,  |
|          | 14 | is about an election.                                    |
|          | 15 | THE COURT: What's the statute again, 16                  |
|          | 16 | what?  |
|          | 17 | MR. LIDDY: Your Honor, it's                              |
|          | 18 | Title 16-168(f). If I may, Your Honor, I would ask that  |
|          | 19 | the counsel direct his comments to the Court and not to  |
| 13:44:45 | 20 | my co-counsel.   |
|          | 21 | MR. BLEHM: Sorry. I look around when I                   |
|          | 22 | talk.  |
|          | 23 | THE COURT: Okay. Your representation is                  |
|          | 24 | that there's none of the information prohibited in the   |
|          | 25 | form of month, date and year of birth, Social Security   |
|          |    |  |

|          | 1  | number, driver's license number, non-operating           |
|----------|----|--|
|          | 2  | identification license number, Indian census number,     |
|          | 3  | father's name, mother's maiden name, state or country of |
|          | 4  | birth, none of that is contained, and then signatures    |
|          | 5  | and voters' e-mail addresses. And then none of that is   |
|          | 6  | contained in the information, or are you saying it's an  |
|          | 7  | exception because it's available to the media?           |
|          | 8  | MR. BLEHM: There are signatures contained,               |
|          | 9  | Your Honor, but following the portion I believe you just |
| 13:46:27 | 10 | read, it's specifically carves out exclusions, and one   |
|          | 11 | of them are for elections. If we didn't have these       |
|          | 12 | exclusions, Your Honor, candidates wouldn't be able to   |
|          | 13 | get on the ballot because they couldn't do signature     |
|          | 14 | petitions, okay? There are exclusions for the media. I   |
|          | 15 | believe it goes elections media, Your Honor, but I may   |
|          | 16 | be mistaken. I tend to forget.                           |
|          | 17 | THE COURT: This is limited to 16(f) is                   |
|          | 18 | limited to persons in possession of precinct voter       |
|          | 19 | registration or lists, and then it says                  |
| 13:47:09 | 20 | MR. BLEHM: Well, then, Your Honor                        |
|          | 21 | THE COURT: It says, can't be bought, sold                |
|          | 22 | or otherwise transferred for any purpose, except for     |
|          | 23 | uses otherwise authorized by this section. And you're    |
|          | 24 | correct that it talks about authorized uses, including   |
|          | 25 | newspaper, radio, television.                            |
|          |    |  |

MR. BLEHM: I would also point out, Your 1 2 Honor --3 THE COURT: Yes. MR. BLEHM: -- that none of the documents 4 contain within this -- within this presentation --5 б THE COURT: Okay. 7 MR. BLEHM: -- are poll lists. MR. LIDDY: Your Honor --8 9 MR. BLEHM: None of them. THE COURT: What are we going -- what is the 13:47:41 10 11 demonstrative exhibit and the testimony going to 12 demonstrate? 13 MR. BLEHM: It's a demonstrative exhibit, Your Honor, prepared by my witness to walk the Court 14 15 through the various chain of custody documents used by the Maricopa County Recorder's Office, as well as the 16 17 Court -- as well as the Board of Supervisors. I think 18 this --19 THE COURT: To show? 13:48:08 20 MR. BLEHM: -- just to show Your Honor and 21 the court and the witness. The media deserves to know, Your Honor. 22 23 THE COURT: Show what? 24 MR. BLEHM: To show the process, the 25 documents used, okay, how the flow of ballots move.

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|          | 1  | THE COURT: Okay.   |
|----------|----|--|
|          | 2  | MR. BLEHM: And I will tell you, Your Honor,              |
|          | 3  | it's one of our contentions that because Maricopa County |
|          | 4  | does not adequately maintain chain of custody of drop    |
|          | 5  | box and mail ballots that it becomes much easier to      |
|          | 6  | infuse ballots into the system, and that's one of our    |
|          | 7  | allegations, Your Honor.                                 |
|          | 8  | THE COURT: Okay. I understand what your                  |
|          | 9  | offer of proof is about.                                 |
| 13:48:51 | 10 | MR. LIDDY: Your Honor, the signatures                    |
| T2.40.2T | 11 | contained in the proposed demonstrative are not voters'  |
|          |    |  |
|          | 12 | signatures, so I would withdraw any objection based on   |
|          | 13 | that.  |
|          | 14 | THE COURT: Very good. Then we can proceed.               |
|          | 15 | Mr. Blehm, you can proceed with your demonstration, and  |
|          | 16 | we'll get to that other part later about the exhibits    |
|          | 17 | you want to admit after you're finished.                 |
|          | 18 | MR. BLEHM: Thank you, Your Honor. Did I                  |
|          | 19 | move to admit Exhibit 60, the EPM? If not, I do so now.  |
| 13:49:17 | 20 | THE COURT: Any objection?                                |
|          | 21 | MS. KHANNA: Yes.   |
|          | 22 | MR. LIDDY: Yes, Your Honor. Objection to                 |
|          | 23 | relevance.   |
|          | 24 | THE COURT: The EPM, not the demonstrative                |
|          | 25 | exhibit.   |
|          |    |  |

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|          | 1  | MR. LIDDY: No objection, Your Honor.                     |
|----------|----|--|
|          | 2  | THE COURT: I didn't think so.                            |
|          | 3  | MR. LIDDY: Thank you.                                    |
|          | 4  | THE COURT: 60 is admitted.                               |
|          | 5  | BY MR. BLEHM:  |
|          | 6  | Q. All right. And so your familiarity with EPM came      |
|          | 7  | from your reading it and talking to other people,        |
|          | 8  | correct?   |
|          | 9  | A. Yeah, I mean, the extensive research we did, yes.     |
| 13:49:40 | 10 | Q. And the EMG has guidelines I'm sorry, I think         |
|          | 11 | I misspoke, didn't I? They are not guidelines?           |
|          | 12 | A. I believe they are requirements. It says that         |
|          | 13 | the Recorder shall develop and implement the secure      |
|          | 14 | ballot retrieval and chain-of-custody process.           |
|          | 15 | Q. Okay. So the County Recorder or officer in            |
|          | 16 | charge of elections shall develop and implement secure   |
|          | 17 | ballot retrieval and chain-of-custody procedures?        |
|          | 18 | A. Yes. There's eight guidelines. This slide only        |
|          | 19 | has a couple of them on there, but the requirements are  |
| 13:50:12 | 20 | things like, you know, two couriers of differing         |
|          | 21 | parties, date and time of arrival at the drop box, date  |
|          | 22 | and time of departure from the drop box, and the date    |
|          | 23 | and time you arrive at the County. But most              |
|          | 24 | importantly, it requires that when that secure transport |
|          | 25 | container is opened that the number of ballots inside    |
|          |    |  |

|          | 1  | that container shall be counted and noted on the         |
|----------|----|--|
|          | 2  | retrieval form. And, of course, these retrieval forms    |
|          | 3  | are specific to a one specific drop box, so it's a       |
|          | 4  | one-to-one correspondence.                               |
|          | 5  | Q. Okay. So based on the law then, if I were to go       |
|          | 6  | to what's designated as drop box P57 and retrieve the    |
|          | 7  | ballots from there, I would create a chain-of-custody    |
|          | 8  | record that identifies the two people who went to get    |
|          | 9  | the ballots, it identifies the time they went there, and |
| 13:51:10 | 10 | more importantly, it identifies the number of ballots    |
|          | 11 | contained within that box?                               |
|          | 12 | A. Well, to be clear, the the form is called the         |
|          | 13 | Early Voting Ballot Transport Statement, and it is       |
|          | 14 | the ballots are not counted at the time of retrieval.    |
|          | 15 | Instead, what happens is those couriers, they go out to  |
|          | 16 | the drop box, they open the drop box, they retrieve all  |
|          | 17 | of the ballots, they put them inside. Again, I'm going   |
|          | 18 | to tell you how Maricopa County does it. It's not        |
|          | 19 | necessarily how all of the counties do, but specifically |
| 13:51:41 | 20 | in Maricopa County, the two couriers put the ballots in  |
|          | 21 | the box. They close the the transport container.         |
|          | 22 | They zip-tie it with security seals, and they document   |
|          | 23 | the fact that it was the two of them, the location, the  |
|          | 24 | time, et cetera, as I already mentioned. And then that   |
|          | 25 | secure container is transported back to the County.      |
|          |    |  |

|          | 1  | Q. Okay. And does it sound like a pretty secure          |
|----------|----|--|
|          | 2  | process when that is done?                               |
|          | 3  | A. Yeah, I mean, that's that's the process and           |
|          | 4  | that's compliant with the law in Arizona, so             |
|          | 5  | Q. But do you think it's important to have the           |
|          | 6  | number of ballots in each box?                           |
|          | 7  | A. Well, what the law requires is that when it's         |
|          | 8  | transported back to the County and when the Recorder or  |
|          | 9  | the Recorder's designee opens up that container, that at |
| 13:52:29 | 10 | that point when the container is opened, the Recorder    |
|          | 11 | must count those ballots and record the precise number   |
|          | 12 | of ballots inside the container on that retrieval form   |
|          | 13 | and, again, the retrieval form is required in the EPM.   |
|          | 14 | Q. Okay. And really quickly, I'm going to sort of        |
|          | 15 | interrupt your PowerPoint from time to time, because I   |
|          | 16 | think you said EVBTS?                                    |
|          | 17 | A. Yes.  |
|          | 18 | Q. Early Votes Ballot Transport Statement?               |
|          | 19 | A. I actually have that on one of the slides so that     |
| 13:53:03 | 20 | you can see it.  |
|          | 21 | Q. Understood. But I want the Court to be able to        |
|          | 22 | see a standalone of that document, and then we'll turn   |
|          | 23 | back to your slide; is that fair?                        |
|          | 24 | A. Understood, sure.                                     |
|          | 25 | Q. Can you please pull up Exhibit 75, R1, on this        |
|          |    |  |

|          | 1  | slide.  |
|----------|----|---|
|          | 2  | All right. Can you see the document that's            |
|          | 3  | currently on the screen?                              |
|          | 4  | A. Yes.   |
|          | 5  | Q. And that's an Early Voting Ballot Transport        |
|          | 6  | Statement, correct?                                   |
|          | 7  | A. Correct, it's the retrieval form used in           |
|          | 8  | Maricopa.   |
|          | 9  | Q. Does that look like it's completely filled out?    |
| 13:54:07 | 10 | A. Yeah, it looks great. It has all of the required   |
|          | 11 | fields. If I was doing an audit of that, I would say  |
|          | 12 | that's a perfect score.                               |
|          | 13 | Q. So you say perfect score for this one Bates        |
|          | 14 | number 009916, correct?                               |
|          | 15 | A. Yes.   |
|          | 16 | Q. Okay. You're happy with that?                      |
|          | 17 | A. Yeah.  |
|          | 18 | Q. Good. So you're not here just to criticize to      |
|          | 19 | criticize, are you?                                   |
| 13:54:32 | 20 | A. I'm not here to criticize at all. I just want to   |
|          | 21 | sort of shed some light on the vulnerabilities in the |
|          | 22 | system in the hopes that they'll be fixed.            |
|          | 23 | Q. And how many, in response to my client's FOIA      |
|          | 24 | request or I keep saying FOIA, I apologize Public     |
|          | 25 | Records Act request, how many of these specific       |
|          |    |   |

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|          | 1  | documents did you get?                                   |
|----------|----|--|
|          | 2  | A. I apologize, I the precise count has escaped          |
|          | 3  | me, but I will tell you that they produced they said     |
|          | 4  | that they produced all the documents that they had. We   |
|          | 5  | specifically asked for these documents as well as a      |
|          | 6  | bunch of others, but they said that they provided all of |
|          | 7  | the Early Voting Ballot Transport Statements that they   |
|          | 8  | had for the entire election, and we had them for every   |
|          | 9  | day that drop boxes were opened. So, you know, we        |
| 13:55:23 | 10 | compared that to the list of locations when they were    |
|          | 11 | open, and we did have these transport transport          |
|          | 12 | statements for each and every day that they were open,   |
|          | 13 | with the exception of Election Day. There were no Early  |
|          | 14 | Voting Ballot Transport Statements provided for Election |
|          | 15 | Day.   |
|          | 16 | Q. And that's where I was going next. The exhibit        |
|          | 17 | we have currently on screen, Exhibit Number 75, and      |
|          | 18 | really quickly, I'm just going to move to admit Exhibit  |
|          | 19 | Number 75, Your Honor?                                   |
| 13:55:55 | 20 | THE COURT: Any objection?                                |
|          | 21 | MR. LIDDY: No objection, Your Honor.                     |
|          | 22 | THE COURT: 71 is admitted. Oh, wait, is it               |
|          | 23 | 75?  |
|          | 24 | MR. BLEHM: 75, Your Honor. It's your                     |
|          | 25 | your 75, our R1.   |
|          |    |  |

|          | 1  | THE COURT: No, it's there's only one                     |
|----------|----|--|
|          | 2  | number. It's the Court's number that we're referring     |
|          | 3  | to, not mine, yours and his. It's 75, and 75 is          |
|          | 4  | admitted.  |
|          | 5  | MR. BLEHM: Understood, Your Honor.                       |
|          | б  | I say our R1 for their benefit                           |
|          | 7  | THE COURT: Got it.                                       |
|          | 8  | MR. BLEHM: Very good. 75, Your Honor.                    |
|          | 9  | BY MR. BLEHM:  |
| 13:56:26 | 10 | Q. All right. And, you know, I'm going to sort of        |
|          | 11 | divert a little bit here, because do you have any        |
|          | 12 | problems with any of the Early Ballot Transport          |
|          | 13 | Statements that you reviewed for early voting until      |
|          | 14 | Election Day?  |
|          | 15 | A. No, I think that they actually compared to            |
|          | 16 | previous elections they did a really a significantly     |
|          | 17 | better job with the documents this time around. But      |
|          | 18 | again, there were no documents produced for Election Day |
|          | 19 | which amounted to a significant number of drop box       |
| 13:57:08 | 20 | ballots.   |
|          | 21 | Q. All right. And so let's go back a little bit to       |
|          | 22 | talk a little bit more about your history as we sort of  |
|          | 23 | go through this. But what did you find when you did the  |
|          | 24 | 2020 Election? You looked at all of the documents they   |
|          | 25 | had for chain of custody, correct?                       |
|          |    |  |

|          | 1  | A. Yeah. So so we made a couple of observations.        |
|----------|----|---|
|          | 2  | The first one was that there were a significant number  |
|          | 3  | of of these Early Voting Ballot Transport Statements    |
|          | 4  | that were not properly completed; specifically, I would |
|          | 5  | say, the biggest issue was that there were quite a few  |
|          | 6  | of them that did not                                    |
|          | 7  | MR. LIDDY: Objection, Your Honor. The                   |
|          | 8  | witness testifying about 2020, relevance.               |
|          | 9  | THE COURT: Yes, she is.                                 |
| 13:57:42 | 10 | MR. BLEHM: Yes, Your Honor. It's just                   |
|          | 11 | relevant to my client's sorry my witness's              |
|          | 12 | history, A, and it's also relevant to, you know,        |
|          | 13 | Richer's testimony. He said he came in and he made it   |
|          | 14 | better and changed forms, and it was my witness, Your   |
|          | 15 | Honor, that sort of led that effort to get the forms    |
|          | 16 | changed.  |
|          | 17 | THE COURT: Okay. But that count was                     |
|          | 18 | dismissed. The process changes. They could have been    |
|          | 19 | done either by the Arizona House, Senate, Governor      |
| 13:58:18 | 20 | working together or the Supreme Court. Might have been, |
|          | 21 | whatever could have been, that is dismissed.            |
|          | 22 | So I understand, I'm not going to debate                |
|          | 23 | with you  |
|          | 24 | MR. BLEHM: Understood, Your Honor.                      |
|          | 25 | THE COURT: endlessly. Move on.                          |
|          |    |   |

|          | 1  | MR. BLEHM: I understand, Your Honor. I                   |
|----------|----|--|
|          | 2  | won't go there.  |
|          | 3  | THE COURT: But you are now.                              |
|          | 4  | MR. BLEHM: I'm sorry, Your Honor. I'm not                |
|          | 5  | trying to be argumentative or anything. If we get at     |
|          | 6  | the end of our presentation of evidence and defendants   |
|          | 7  | stand up here and raise the laches allegation.           |
|          | 8  | THE COURT: They won't be doing that because              |
|          | 9  | the motion ruled on that. There was the laches argument  |
| 13:58:54 | 10 | that was upheld with regard to the 2020 Election and the |
|          | 11 | other part of the case.                                  |
|          | 12 | MR. BLEHM: Okay.   |
|          | 13 | THE COURT: So today we're talking about,                 |
|          | 14 | hopefully, she's shedding light in her statement         |
|          | 15 | shedding light on vulnerabilities to be fixed is exactly |
|          | 16 | what was dismissed. I'm looking at today what happened   |
|          | 17 | in the 2020 Election and understanding that, and to that |
|          | 18 | end, I've allowed this presentation. And so far even     |
|          | 19 | though she said that, you're explaining how it's how     |
| 13:59:24 | 20 | the process works, and that's fine. But going into the   |
|          | 21 | 2020, we're out of that.                                 |
|          | 22 | MR. BLEHM: Understood, Your Honor.                       |
|          | 23 | THE COURT: Thank you.                                    |
|          | 24 | BY MR. BLEHM:  |
|          | 25 | Q. All right. Can we change the slide?                   |
|          |    |  |

|          | 1  | Thank you very much. Can you please explain              |
|----------|----|--|
|          | 2  | to the Court what this this all means.                   |
|          | 3  | A. Yeah. So this is a diagram of Maricopa County         |
|          | 4  | ballot chain of custody from the voter to tabulation.    |
|          | 5  | And so what you notice is if you vote on Election Day,   |
|          | б  | you put your ballot in the tabulation. But if you vote   |
|          | 7  | early in person in Maricopa, or if you vote by mail,     |
|          | 8  | there are several transfers of the ballot and,           |
|          | 9  | therefore, requirements for chain of custody. And        |
| 14:00:09 | 10 | what's interesting or unique about Maricopa County is,   |
|          | 11 | to my knowledge, they are one of the only counties in    |
|          | 12 | the country that outsources the intake or the receipt of |
|          | 13 | their ballots to a third-party organization.             |
|          | 14 | So, for example, we talked about the EPM and the         |
|          | 15 | requirement for chain of custody from the drop box to    |
|          | 16 | the County. In most counties, that's the end of the      |
|          | 17 | road, you know. You retrieve the ballot from the drop    |
|          | 18 | box, you transport it securely to the county, and it's   |
|          | 19 | tabulated there. That's not the case in Maricopa         |
| 14:00:42 | 20 | County.  |
|          | 21 | In Maricopa County, they then have to, after they        |
|          | 22 | have received it in the County and processed it,         |
|          | 23 | according to the Arizona law, then they must again       |
|          | 24 | maintain secure chain of custody as they transfer it     |
|          | 25 | from Maricopa County to Runbeck, and then again, when it |
|          |    |  |

|          | 1  | comes back the other way.                                |
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|          | 2  | Q. Okay. Thank you very much. And how many steps         |
|          | 3  | are there? If you vote, let's say you get you            |
|          | 4  | either, I guess, you get a vote by mail, couldn't you or |
|          | 5  | you could go into the vote center and get a ballot       |
|          | 6  | early?   |
|          | 7  | A. Right. So on the next slide, I kind of just           |
|          | 8  | point out the fact that a drop box in Maricopa County    |
|          | 9  | does not just contain mail ballots, right? So mail       |
| 14:01:31 | 10 | ballots that are, you know, sent to the voter and in the |
|          | 11 | mail through the U.S. Postal Service it was the next     |
|          | 12 | slide.   |
|          | 13 | Q. Well, I'm not done asking you questions, Ms.          |
|          | 14 | Honey.   |
|          | 15 | A. Oh, I'm sorry. I thought you were asking me           |
|          | 16 | about the different ways. I'm sorry.                     |
|          | 17 | Q. All right. Why is it that chain of custody when       |
|          | 18 | all of these transfers take place is so important?       |
|          | 19 | A. Well, I mean, chain of custody, first of all,         |
| 14:01:59 | 20 | it's the law. And, secondly, it's what allows sort of    |
|          | 21 | the security of the ballot, right? If you have ten       |
|          | 22 | ballots and, you know, you have ten ballots and they are |
|          | 23 | transferred to the next location and they are still ten  |
|          | 24 | ballots, then, you know, you feel like that's a pretty   |
|          | 25 | good secure chain. But, you know, if there are ballots   |
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|          | 1                                      | added or subtracted, you become aware of that if you are   |
|----------|--|--|
|          | 2                                      | properly managing chain of custody.  |
|          | 3                                      | Q. Okay. So is what you're saying that at each of  |
|          | 4                                      | these different points in this process where a transfer  |
|          | 5                                      | is made, there are vulnerabilities in the system that  |
|          | б                                      | could either induce or reduce the number of ballots?   |
|          | 7                                      | A. Well, I mean, I think the reason that you   |
|          | 8                                      | maintain chain of custody, the reason that it's part of  |
|          | 9                                      | business, it's part of elections is because if failure   |
| 14:02:51 | 10                                     | to maintain chain of custody presents, a situation where   |
|          | 11                                     | ballots could be added, but ballots could also be  |
|          | 12                                     | removed, and so that's why this whole chain of custody   |
|          | 13                                     | is important enough to have its own laws written about   |
|          | 14                                     | it.  |
|          | 15                                     | Q. Okay. And can you pull up Exhibit 102?  |
|          | 16                                     | THE COURT: Is there another exhibit they   |
|          | 17                                     | are pulling up?  |
|          | 18                                     | MR. BLEHM: Excuse me, Your Honor?  |
|          | 19                                     | THE COURT: Is there another exhibit he's   |
| 14:03:38 | 20                                     | pulling up?  |
|          | 21                                     | MR. BLEHM: They are pulling up Exhibit 102,  |
|          | 22                                     | Your Honor.  |
|          | 23                                     | THE COURT: 102.  |
|          | 24                                     | BY MR. BLEHM:  |
|          | 25                                     | Q. Okay. All right. And so you can see the screen,   |
|          |  |  |
| 14:03:38 | 18<br>19<br>20<br>21<br>22<br>23<br>24 | MR. BLEHM: Excuse me, Your Honor?<br>THE COURT: Is there another exhibit he's<br>pulling up?<br>MR. BLEHM: They are pulling up Exhibit 102,<br>Your Honor.<br>THE COURT: 102.<br>BY MR. BLEHM: |

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|          | 1  | Ms. Honey?   |
|          | 2  | A. Yes.  |
|          | 3  | Q. And is that the chart you made that is that we  |
|          | 4  | marked, the Court has marked as Exhibit 2?   |
|          | 5  | A. It is.  |
|          | б  | MR. BLEHM: I move to admit Exhibit 2, Your   |
|          | 7  | Honor.   |
|          | 8  | MR. LIDDY: Objection, Your Honor.  |
|          | 9  | Foundation.  |
| 14:04:16 | 10   | THE COURT: 102?  |
|          | 11   | MR. BLEHM: I'm sorry.  |
|          | 12   | THE COURT: You said 2.   |
|          | 13   | MR. BLEHM: I am sorry, Your Honor, 102.  |
|          | 14   | THE COURT: That's why I had this look on my  |
|          | 15   | face.  |
|          | 16   | MR. BLEHM: I'm sorry. 102, Your Honor.   |
|          | 17   | THE COURT: And is there an objection?  |
|          | 18   | MR. LIDDY: Yes, Your Honor. This is  |
|          | 19   | offered as demonstrative. We're fine with that, but if   |
| 14:04:34 | 20   | it's going to be offered an as exhibit, it lacks   |
|          | 21   | foundation and no authentication.  |
|          | 22   | THE COURT: Well, okay.   |
|          | 23   | MR. BLEHM: Ms. Honey, did you make this  |
|          | 24   | document?  |
|          | 25   | THE COURT: Wait. Let me rule. I think  |
|          |  |  |
| 14:04:34 | 12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24 | THE COURT: You said 2.<br>MR. BLEHM: I am sorry, Your Honor, 102.<br>THE COURT: That's why I had this look on my<br>face.<br>MR. BLEHM: I'm sorry. 102, Your Honor.<br>THE COURT: And is there an objection?<br>MR. LIDDY: Yes, Your Honor. This is<br>offered as demonstrative. We're fine with that, but if<br>it's going to be offered an as exhibit, it lacks<br>foundation and no authentication.<br>THE COURT: Well, okay.<br>MR. BLEHM: Ms. Honey, did you make this<br>document? |

|          | 1  | that that's what the witness has done is she testified  |
|----------|----|---|
|          | 2  | as to her understanding, and that's what this           |
|          | 3  | represents, her understanding of the system as the law. |
|          | 4  | And your objection next might be?                       |
|          | 5  | MR. LIDDY: My objection is I would like to              |
|          | 6  | know where she got it, who created it.                  |
|          | 7  | THE COURT: Go ahead.                                    |
|          | 8  | BY MR. BLEHM:   |
|          | 9  | Q. Did you make this chart, diagram, whatever?          |
| 14:05:07 | 10 | A. I made it in PowerPoint.                             |
|          | 11 | Q. And did you make this based upon your                |
|          | 12 | MR. LIDDY: Thank you, Your Honor. Based on              |
|          | 13 | that, no objection.                                     |
|          | 14 | THE COURT: Great. 102 is admitted. Thank                |
|          | 15 | you.  |
|          | 16 | BY MR. BLEHM:   |
|          | 17 | Q. All right. Can we go back to the slide and move      |
|          | 18 | on to the next one?                                     |
|          | 19 | THE COURT: Which is? Which exhibit?                     |
| 14:05:26 | 20 | MR. BLEHM: Oh, the demonstrative. I'm                   |
|          | 21 | sorry, the PowerPoint.                                  |
|          | 22 | THE COURT: I'm sorry.                                   |
|          | 23 | BY MR. BLEHM:   |
|          | 24 | Q. All right. Can you tell us what this slide           |
|          | 25 | shows, Ms. Honey?                                       |
|          |    |   |

|          | 1  | A. Yes, so this slide shows that in a lot of             |
|----------|----|--|
|          | 2  | counties a drop box is only for a place for people, an   |
|          | 3  | alternative returning their mail ballot by mail. But in  |
|          | 4  | Maricopa County, the drop boxes are, in fact, a          |
|          | 5  | repository for a ballot that's mailed to a voter they    |
|          | 6  | choose not to return by postal service, but it's also    |
|          | 7  | where people who vote early in person who vote who go    |
|          | 8  | into a vote center, show their ID; they, you know, get   |
|          | 9  | their ballot printed, they vote, put it in an envelope   |
| 14:06:10 | 10 | and they sign the envelope, and they drop that ballot    |
|          | 11 | envelope into a drop box. So when we talk about          |
|          | 12 | drop-box ballot retrieval for early voting, it includes  |
|          | 13 | early in-person and mail ballots that are deposited in a |
|          | 14 | drop box as well, so it's those two different types of   |
|          | 15 | drop-box ballots.  |
|          | 16 | Q. Okay. And so I believe you had testified              |
|          | 17 | previously that you have reviewed all of the early       |
|          | 18 | ballot EVBTS's?  |
|          | 19 | A. Right.  |
| 14:06:48 | 20 | Q. And it's my understanding you praise Maricopa         |
|          | 21 | County for having improved their documents and actually  |
|          | 22 | followed their procedures?                               |
|          | 23 | A. Yes, on the documents that were completed; but        |
|          | 24 | again, there's the absence of documents for Election Day |
|          | 25 | ballots, which again, is a significant number.           |
|          |    |  |

|          | 7  |  |
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|          | 1  | Q. Okay. Well, your FOIA request, my client's FOIA       |
|          | 2  | request, requested all the chain of custody documents    |
|          | 3  | for Maricopa County Election Day, correct?               |
|          | 4  | A. Correct.  |
|          | 5  | Q. Have they provided any to you?                        |
|          | 6  | A. Yes, they actually provided all of the documents      |
|          | 7  | that we requested, with the exception of the Maricopa    |
|          | 8  | County Delivery Receipt Form.                            |
|          | 9  | Q. Okay. The Maricopa County Delivery Receipt Form,      |
| 14:07:32 | 10 | can you please tell the Court what that is?              |
|          | 11 | A. So the Maricopa County Delivery Receipt, as I         |
|          | 12 | mentioned in that, like, previous sort of thing, I think |
|          | 13 | you can go to the one that actually has it on there,     |
|          | 14 | the it is the document, the chain-of-custody document    |
|          | 15 | that is created at Maricopa County to record the precise |
|          | 16 | number that's not this slide. If you go to, like,        |
|          | 17 | two more the precise, that's the one perfect,            |
|          | 18 | thank you oops. Back one. There you go, perfect.         |
|          | 19 | It's in this diagram here, it's the number 2,            |
| 14:08:10 | 20 | right? So when the drop box when the ballots are         |
|          | 21 | retrieved from the drop box, the Early Voting Ballot     |
|          | 22 | Transport Statement is used to document the chain of     |
|          | 23 | custody from the drop box to Maricopa County.            |
|          | 24 | Again, when it gets to Maricopa County, what the         |
|          | 25 | law requires is that they break open the seals and they  |
|          |    |  |

|          | 1  | count the number of ballots inside that transport        |
|----------|----|--|
|          | 2  | container and they document, they record that precise    |
|          | 3  | count of ballots on the Early Voting Ballot Transport    |
|          | 4  | Statement.   |
|          | 5  | From there, again, this is unique to Maricopa            |
|          | 6  | County, Maricopa County election officials then create   |
|          | 7  | this delivery receipt form, which is like a half sheet,  |
|          | 8  | and that has on it the precise count of the ballots that |
|          | 9  | they are then loading on a truck and transferring to     |
| 14:08:55 | 10 | Runbeck. The larger thing there, the thing that has the  |
|          | 11 | number 3 on it, is a document that's created at Runbeck, |
|          | 12 | basically, just saying, hey, this is how many ballots    |
|          | 13 | were dropped off.  |
|          | 14 | Q. Okay.   |
|          | 15 | A. And to answer your question, what we did not          |
|          | 16 | receive is the number 2, the delivery receipts.          |
|          | 17 | Q. All right. And I'd like to move away from the         |
|          | 18 | PowerPoint really quickly and open Exhibit Number 67.    |
|          | 19 | THE COURT: I couldn't hear you because you               |
| 14:09:26 | 20 | turned away.   |
|          | 21 | MR. BLEHM: I'm sorry, Your Honor, 67.                    |
|          | 22 | BY MR. BLEHM:  |
|          | 23 | Q. All right. Ms. Honey, you were talking about the      |
|          | 24 | Early Voting Ballot Transport Statement, is this it?     |
|          | 25 | A. I mean, this is one of them. This is from ASU         |
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|          | 1  | A. Yeah, I mean, I think they like I said, they          |
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|          | 2  | did a much much better job.                              |
|          | 3  | Q. Okay. So could you actually go through all of         |
|          | 4  | these, add them up and figure out exactly how many       |
|          | 5  | ballots Maricopa County retrieved from drop boxes up     |
|          | б  | until the day of the election?                           |
|          | 7  | A. Exactly, yes.   |
|          | 8  | Q. Okay. And you can do that, is that what you're        |
|          | 9  | supposed to be able to do?                               |
| 14:11:09 | 10 | A. I mean, on a daily basis, yeah. You have to do        |
|          | 11 | it for each and every retrieval, according to the law.   |
|          | 12 | Q. All right. Thank you very much. And so                |
|          | 13 | Transport Receipt, again, what is that?                  |
|          | 14 | A. So the delivery receipt is, again, that half          |
|          | 15 | sheet that I had on the display there which is created   |
|          | 16 | at Maricopa County at MCTEC that accompanies the ballots |
|          | 17 | as they traveled from Maricopa County to Runbeck so that |
|          | 18 | when they arrive at Runbeck, Runbeck knows precisely how |
|          | 19 | many ballots are on that shipment.                       |
| 14:11:44 | 20 | Q. All right. Do you have all of Maricopa County         |
|          | 21 | delivery receipt documents?                              |
|          | 22 | A. We do not have any. We requested them, but they       |
|          | 23 | said they had misplaced them.                            |
|          | 24 | Q. And those are the ones that were for Election         |
|          | 25 | Day, correct?  |
|          |    |  |
|          |    |  |

|          | 1  | A. Well, actually, we didn't get a single one of         |
|----------|----|--|
|          | 2  | those for the entire election. It is the testimony       |
|          | 3  | of the in the declaration of the Runbeck employee is     |
|          | 4  | that no such documents existed for Election Day.         |
|          | 5  | Q. For Election Day?                                     |
|          | 6  | A. Right.  |
|          | 7  | Q. Okay. What about prior to the election?               |
|          | 8  | A. Yeah, so this form was actually created for all       |
|          | 9  | of the days prior to Election Day.                       |
| 14:12:25 | 10 | Q. And, I'm sorry, but my question was specifically      |
|          | 11 | related to Election Day.                                 |
|          | 12 | A. There were  |
|          | 13 | Q. There were none?                                      |
|          | 14 | A. Well, we did not receive any. They said they          |
|          | 15 | misplaced them and the Runbeck employee said that none   |
|          | 16 | existed.   |
|          | 17 | Q. Okay. All right.                                      |
|          | 18 | Have you been trying to get the records?                 |
|          | 19 | A. We have.  |
| 14:12:44 | 20 | Q. Do you know somebody by the name of Betty that        |
|          | 21 | works at Maricopa County Department of Elections?        |
|          | 22 | A. So we, as in response to our public records           |
|          | 23 | request for these documents on behalf of Kari Lake, some |
|          | 24 | of the documents they provided to us electronically and  |
|          | 25 | others they said were in binders, and we had to go and   |
|          |    |  |

|          | 1  | copy them ourselves. So we had a couple representatives  |
|----------|----|--|
|          | 2  | go down to Maricopa County Elections Office to copy      |
|          | 3  | them, and they were and Betty and Christie were sort     |
|          | 4  | of overseeing their copying of records.                  |
|          | 5  | Q. Okay. Have you met Betty?                             |
|          | б  | A. I have not met Betty.                                 |
|          | 7  | Q. Then I've got to correct a misrepresentation to       |
|          | 8  | the Court, Your Honor. I believe that my witness had,    |
|          | 9  | and so I apologize and I correct that.                   |
| 14:13:33 | 10 | Are you familiar with Betty's voicemail?                 |
|          | 11 | A. Well, I called Betty a couple of times to try to      |
|          | 12 | get the records, but when they were there actually       |
|          | 13 | scanning all of the records, she exchanged business      |
|          | 14 | cards with Michelle, who was one of the representatives. |
|          | 15 | Q. Have you spoken with Betty?                           |
|          | 16 | A. No, she's not responded.                              |
|          | 17 | Q. Have you been able to get ahold of her?               |
|          | 18 | A. No.   |
|          | 19 | Q. Okay. All right. Can we go to the next slide,         |
| 14:14:05 | 20 | please? What is this document again?                     |
|          | 21 | A. So this document is created at Runbeck, and this      |
|          | 22 | records the total count of the ballots that are received |
|          | 23 | from the MCTEC delivery truck.                           |
|          | 24 | Q. Um-hum.   |
|          | 25 | A. So they break this down into a couple of              |
|          |    |  |

|          | 1  | different ways, you know, the post office inbound is       |
|----------|----|--|
|          | 2  | separated because, of course, those are slightly           |
|          | 3  | different ballots and we're not really talking about       |
|          | 4  | those together. But the regular MOB is the mail            |
|          | 5  | ballots, right, so that would be the green envelopes.      |
|          | 6  | And then you'll see down at the bottom the CTR, that's     |
|          | 7  | the vote center ballots. Those are the white envelopes     |
|          | 8  | for early in-person voting.                                |
|          | 9  | Q. Okay. All right. And what do these documents            |
| 14:14:51 | 10 | really tell you?   |
|          | 11 | A. So these documents these documents reflect the          |
|          | 12 | number of ballots that are received at Runbeck. So,        |
|          | 13 | again, this is created at Runbeck, and you'll see, like,   |
|          | 14 | in the line here this document is dated $11/6$ , and it is |
|          | 15 | the precise number of pieces of regular MOB, and the       |
|          | 16 | precise number of pieces of the CTR. And that's because    |
|          | 17 | they copy this information from the delivery receipt       |
|          | 18 | form, that half sheet that's generated at MCTEC, and       |
|          | 19 | then this form accompanies it and, again, they keep a      |
| 14:15:30 | 20 | copy of it, and the other copy goes back with the driver   |
|          | 21 | to to Maricopa County to document that, in fact, he        |
|          | 22 | did take the ballots as he was supposed to, delivered      |
|          | 23 | them to the possession of Runbeck, and completes that      |
|          | 24 | chain of custody.  |
|          | 25 | Q. Okay. Okay. So these then are created by                |
|          |    |  |

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|          | 1  | Runbeck when Maricopa County officials drop ballots off |
|----------|----|---|
|          | 2  | at their third party; is that correct?                  |
|          | 3  | A. Correct. It's the drivers, so it's not, like,        |
|          | 4  | actually like the Recorder or anybody doing that        |
|          | 5  | delivery.   |
|          | 6  | Q. Understood. And so Runbeck employees, they           |
|          | 7  | simply estimate the number of ballots?                  |
|          | 8  | A. No, just to make the distinction. For the post       |
|          | 9  | office inbound, what happens is the driver, if there    |
| 14:16:16 | 10 | are, you know, stops sometimes he makes special         |
|          | 11 | delivery, but sometimes he also stops on the way. So    |
|          | 12 | he'll go to the U.S. postal facility.                   |
|          | 13 | So the post office doesn't deliver the ballots to       |
|          | 14 | Runbeck, the post office doesn't deliver the ballots to |
|          | 15 | Maricopa County, the driver goes to the facility in     |
|          | 16 | Phoenix, and then he loads the trays of mail ballots    |
|          | 17 | onto the truck, and then that is taken to Runbeck. And  |
|          | 18 | for those ballots, they count the number of trays, the  |
|          | 19 | number of postal trays and they estimate that. There is |
| 14:16:48 | 20 | a receipt that accompanies the post office ballots, but |
|          | 21 | Maricopa County does not use that to record the precise |
|          | 22 | number; however, they started preserving that at        |
|          | 23 | Runbeck.  |
|          | 24 | Q. Okay. So Runbeck is starting preserving              |
|          | 25 | documents obtained from United States Postal Service    |
|          |    |   |
|          | -  |   |

regarding how many ballots the U.S. Postal Service was 1 2 transferring to Maricopa County's care and control? 3 MR. LIDDY: Objection, Your Honor. MR. BLEHM: Custody and control. Is that 4 5 your understanding? б THE COURT: Hold on. There's an objection. 7 MR. LIDDY: Objection, Your Honor. The witness said the post office provides estimates, not 8 9 counts of the number of ballot packages. MR. BLEHM: Shaking her head no, Your Honor. 14:17:29 10 11 That's not what she said. 12 THE COURT: Well, he's objecting to the form of the question. I think what he's saying, it's 13 leading. 14 MR. BLEHM: That's fine. 15 THE COURT: Rephrase it. 16 17 MR. BLEHM: I'll ask the question in another way, Your Honor. 18 19 THE COURT: Thank you. BY MR. BLEHM: 14:17:43 20 Based upon your knowledge, training and 21 0. 22 experience with respect to Maricopa County chain of 23 custody and election-related mail ballots, do you know 24 if the postal service provides receipts showing the exact number of mail-in ballots that the United States 25

|          | 1  | Postal Service is transferring to Maricopa County?       |
|----------|----|--|
|          | 2  | A. Right. Yes. The answer to that is it is my            |
|          | 3  | understanding that they do. They tuck them into the      |
|          | 4  | tray, so it's, again, my understanding that they are     |
|          | 5  | difficult to find, but that's how they base how much     |
|          | б  | they are going to charge. That's, like, how they bill    |
|          | 7  | for the postage, so that's how they count it. And, of    |
|          | 8  | course, they have, like, machines that do that at the    |
|          | 9  | post office.   |
| 14:18:22 | 10 | Q. Okay. And so Maricopa County then gets a receipt      |
|          | 11 | or, at least, the Maricopa County driver gets a receipt  |
|          | 12 | from the postal service that says, essentially, how many |
|          | 13 | pieces of mail ballots were delivered to Maricopa County |
|          | 14 | driver, correct?   |
|          | 15 | A. That is my understanding.                             |
|          | 16 | Q. Okay. Does the County maintain those documents?       |
|          | 17 | A. So to my knowledge, they didn't turn over any to      |
|          | 18 | us, so let me just start with that. We didn't receive    |
|          | 19 | any in response to our request for those public records, |
| 14:18:53 | 20 | but it's also my understanding that that the Runbeck     |
|          | 21 | employees attempted to sort of return them to Maricopa   |
|          | 22 | County, and they said they didn't need them.             |
|          | 23 | Q. Okay. And so is there any way to tell, other          |
|          | 24 | than this inbound receipt given by Runbeck to the        |
|          | 25 | Maricopa County driver, exactly how many ballots left    |
|          |    |  |

|          | 1  | Maricopa County were picked up at the post office and    |
|----------|----|--|
|          | 2  | actually delivered to Runbeck?                           |
|          | 3  | A. Well, on this form here, on 11/6, you can see         |
|          | 4  | that they have a precise count. But, unfortunately, on   |
|          | 5  | Election Day, because they were not using the other      |
|          | б  | chain of custody documents that we described, they were  |
|          | 7  | this was the one and only form that was that was         |
|          | 8  | used, according to, again, the records request that were |
|          | 9  | produced for us and based on the Runbeck employees, who  |
| 14:19:55 | 10 | described receiving these trucks coming with no          |
|          | 11 | corresponding documentation.                             |
|          | 12 | Q. Thank you. Thank you, Ms. Honey.                      |
|          | 13 | And so I would like to Exhibit 66? Is this               |
|          | 14 | 66? Go to 66.  |
|          | 15 | THE COURT: Are we on 66?                                 |
|          | 16 | MR. BLEHM: 66, Your Honor.                               |
|          | 17 | THE COURT: Thank you.                                    |
|          | 18 | BY MR. BLEHM:  |
|          | 19 | Q. If you look at the screen, Ms. Honey, these look      |
| 14:20:49 | 20 | like the Maricopa County Audit Challenges receipts?      |
|          | 21 | A. Yes.  |
|          | 22 | MR. BLEHM: I'd move to admit Exhibit 66                  |
|          | 23 | into the record, Your Honor.                             |
|          | 24 | MR. LIDDY: No objection.                                 |
|          | 25 | THE COURT: 66 is admitted. Thank you.                    |
|          |    |  |

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|          | 1  | MR. BLEHM: Thank you.                                  |
|----------|----|--|
|          | 2  | BY MR. BLEHM:  |
|          | 3  | Q. Okay. Go back to the PowerPoint.                    |
|          | 4  | Ms. Honey, how many ballots did Maricopa County        |
|          | 5  | claim they received on Election Day that were not      |
|          | б  | tabulated ballots?                                     |
|          | 7  | A. So I think that I think your question is how        |
|          | 8  | many drop box ballots did they report?                 |
|          | 9  | Q. Yes.  |
| 14:21:39 | 10 | A. Yeah, so initially on the morning after the         |
|          | 11 | election, they reported that there had been 275,000, I |
|          | 12 | think, that Stephen Richer said approximately 275,000  |
|          | 13 | drop box ballots had been dropped off on Election Day. |
|          | 14 | Q. Okay. Did that number change?                       |
|          | 15 | A. That number did change.                             |
|          | 16 | Q. What's the number now?                              |
|          | 17 | A. I believe that that that the number went            |
|          | 18 | from the 275 on the 9th. They also had a press         |
|          | 19 | conference during which the press at the press         |
| 14:22:14 | 20 | conference, Recorder Richer also talked about what an  |
|          | 21 | extraordinary number the 275 was.                      |
|          | 22 | Q. Ms. Honey, that was not my question.                |
|          | 23 | A. I'm sorry.  |
|          | 24 | Q. My question was: What is the number now?            |
|          | 25 | A. I believe they ultimately said it was 292,000       |
|          |    |  |

that had been dropped off at drop boxes. 1 Q. As you sit here today, how many of those ballots 2 3 have legal chain of custody? A. Based on the documents provided, none. 4 MR. LIDDY: Your Honor, objection. Calls 5 б for conclusion. 7 MR. BLEHM: Rule --THE COURT: Wait. Wait. You're asking her, 8 9 according to her understanding from what she's experienced and observed, what's her number? 14:23:01 10 11 MR. BLEHM: Yes, Your Honor. 12 THE COURT: Ma'am, if you can answer it, go ahead and answer it. 13 14 THE WITNESS: So we viewed all of the 15 documents provided by Maricopa County in response to our request, and the answer is that none of the documents 16 17 that they created meet the requirements from the EPM. BY MR. BLEHM: 18 Q. You had the opportunity to talk to somebody from 19 Runbeck following this election; is that correct? 14:23:31 20 21 A. I did. 22 All right. And did you have an opportunity to Q. 23 read that -- that Runbeck employee's declaration? A. I did. 24 25 MR. BLEHM: All right. And so I would like

to -- let's see here -- 46, and while he's pulling this 1 2 up, Your Honor, may I ask the Court a quick procedural 3 question? THE COURT: Go ahead. 4 MR. BLEHM: When we began this morning, Your 5 Honor noted that it would be unduly difficult to get 6 7 this many witnesses through. So it said it was going to admit the declarations with the exception of Kurt Olsen 8 9 that were attached to the Complaint, Your Honor. THE COURT: No, I didn't say that. 14:24:34 10 11 MR. BLEHM: Well, I'm sorry then. I 12 misunderstood. THE COURT: I know what I said, but I know 13 where you're going. You want to admit those now. 14 15 MR. BLEHM: I would like to, yes, Your Honor, admit Leslie White and --16 17 THE COURT: Ms. White. 18 MR. BLEHM: -- Denise Marie and Leslie White, and those are listed as Denise Marie is 19 14:25:01 20 Exhibit 46, Leslie White is Exhibit 47. 21 THE COURT: Okay. Yes, Mr. Liddy? 22 MR. LIDDY: Objection. Hearsay, Your Honor. 23 THE COURT: Very well. All of your 24 objections were preserved. These are two of the ones 25 that I had listed specifically this morning and told you

|          | 1  | that I needed the numbers. Now, I have the numbers for, |
|----------|----|---|
|          |    |   |
|          | 2  | at least, two of these, okay? So your objections are    |
|          | 3  | all preserved, all three defendants have joined. They   |
|          | 4  | were in writing under the Rule 807 notice, and so over  |
|          | 5  | your objection, I'm going to admit 46 and 47.           |
|          | 6  | MR. BLEHM: Thank you, Your Honor.                       |
|          | 7  | BY MR. BLEHM:   |
|          | 8  | Q. Ms. Honey, the Runbeck employee, Denise, did she     |
|          | 9  | did she tell you that did she tell you about any        |
| 14:25:55 | 10 | problems at Runbeck with respect to chain of custody?   |
|          | 11 | A. Yes, she expressed her concern over the fact that    |
|          | 12 | the procedure that had been well-established throughout |
|          | 13 | the election was not used for the large number of       |
|          | 14 | Election Day drop box ballots that were received.       |
|          | 15 | MR. GOANA: Your Honor, I want object and                |
|          | 16 | move to strike everything that was said there while the |
|          | 17 | declaration was admitted. Now we have this witness      |
|          | 18 | testifying about separate hearsay statements made by    |
| 14:26:26 | 19 | this Denise individual, who allegedly used to work at   |
|          | 20 | Runbeck. This seems to me to be a separate issue from   |
|          | 21 | the admission of the declaration, itself, and I just    |
|          | 22 | want to clarify that the hearsay objection extends to   |
|          | 23 | any hearsay testimony that this witness will offer in   |
|          | 24 | addition to what may or may not be in the declaration.  |
|          | 25 | MR. LIDDY: Your Honor, the County joins                 |
|          |    |   |

|          | 1  | that objection.  |
|----------|----|--|
|          |    |  |
|          | 2  | THE COURT: Which exhibit was it in, this                 |
|          | 3  | is?  |
|          | 4  | MR. BLEHM: This is                                       |
|          | 5  | THE COURT: Denise Marie, 46?                             |
|          | б  | MR. BLEHM: Denise Marie, 46.                             |
|          | 7  | THE COURT: 46.   |
|          | 8  | MR. BLEHM: Your Honor, I'm not asking any                |
|          | 9  | questions outside the scope of this declaration.         |
| 14:26:59 | 10 | MR. GOANA: Your Honor, the declaration is                |
|          | 11 | in evidence. It's in evidence now, over our objection.   |
|          | 12 | This witness should not be able to repeat hearsay again  |
|          | 13 | in a sense, put Ms. Marie's words into her own mouth     |
|          | 14 | that Ms. Marie said them herself in her declaration.     |
|          | 15 | The Court can consider Ms. Marie's declaration giving it |
|          | 16 | whatever weight it deems fit, but to have this witness   |
|          | 17 | repeat what is already hearsay again, I think is         |
|          | 18 | inappropriate.   |
|          | 19 | THE COURT: Okay. We're not going to go                   |
| 14:27:25 | 20 | back and forth. Here's, I believe as I told Mr.          |
|          | 21 | Olsen earlier, the Court does not print out somebody an  |
|          | 22 | expert, but if they are testifying and they have an      |
|          | 23 | information, experience or or education beyond that      |
|          | 24 | of the trier of fact, it's instructive or informative,   |
|          | 25 | and this witness, I find, meets that. If she's relying   |
|          |    |  |

|          | 1  | upon which she has just said to formulate her opinions,  |
|----------|----|--|
|          | 2  | I'll let her do that. I understand the objection is      |
|          | 3  | that it's hearsay, but that's going to be something that |
|          | 4  | you can cross-examine; for instance, if that's incorrect |
|          | 5  | then your I'm not going to tell you how to               |
|          | 6  | cross-examine. You already understand all of that.       |
|          | 7  | So, Mr. Blehm, proceed, please.                          |
|          | 8  | BY MR. BLEHM:  |
|          | 9  | Q. Okay. So lack of chain of custody was one of her      |
| 14:28:12 | 10 | concerns?  |
|          | 11 | A. It was.   |
|          | 12 | Q. All right. You talked to Leslie White as well?        |
|          | 13 | A. I did.  |
|          | 14 | Q. Was lack of chain of custody one of her concerns?     |
|          | 15 | A. Yeah, so Leslie was actually an observer at MCTEC     |
|          | 16 | on election night when the ballots were received back    |
|          | 17 | from the drop boxes, and her concern was that            |
|          | 18 | specifically the seals were being removed from the       |
|          | 19 | transport containers and the ballots inside were not     |
| 14:28:44 | 20 | counted. She, you know, that was a requirement as she    |
|          | 21 | understood it, and the fact that they were just taking   |
|          | 22 | those ballots out of the transport containers without    |
|          | 23 | counting them was was her primary concern.               |
|          | 24 | Q. Okay. So we have two different people you have        |
|          | 25 | spoken to working in two different places, correct?      |
|          |    |  |

|          | 1  |   |
|----------|----|---|
|          | 1  | A. Correct.   |
|          | 2  | Q. One is here at Runbeck, the third-party vendor,      |
|          | 3  | and one's here at MCTEC, right?                         |
|          | 4  | A. Correct.   |
|          | 5  | Q. From MCTEC?  |
|          | 6  | A. Um-hum.  |
|          | 7  |   |
|          |    | Q. And both of them, both of them, are telling you      |
|          | 8  | there's no chain of custody on Election Day for ballots |
|          | 9  | being transported from MCTEC to Runbeck; is that        |
| 14:29:28 | 10 | correct?  |
|          | 11 | A. Correct. They weren't following the legal            |
|          | 12 | requirements for chain of custody. So there were seals  |
|          | 13 | on the containers when they transported them, but the   |
|          | 14 | specific issues were that they were just cutting them   |
|          | 15 | open, taking the ballots out, putting them in trays     |
|          | 16 | without regard to how many, or there was no             |
|          | 17 | documentation. There were handbags and purses where     |
|          | 18 | they were processing the ballots, and that was          |
|          | 19 | Q. All right. With respect to with respect to           |
| 14:30:14 | 20 | sorry. I just lost my train of thought.                 |
|          | 21 | With respect to Denise White, Denise White, did         |
|          | 22 | she raise other concerns with you regarding potential   |
|          | 23 | vulnerabilities with our election system in Maricopa    |
|          | 24 | County?   |
|          | 25 | A. Yes. So, I mean, two issues, right? So the           |
|          |    |   |

|          | 1  | first one was that the trucks were coming with ballots  |
|----------|----|---|
|          | 2  | that there was no no associated counts, right? So       |
|          | 3  | that was number 1. They just didn't know how many they  |
|          | 4  | were, should have had. So she was concerned about that; |
|          | 5  | but then after the election, on the evening of          |
|          | 6  | November 9th, right so November 8th is Election Day,    |
|          | 7  | November 9th in the evening she was called by her       |
|          | 8  | supervisor and asked to go down to the system and       |
|          | 9  | actually pull the total number of ballot packets that   |
| 14:31:04 | 10 | had gone through the system to provide a count to       |
|          | 11 | Maricopa County.  |
|          | 12 | Q. Why?   |
|          | 13 | A. Well, I  |
|          | 14 | MR. GOANA: Objection to foundation and                  |
|          | 15 | hearsay on this one as well.                            |
|          | 16 | MR. BLEHM: I'll withdraw the question, Your             |
|          | 17 | Honor.  |
|          | 18 | THE COURT: Thank you.                                   |
|          | 19 | MR. BLEHM: Improper, I admit.                           |
| 14:31:20 | 20 | BY MR. BLEHM:   |
|          | 21 | Q. Okay. And so she gets a call, she gets tasked        |
|          | 22 | with an assignment, a job, and that is to go find what  |
|          | 23 | the numbers are to report those to Maricopa County      |
|          | 24 | because they don't know?                                |
|          | 25 | MR. GOANA: Objection, Your Honor. Again,                |
|          |    |   |

foundation. 1 2 MR. BLEHM: Is that what she told you? 3 MR. LIDDY: County joins. THE COURT: Great. What I told you before, 4 I'm going to assume all the defendants join all the 5 б other objections you've made, okay, and your objection 7 is speculation. MR. GOANA: Your Honor, just foundation and 8 9 speculation. And I just want to make clear that we have a continuing objection to any of these continued hearsay 14:31:54 10 11 conversations that this witness is relaying. 12 THE COURT: So noted. MR. BLEHM: I'm almost done, Your Honor. 13 14 THE COURT: Pardon me? MR. BLEHM: I'm almost done, Your Honor. 15 16 THE COURT: That doesn't take care of this 17 question. 18 MR. GOANA: I was going to say, Your Honor, 19 the question was what did she say and why, and now we're getting into this witness's motivations which is now 14:32:12 20 21 beyond hearsay and pure speculation and lacks foundation. 22 23 THE COURT: My understanding was it was 24 calling for this witness to speculate about why Maricopa 25 County did something, and so rephrase the question.

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|          | 1  | BY MR. BLEHM:  |
|----------|----|--|
|          | 2  | Q. Did this witness tell you that she was concerned      |
|          | 3  | about how Maricopa County was conducting operations with |
|          | 4  | respect to drop-box ballots?                             |
|          | 5  | A. Yes.  |
|          | 6  | Q. Okay. Did this witness, Denise, did she also          |
|          | 7  | tell you about possible vulnerabilities where people can |
|          | 8  | inject ballots into this system?                         |
|          | 9  | A. Right. So what she said that Runbeck employees        |
| 14:32:59 | 10 | were permitted almost, like, it was a perk of employment |
|          | 11 | to bring their ballots from home, so their ballots from  |
|          | 12 | home, their family members' ballots, bring them from     |
|          | 13 | home and add them to the inbound scans.                  |
|          | 14 | Q. Is that consistent with Arizona law?                  |
|          | 15 | A. No.   |
|          | 16 | MR. GOANA: Objection, Your Honor. Calls                  |
|          | 17 | for a legal conclusion.                                  |
|          | 18 | THE COURT: You're asking for her                         |
|          | 19 | understanding, correct?                                  |
| 14:33:25 | 20 | MR. BLEHM: Yes, Your Honor.                              |
|          | 21 | THE COURT: Your understanding, ma'am, if                 |
|          | 22 | you can answer it based on that.                         |
|          | 23 | THE WITNESS: I can. It is my understanding               |
|          | 24 | that ballots must be returned to an authorized drop-off  |
|          | 25 | location. Maricopa County publishes a list of those      |
|          |    |  |

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|          | 1  | authorized drop-off locations and Runbeck elections is |
|----------|----|--|
|          | 2  | not one of those.                                      |
|          | 3  | BY MR. BLEHM:  |
|          | 4  | Q. All right. Are you familiar with these social       |
|          | 5  | media posts I put up here?                             |
|          | б  | A. I am.   |
|          | 7  | Q. Okay. And this is these are Tweets by               |
|          | 8  | Maricopa County Elections Department, correct?         |
|          | 9  | A. Correct.  |
| 14:34:01 | 10 | MR. BLEHM: I'd move to admit these, Your               |
|          | 11 | Honor, Exhibit 63.                                     |
|          | 12 | THE COURT: Mr. Blehm, can you bring those              |
|          | 13 | back up on the screen?                                 |
|          | 14 | MR. BLEHM: Oh, I apologize. I didn't take              |
|          | 15 | it off.  |
|          | 16 | THE COURT: Give the defendants a moment to             |
|          | 17 | look at it.  |
|          | 18 | Any objection?   |
|          | 19 | MR. LARUE: No objection.                               |
| 14:34:56 | 20 | THE COURT: Very well. That was 63. It                  |
|          | 21 | will be admitted.                                      |
|          | 22 | MR. LARUE: We're not sure about the number.            |
|          | 23 | MR. LIDDY: I believe it's 70, Your Honor.              |
|          | 24 | MR. BLEHM: It's 63.                                    |
|          | 25 | Did I say that was Stephen Richer?                     |
|          |    |  |
|          |    |  |

|          | 1      | THE COURT: I'm looking at 63. I pull them               |
|----------|--------|---|
|          | ⊥<br>2 |   |
|          |        | up as you discuss them.                                 |
|          | 3      | MR. BLEHM: 70 is Stephen Richer.                        |
|          | 4      | THE COURT: Which one?                                   |
|          | 5      | MR. LARUE: Maybe it's misnumbered on the                |
|          | б      | sheet we received.                                      |
|          | 7      | THE COURT: Which one are we moving, Mr.                 |
|          | 8      | Blehm?  |
|          | 9      | MR. BLEHM: You know, I think I might have               |
| 14:35:36 | 10     | written these down backwards, Your Honor. I'm going to  |
|          | 11     | move in Exhibit 70 and then we will                     |
|          | 12     | THE COURT: Before you're going to get to                |
|          | 13     | 63, I think that you looked at 63, Defendants, correct? |
|          | 14     | Did you have any objection to 63?                       |
|          | 15     | MR. LARUE: Your Honor, I have not looked at             |
|          | 16     | 63, but I did look at 70. And we have no objection to   |
|          | 17     | 70. Is this 63 right here? Just one moment.             |
|          | 18     | THE COURT: Thank you.                                   |
|          | 19     | MR. LARUE: No objection, Your Honor.                    |
| 14:36:02 | 20     | THE COURT: Are you moving 63 and 70 into                |
|          | 21     | evidence, Mr. Blehm?                                    |
|          | 22     | MR. BLEHM: Yes, Your Honor.                             |
|          | 23     | THE COURT: They are admitted.                           |
|          | 24     | MR. BLEHM: Thank you.                                   |
|          | 25     | BY MR. BLEHM:   |
|          |        |   |
|          | I      |   |

|          | 1  | Q. Okay. And so are you familiar with the Tweets        |
|----------|----|---|
|          | 2  | that are up here from Stephen, Recorder Richer?         |
|          | 3  | A. Yes.   |
|          | 4  | Q. Is this where he was saying there were 275,000       |
|          | 5  | ballots?  |
|          | 6  | A. Yeah, there was a series of Tweets, sort of,         |
|          | 7  | after they the day after the election where he          |
|          | 8  | explains that they had processed all of the ballots and |
|          | 9  | transferred them to Runbeck. And, again, it was 275,000 |
| 14:36:54 | 10 | was the number he says, over 275, 275 plus. Obviously   |
|          | 11 | it's a round number, right, it's 000. So, you know, and |
|          | 12 | not an exact count.                                     |
|          | 13 | MR. BLEHM: May I approach, Your Honor?                  |
|          | 14 | THE COURT: You may.                                     |
|          | 15 | MR. BLEHM: All right.                                   |
|          | 16 | BY MR. BLEHM:   |
|          | 17 | Q. In this Tweet, Mr I'm sorry Recorder                 |
|          | 18 | Richer says, last night from midnight to 5:00 a.m., we  |
|          | 19 | sorted those 275 plus thousand documents or ballots so  |
| 14:37:27 | 20 | they can be scanned in and imaged, captured at Runbeck? |
|          | 21 | A. Correct.   |
|          | 22 | Q. Or signature captured; is that correct?              |
|          | 23 | A. Yes.   |
|          | 24 | Q. Okay. Does that indicate that those ballots that     |
|          | 25 | already had been sent to Runbeck at some point at       |
|          |    |   |

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that time or at some point after?
        1
        2
                       MR. GOANA: Objection, Your Honor.
        3
           Speculation and foundation. The Tweet speaks for
            itself. Mr. Richer was on the stand.
        4
        5
                        MR. BLEHM: I was going to withdraw the
        б
           question.
        7
                        THE COURT: Withdrawn. Thank you.
           BY MR. BLEHM:
        8
        9
              Q. Did they count these ballots before they put them
            in a truck and sent them to Runbeck?
14:38:01
       10
              A. There are --
       11
       12
                        MR. GOANA: Objection, Your Honor.
       13
           Foundation again.
                        THE COURT: Which ballots? Rephrase,
       14
       15
           please.
           BY MR. BLEHM:
       16
       17
              Q. The 275 Mr. Richer is talking about?
       18
                        MR. GOANA: Same objection.
                        THE COURT: I'm sorry. Rephrase the whole
       19
14:38:16
       20
           question for the witness, please.
       21
                        MR. BLEHM: Okay.
           BY MR. BLEHM:
       22
       23
              Q. Do you have any evidence they counted these
       24
           ballots before they put them in a truck, departed from
       25
           the Maricopa County facility with ballots from Maricopa
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County residents, and delivered them to a third party? 1 A. No, there's no record that they counted any of 2 3 them. 4 Q. Thank you. Did Maricopa County, knowing that we had 5 these claims, come here with their exhibits saying, hey, 6 7 look, no harm, no foul? Sorry we got them to you late? MR. GOANA: Objection, Your Honor. 8 9 Argumentative. Foundation. MR. BLEHM: Yes or no? 14:38:56 10 11 THE COURT: Save it for close. Sustained. 12 BY MR. BLEHM: Q. Did you, Ms. Honey, have a chance to review the 13 documents that Maricopa County submitted as exhibits 14 before this Court? 15 A. Yes. 16 17 Did they provide those missing documents? Ο. 18 They did not. Α. Q. Did they provide any documents that allow them or 19 14:39:17 20 their witnesses to sit up here before this Court and do 21 the math? 22 MR. GOANA: Objection, Your Honor. 23 Speculation and foundation. MR. BLEHM: She has reviewed the exhibits. 24 25 THE COURT: You can rephrase it by saying,

|          | 1  | to her knowledge.  |
|----------|----|--|
|          | 2  | BY MR. BLEHM:  |
|          | 3  | Q. To your knowledge, Ms. Honey, will they be able       |
|          | 4  | to put witnesses up before this Court and do the math,   |
|          | 5  | based on their own disclosures and exhibits?             |
|          | 6  | A. No, to my knowledge, no. And I will, like, to         |
|          | 7  | also expand that we looked at the chain-of-custody       |
|          | 8  | documents that they did use on Election Day, which are   |
|          | 9  | those are called the precinct ballot reports, and the    |
| 14:39:59 | 10 | precinct ballots reports are really the chain of custody |
|          | 11 | for those voted ballots that come from the vote center   |
|          | 12 | on Election Day; and it also includes, by the way, a     |
|          | 13 | count of the Door 3 ballots. Those documents, which I    |
|          | 14 | have on one of these exhibits here                       |
|          | 15 | MR. GOANA: Objection, Your Honor. I'm                    |
|          | 16 | going to move everything the witness just said about the |
|          | 17 | precinct-based ballots as being completely               |
|          | 18 | non-responsive to the question.                          |
|          | 19 | THE COURT: Re-ask the question. I'm too                  |
| 14:40:40 | 20 | busy trying to follow, take notes, and keep up with the  |
|          | 21 | two of you. Re-ask the question.                         |
|          | 22 | BY MR. BLEHM:  |
|          | 23 | Q. Well, to use an old adage, that's a road we're        |
|          | 24 | getting ready to hoe, Your Honor. So we'll just start    |
|          | 25 | from scratch and then we'll go down that road.           |
|          |    |  |

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|          | 1  | So I believe we pulled up what has been marked as        |
|----------|----|--|
|          | 2  | Exhibit 65. What is that document, Ms. Honey?            |
|          | 3  | A. This is an example of a Precinct Ballot Report.       |
|          | 4  | Q. Precinct Ballot Report. What are they?                |
|          | 5  | A. These are the documents, according to the             |
|          | 6  | Maricopa County poll worker training and the poll worker |
|          | 7  | manual, these are the documents that are used when they  |
|          | 8  | close the polling places to provide chain of custody for |
|          | 9  | the voted ballots that are, you know, voted on Election  |
| 14:41:36 | 10 | Day. In addition to that, the poll worker training       |
|          | 11 | requires the poll workers to empty the drop boxes of all |
|          | 12 | of the early voting ballots and place those in a         |
|          | 13 | container. And, of course, there's no counting of those  |
|          | 14 | ballots, there's nowhere on this form to record a        |
|          | 15 | number, is really the point of this.                     |
|          | 16 | Q. Thank you, Ms. Honey.                                 |
|          | 17 | Anywhere in this form can you find well, I               |
|          | 18 | will withdraw that. Strike that.                         |
|          | 19 | Did you have a chance to review each and every           |
| 14:42:08 | 20 | one of these documents the County provided to you?       |
|          | 21 | A. I did.  |
|          | 22 | Q. You did. On any one of those for Election Day,        |
|          | 23 | did you see any documentation of drop box ballots and    |
|          | 24 | the number of ballots contained within the drop box?     |
|          | 25 | A. Definitely not the number of ballots. The seal        |
|          |    |  |

|          | 1  | numbers that were put on those containers are on here,   |
|----------|----|--|
|          | 2  | but there's no ballot counts.                            |
|          | 3  | Q. All right. And so if I look at the vote totals        |
|          | 4  | for tabulator 1, 494 in this example, and tabulator 2,   |
|          | 5  | 384 in that example, that's how many ballots were        |
|          | 6  | contained in the black bags; is that correct?            |
|          | 7  | A. Correct. If they followed the procedure, the          |
|          | 8  | misread ballots, the 101, would have been transported    |
|          | 9  | separately in that blue tote as well.                    |
| 14:43:04 | 10 | Q. All right. If if Recorder Richer                      |
|          | 11 | hypothetically were to testify that, oh, no, I'm not     |
|          | 12 | responsible for drop boxes on Election Day, would that   |
|          | 13 | be accurate?   |
|          | 14 | A. It's my understanding, according to the EPM, that     |
|          | 15 | it specifically makes the Recorder or the Recorder's     |
|          | 16 | designee responsible for the secure retrieval of ballots |
|          | 17 | deposited in drop boxes. So it would be my               |
|          | 18 | understanding that that applies to Election Day. There   |
|          | 19 | is no exception to the requirements for Election Day.    |
| 14:43:46 | 20 | MR. BLEHM: All right. Thank you, Ms.                     |
|          | 21 | Honey. Now, I forgot what Exhibit it is, Your Honor.     |
|          | 22 | Exhibit Number 65, I move it into evidence.              |
|          | 23 | THE COURT: Any objection?                                |
|          | 24 | MR. LARUE: No objection, Your Honor.                     |
|          | 25 | THE COURT: 65 is admitted.                               |
|          |    |  |

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|          | ⊥<br>2 | MR. BLEHM: Thank you.<br>BY MR. BLEHM:               |
|          |        |  |
|          | 3      | Q. You had an opportunity to review some of Recorder |
|          | 4      | Richer's e-mails, is that not correct?               |
|          | 5      | A. Yes.  |
|          | 6      | Q. All right. And I'm looking for them on my list    |
|          | 7      | right now, but                                       |
|          | 8      | A. They are on the PowerPoint.                       |
|          | 9      | Q. What?   |
| 14:44:38 | 10     | A. They are on the PowerPoint.                       |
|          | 11     | Q. Oh, they are on the PowerPoint. Thank you, Ms.    |
|          | 12     | Honey.   |
|          | 13     | Did you want to finish your PowerPoint? All          |
|          | 14     | right. I just don't want I don't want Ms. Honey      |
|          | 15     | to be duplicative for the Court.                     |
|          | 16     | A. Sure.   |
|          | 17     | MR. BLEHM: But you I do kind of want to              |
|          | 18     | I think Recorder Richer's e-mail is exceptionally    |
|          | 19     | important, and I believe I moved this into evidence  |
| 14:45:15 | 20     | earlier, Your Honor?                                 |
|          | 21     | These are 69, Your Honor.                            |
|          | 22     | MR. LIDDY: This morning, Your Honor.                 |
|          | 23     | MR. BLEHM: Go to the last page of this               |
|          | 24     | Exhibit.   |
|          | 25     | BY MR. BLEHM:  |
|          |        |  |
|          |        |  |

|          | 1  | Q. Ms. Honey, aside from making guesses, did             |
|----------|----|--|
|          | 2  | Recorder Richer, based on documents, really know exactly |
|          | 3  | how many ballots Maricopa County had in its possession?  |
|          | 4  | MR. LARUE: Objection. So it calls for her                |
|          | 5  | speculation, and Recorder Richer was on the stand this   |
|          | б  | morning. He could have asked the Recorder that.          |
|          | 7  | MR. BLEHM: I believe I did, Your Honor. My               |
|          | 8  | question was related to based on County documents, does  |
|          | 9  | Recorder Richer have any clue as to how many ballots he  |
| 14:47:08 | 10 | has aside from an estimate based on County records.      |
|          | 11 | MR. LARUE: And I make the same objection                 |
|          | 12 | that it calls for speculation, Your Honor, as to what    |
|          | 13 | Recorder Richer, how he understands County documents.    |
|          | 14 | THE COURT: Right. I believe the question                 |
|          | 15 | can be phrased in terms of does any of the documentation |
|          | 16 | show or provide a method where someone, County person,   |
|          | 17 | would know.  |
|          | 18 | BY MR. BLEHM:  |
|          | 19 | Q. Does any of the documentation show that Recorder      |
| 14:47:35 | 20 | Richer had any idea how many ballots he had on Election  |
|          | 21 | Day other than, you know, mere guesses?                  |
|          | 22 | A. No.   |
|          | 23 | Q. The exhibit on the board, what does that say?         |
|          | 24 | A. It's an e-mail from Stephen Richer, it looks like     |
|          | 25 | it's Thursday, the 10th, so two days after the election. |
|          |    |  |

|          | 1  | And he says he's unable to reconcile, basically, there's |
|----------|----|--|
|          | 2  | a 15,000 difference somewhere, and                       |
|          | 3  | Q. Unable to reconcile. The number he throws out is      |
|          | 4  | 15,000, right?   |
|          | 5  | A. Correct.  |
|          | б  | Q. I don't know where these come from. Is that any       |
|          | 7  | way to run an election, Ms. Honey?                       |
|          | 8  | MR. GOANA: Objection, Your Honor, to the                 |
|          | 9  | extent the editorial comment was embedded in the         |
| 14:48:29 | 10 | question. It should be stricken.                         |
|          | 11 | THE COURT: Which part of the question?                   |
|          | 12 | MR. GOANA: Your Honor, I can't even                      |
|          | 13 | remember what the exact wording was, it was              |
|          | 14 | MR. BLEHM: I can't either, Your Honor.                   |
|          | 15 | It's been a long week.                                   |
|          | 16 | MR. GOANA: Maybe Mr. Blehm could re-ask the              |
|          | 17 | question, we can avoid                                   |
|          | 18 | MR. BLEHM: I don't remember what it was. I               |
|          | 19 | don't know how I'm going to re-ask it.                   |
| 14:48:50 | 20 | THE COURT: Go ahead.                                     |
|          | 21 | MR. BLEHM: All right. Ms. Honey, thank                   |
|          | 22 | you. I don't have any further questions at this time.    |
|          | 23 | Oh, really quickly, before I before I                    |
|          | 24 | stop, I want to move in Exhibit 69, Your Honor.          |
|          | 25 | THE COURT: Any objection to 69?                          |
|          |    |  |

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|          | 1  | MS. KHANNA: I think it was already admitted             |
|----------|----|---|
|          | 2  | this morning, but I don't believe we have any other     |
|          | 3  | objection.  |
|          | 4  | THE COURT: You're correct, it was admitted              |
|          | 5  | this morning.   |
|          | 6  | MR. BLEHM: Okay. Very good. Thank you,                  |
|          | 7  | Your Honor.   |
|          | 8  | THE COURT: All right. Thank you.                        |
|          | 9  | MR. LARUE: Just one moment, Your Honor.                 |
| 14:49:46 | 10 | Hold on one second.                                     |
|          | 11 | THE COURT: I think that we should be taking             |
|          | 12 | an afternoon break for the sake of my court reporter's  |
|          | 13 | carpal tunnel syndrome, if we don't. And so I would     |
|          | 14 | rather take a break now than start and take a break in  |
|          | 15 | ten minutes. So let's recess for I'm not going to do    |
|          | 16 | the math, whatever until 3 o'clock, we'll come back at  |
|          | 17 | 3:00 and resume with the cross-examination, okay. We're |
|          | 18 | off the record until then.                              |
|          | 19 | (Recess taken, 2:50 p.m.)                               |
| 15:00:31 | 20 | (Proceedings resume, 3:00 p.m.)                         |
|          | 21 | THE COURT: We are back on the record in                 |
|          | 22 | CV2022-095403. This is Lake v. Hobbs, et al. Present    |
|          | 23 | are the parties, their representatives and counsel. We  |
|          | 24 | have Heather Honey on the stand remaining under oath,   |
|          | 25 | and we're ready to begin the cross-examination. You may |
|          |    |   |

proceed whenever you're ready, Mr. LaRue. 1 2 MR. LARUE: Thank you, Your Honor. 3 CROSS-EXAMINATION BY MR. LARUE: 4 O. Good afternoon, Ms. Honey. 5 6 A. Good afternoon. 7 Q. Thank you for being here today, this trial. I know that all the parties appreciate your attendance. 8 Ι 9 just have a few questions for you. It's obvious to me that you've done a lot of work 15:01:09 10 11 to try to understand elections and that's, you know, 12 more than what a lot of citizens do. But would you agree with me that election law is a complicated area of 13 14 law? 15 A. I would agree with that. Okay. And there are a lot of complexities to 16 Ο. running an election, would you agree with that? 17 18 A. Yes. Q. Okay. Have you ever taken the Election Officer 19 15:01:39 20 Certification course that's offered by the Secretary of 21 State? 22 A. I have not. 23 Q. Okay. Have you ever worked as an election official in Arizona? 24 25 A. No.

|          | I  |  |
|----------|----|--|
|          | 1  | Q. Have you ever worked as a poll worker in Arizona?     |
|          | 2  | A. No.   |
|          | 3  |  |
|          |    | Q. All right. Have you ever been an observer at          |
|          | 4  | MCTEC, observing the processes there? And by observer,   |
|          | 5  | I mean an Election Day observer or a ballot count        |
|          | б  | observer, an observer and in an official capacity at     |
|          | 7  | MCTEC?   |
|          | 8  | A. No, I've never been a credentialed observer at        |
|          | 9  | MCTEC.   |
| 15:02:14 | 10 | Q. You've been to MCTEC, correct?                        |
|          | 11 | A. Yeah, sort of.  |
|          | 12 | Q. Sort of?  |
|          | 13 | A. I've not gotten a tour, if that's what you mean.      |
|          | 14 | I mean, I've been there, but I haven't gotten a tour.    |
|          | 15 | Q. Okay, all right. Now, you testified that you          |
|          | 16 | didn't receive certain forms in response to your public  |
|          | 17 | records request, correct?                                |
|          | 18 | A. Correct.  |
|          | 19 | Q. Okay. And is it fair to say that because you          |
| 15:02:42 | 20 | didn't receive those forms, you're assuming that they do |
|          | 21 | not exist?   |
|          | 22 | A. No, quite the contrary. I know they exist. They       |
|          | 23 | exist in more than one copy. I know that they exist at   |
|          | 24 | Runbeck, because I've seen photographs of them, so I     |
|          | 25 | I know they exist. And, in fact, the e-mail              |
|          |    |  |
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|          | 1  | correspondence between the attorney for for Ms. Lake    |
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|          | 2  | and the your office was that, hey, if you can't find    |
|          | 3  | yours, your copy, could you get the copy at Runbeck for |
|          | 4  | us.   |
|          | 5  | Q. So you know the forms exist, they just haven't       |
|          | б  | been provided to you?                                   |
|          | 7  | A. They haven't been provided in about three weeks.     |
|          | 8  | Q. Okay. And, Ms. Honey, I will let you know that       |
|          | 9  | we we believe you're being honest that you don't        |
| 15:03:30 | 10 | believe you've received them. We take a different       |
|          | 11 | position. Do you think it's possible that you were      |
|          | 12 | provided them and you simply missed them in the large   |
|          | 13 | stack of documents that you were offered to review?     |
|          | 14 | A. Absolutely not.                                      |
|          | 15 | Q. Okay. All right. Have you ever sorry. Have           |
|          | 16 | you ever observed the ballot pickup at the post office  |
|          | 17 | when the Maricopa County employees come, the Election   |
|          | 18 | Department employees come and pick up the ballots to    |
|          | 19 | transport to Runbeck? Have you ever been there to       |
| 15:04:03 | 20 | observe that?   |
|          | 21 | A. I'm sorry, when they pick up the ballots at the      |
|          | 22 | post office?  |
|          | 23 | Q. At the post office.                                  |
|          | 24 | A. No, but I did actually speak to three people at      |
|          | 25 | the Phoenix postal facility.                            |
|          |    |   |

|          | _  |   |
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|          | 1  | Q. But you've never personally observed that?           |
|          | 2  | A. I have not personally observed, no.                  |
|          | 3  | Q. Okay.  |
|          | 4  | MS. KHANNA: Your Honor, I apologize for                 |
|          | 5  | interrupting, but I believe we have the rule to exclude |
|          | 6  | from the courtroom any testifying non-expert witnesses, |
|          | 7  | and I believe one of those witnesses just entered. Mr.  |
|          | 8  | Sonnenklar, I believe.                                  |
|          | 9  | THE COURT: I have to rely on counsel for                |
| 15:04:34 | 10 | that.   |
|          | 11 | MR. SONNENKLAR: What's the question?                    |
|          | 12 | MR. OLSEN: You need to leave.                           |
|          | 13 | THE COURT: He's been sitting there for the              |
|          | 14 | last hour.  |
|          | 15 | MR. OLSEN: I did not see him, Your Honor.               |
|          | 16 | I was focused this way.                                 |
|          | 17 | MS. KHANNA: I believe the attention was                 |
|          | 18 | brought to opposing counsel and he thought it was Mr.   |
|          | 19 | Baris, but it was not.                                  |
| 15:04:59 | 20 | THE COURT: I don't know who the gentleman               |
|          | 21 | is. I wasn't privy to your conversation. I just know    |
|          | 22 | that gentleman has been sitting there for the last hour |
|          | 23 | plus. But, so I don't believe it was intentional. I     |
|          | 24 | believe you're like me, you're intent and focused on    |
|          | 25 | what's in front of you. So I'm not casting any          |
|          |    |   |
|          |    |   |

|          | 1  | aspersions. I'm just let's be all more astute, I        |
|----------|----|---|
|          | 2  | guess. That's the best I can do.                        |
|          | 3  | Thank you for pointing it out.                          |
|          |    |   |
|          | 4  | MS. KHANNA: Thank you, Your Honor.                      |
|          | 5  | THE COURT: Go ahead and proceed.                        |
|          | б  | MR. LARUE: Thank you, Your Honor.                       |
|          | 7  | BY MR. LARUE:   |
|          | 8  | Q. Now, Ms. Honey, I believe you testified earlier,     |
|          | 9  | correct me if I have this wrong, but I believe you      |
| 15:05:41 | 10 | testified earlier that the United States Postal Service |
|          | 11 | provides an exact count of the ballots that are picked  |
|          | 12 | up by the Elections Department staff. Was that your     |
|          | 13 | testimony?  |
|          | 14 | A. So I think what I said was that in the trays,        |
|          | 15 | they include a receipt, which basically is, like, a     |
|          | 16 | bill, how many ballots were and it includes, like,      |
|          | 17 | the total amount of postage on that form, and it's      |
|          | 18 | actually tucked into the trays. I have some photographs |
|          | 19 | of that as well.  |
| 15:06:09 | 20 | Q. Okay. And you said they put it in. You mean          |
|          | 21 | United States Postal Service employees?                 |
|          | 22 | A. That is my understanding.                            |
|          | 23 | Q. Prepare the receipt and put it in.                   |
|          | 24 | Okay. And is it your understanding that that            |
|          | 25 | receipt includes an exact number of ballots for that    |
|          |    |   |
|          |    |   |

|          | -  |   |
|----------|----|---|
|          | 1  | tray?   |
|          | 2  | A. I don't believe it's for the tray. I think it's      |
|          | 3  | for the entire, like, pickup.                           |
|          | 4  | Q. For the entire pickup?                               |
|          | 5  | A. Right, so however many trays are included. It's      |
|          | б  | not a one for one, like, this is how many are in this   |
|          | 7  | tray. I think it's the whole, that's my understanding.  |
|          | 8  | Q. Would it surprise you to learn that the United       |
|          | 9  | States Postal Service actually weighs the trays and     |
| 15:06:48 | 10 | makes an estimated determination based on the weight of |
|          | 11 | the tray?   |
|          | 12 | A. Well, that would, I mean, obviously that's a         |
|          | 13 | great way to do it. Weight counting is a very effective |
|          | 14 | way of method of counting paper.                        |
|          | 15 | Q. Okay. Thank you.                                     |
|          | 16 | I want to talk to you for just a minute                 |
|          | 17 | about the woman who, I believe, is identified as Denise |
|          | 18 | Marie.  |
|          | 19 | Do you know who I'm speaking about?                     |
| 15:07:11 | 20 | A. I do.  |
|          | 21 | Q. Okay. And I believe you testified that she was       |
|          | 22 | an employee at Runbeck; is that right?                  |
|          | 23 | A. She still is an employee at Runbeck.                 |
|          | 24 | Q. Okay. Do you know how long she's been employed       |
|          | 25 | there?  |
|          |    |   |

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|          | 1  | A. I think probably close to a year, but you'd have     |
|----------|----|---|
|          | 2  | to look at her declaration just to be certain. I'm not  |
|          | 3  | 100 percent sure.                                       |
|          | 4  | Q. Okay. Do you know what her position is?              |
|          | 5  | A. I know what her position well, no.                   |
|          | 6  | Q. All right. I want to talk with you about Leslie      |
|          | 7  | White. And, again, when I say Leslie White, you know to |
|          | 8  | whom I'm referring?                                     |
|          | 9  | A. I do.  |
| 15:07:57 | 10 | Q. Okay. I believe you testified that she was an        |
|          | 11 | observer at MCTEC; is that correct?                     |
|          | 12 | A. Correct.   |
|          | 13 | Q. Do you know whether she was a first-time             |
|          | 14 | observer, whether she was a repeat observer, what her   |
|          | 15 | background is with regard to the observation process?   |
|          | 16 | A. I believe she said that that was the first time      |
|          | 17 | that she had been credentialed to observe that          |
|          | 18 | particular process, right. So that was a little bit     |
|          | 19 | different than, like, the MCTEC observers who are       |
| 15:08:26 | 20 | watching, say, signature verification, for example,     |
|          | 21 | which I believe she she also witnessed that process.    |
|          | 22 | But this was unique in that she was credentialed to     |
|          | 23 | watch that sort of incoming close-of-election-night     |
|          | 24 | process.  |
|          | 25 | Q. But your belief is she was a first-time observer?    |
|          |    |   |

|          | 1  | A. I believe that was the first time she observed        |
|----------|----|--|
|          | 2  | that process, if that's what you're asking. I'm sorry.   |
|          | 3  | Q. No, no, no. That's fine.                              |
|          | 4  | Did she, by any chance, mention to you that from         |
|          | 5  | her assigned location where she was at she did not have  |
|          | 6  | a clear view of the activities on the truck or on the    |
|          | 7  | dock?  |
|          | 8  | A. Right.  |
|          | 9  | Q. Okay. Do you agree with me when I say that            |
| 15:09:16 | 10 | Leslie White did not actually say in her declaration     |
|          | 11 | that she was worried that ballots were not being         |
|          | 12 | counted, that she didn't actually say that, I'm worried  |
|          | 13 | that ballots are not being counted?                      |
|          | 14 | A. Are you asking if that was if those were her          |
|          | 15 | words specifically in her                                |
|          | 16 | MR. BLEHM: I'm going to object, Your Honor.              |
|          | 17 | The declaration speaks for itself.                       |
|          | 18 | THE COURT: You can ask the question related              |
|          | 19 | to the to this, her her statement; but I thought         |
| 15:09:51 | 20 | there was testimony as well about conversations with     |
|          | 21 | people. So re-ask it, Mr. LaRue.                         |
|          | 22 | BY MR. LARUE:  |
|          | 23 | Q. Would you agree with me that Ms. White, Leslie        |
|          | 24 | White, never actually said in her declaration or to you  |
|          | 25 | that she was worried the ballots were not being counted? |
|          |    |  |

|          | 1  | A. She most certainly said to me that she saw the        |
|----------|----|--|
|          | 2  | seals being removed, the transport containers being      |
|          | 3  | opened, and that there was absolutely that's in her      |
|          | 4  | words absolutely no counting of the ballots. They        |
|          | 5  | were simply picking them up out of the transport         |
|          | 6  | container and putting them into trays and then putting   |
|          | 7  | those trays onto, like, what she was calling a cage or a |
|          | 8  | cart, and that they were just moving these through. She  |
|          | 9  | was concerned about that.                                |
| 15:10:43 | 10 | Q. So in her declaration, she doesn't say that. She      |
|          | 11 | says, and I'm wondering if she said any of this to you:  |
|          | 12 | She was concerned with the disorganized way the ballots  |
|          | 13 | were being handled. She said, I did not see any person   |
|          | 14 | count any ballots or record any information. I didn't    |
|          | 15 | see it, but she didn't say it didn't happen.             |
|          | 16 | When she spoke with you, did she talk about what         |
|          | 17 | she saw and what she observed, or was she making         |
|          | 18 | statements beyond that?                                  |
|          | 19 | A. So I think you're mischaracterizing what she          |
| 15:11:20 | 20 | said. But if you would like me, if you have a copy of    |
|          | 21 | her statement, I'd be happy to point out what I'm        |
|          | 22 | what I'm talking about.                                  |
|          | 23 | Q. It's all right. We'll move on.                        |
|          | 24 | A. Okay.   |
|          | 25 | Q. I want to talk about I want to come back to           |
|          |    |  |

|          | 1  | Denise Marie. You testified that, I believe, you         |
|----------|----|--|
|          | 2  | testified that she told you that Runbeck had well,       |
|          | 3  | Runbeck allowed or maybe it just happened I don't        |
|          | 4  | remember exactly what you said. But employees brought    |
|          | 5  | in ballots from home.                                    |
|          | б  | Do you remember talking about that?                      |
|          | 7  | A. Yes.  |
|          | 8  | Q. Okay. And Denise Marie was concerned about that,      |
|          | 9  | correct?   |
| 15:11:58 | 10 | A. Denise was concerned that this that this was,         |
|          | 11 | basically, announced as though it was a perk of working  |
|          | 12 | at Runbeck and that they were permitted to do it. She    |
|          | 13 | thought it was, you know, in her conversation with me,   |
|          | 14 | she thought it was, you know, questionable practice, but |
|          | 15 | but that, you know, people did it. She saw people do     |
|          | 16 | it.  |
|          | 17 | Q. Did she tell you how many people or how many          |
|          | 18 | ballots she estimated might have might have been         |
|          | 19 | subject to this?   |
| 15:12:27 | 20 | A. Yeah. So she said she personally saw at least 50      |
|          | 21 | that were brought in by employees and added at that      |
|          | 22 | point.   |
|          | 23 | Q. Okay. Thank you.                                      |
|          | 24 | Now, continuing on with Denise Marie, there              |
|          | 25 | was some back and forth between Mr. Blehm and someone    |
|          |    |  |

|          | 1  | for the defense counsel and some objections were lodged, |
|----------|----|--|
|          | 2  | and so I'm not sure if you ever answered the question    |
|          | 3  | Mr. Blehm asked. I believe he asked you if it was true   |
|          | 4  | that Denise Marie was asked to go get a ballot count     |
|          | 5  | because Maricopa didn't know.                            |
|          | 6  | Did you answer that question? Do you have                |
|          | 7  | knowledge as to whether Denise claimed that she was      |
|          | 8  | asking to do get a ballot count because Maricopa didn't  |
|          | 9  | know?  |
| 15:13:23 | 10 | A. I don't believe that's what she said.                 |
|          | 11 | Q. Okay. Very good.                                      |
|          | 12 | A. But to clarify, I mean, she was asked to go get a     |
|          | 13 | count and report it back so that they could call         |
|          | 14 | Maricopa and say, hey, this is how many ballots we       |
|          | 15 | scanned, and subsequently the number that the County was |
|          | 16 | reporting increased by the same difference, you know.    |
|          | 17 | He was reporting 275, she counted the actual number of   |
|          | 18 | inbound scans, reported 298, and subsequently the number |
|          | 19 | that Maricopa was reporting as the total ballots in the  |
| 15:14:01 | 20 | election increased by 25,000.                            |
|          | 21 | Q. Let's talk about that for a minute.                   |
|          | 22 | In your experience, just based on your knowledge         |
|          | 23 | in working with elections, is it typical for elections   |
|          | 24 | departments to do reconciliation of ballots and make     |
|          | 25 | sure that they have the numbers right?                   |
|          |    |  |

|          | 1  | A. Reconciliation should happen in multiple              |
|----------|----|--|
|          | 2  | different places. For example, you reconcile the number  |
|          | 3  | of voters who check in to a vote center to the number of |
|          | 4  | ballots cast in a vote center. Those types of            |
|          | 5  | reconciliation are incredibly important.                 |
|          | б  | Q. Okay. And let's move on from that. I want to          |
|          | 7  | talk about what happens at Runbeck. Do you know what     |
|          | 8  | happens to the ballots actually at Runbeck, what the     |
|          | 9  | Elections Department and Runbeck employees do with the   |
| 15:14:55 | 10 | ballots there?   |
|          | 11 | A. Yes.  |
|          | 12 | Q. What do they do?                                      |
|          | 13 | A. So they run they load the ballots on the              |
|          | 14 | inbound machine, and the inbound machine, by the way, is |
|          | 15 | only operated by Runbeck employees, so they load them    |
|          | 16 | on, and they go through and they cut them off at about a |
|          | 17 | 10, 11,000 batch size. At that point they stop, they     |
|          | 18 | create the paperwork for that particular, you know,      |
|          | 19 | batch of signature verification files, right. So they    |
| 15:15:24 | 20 | are scanning the signature on the envelope. They are     |
|          | 21 | creating a file for that, that is then transmitted to    |
|          | 22 | Maricopa County so that they can start that signature    |
|          | 23 | verification process.                                    |
|          | 24 | Q. All right. So they go to Maricopa County to           |
|          | 25 | start the signature verification process. Is it your     |
|          |    |  |

|          | 1  | understanding that before a ballot, an early ballot, is  |
|----------|----|--|
|          | 2  | tabulated, the Elections Department has to examine the   |
|          | 3  | signature and determine whether the signature matches    |
|          | 4  | the signature in the voter registration file?            |
|          | 5  | A. I'm sorry. Can you repeat that question?              |
|          | б  | Q. Yeah. Is it your understanding that before an         |
|          | 7  | early ballot is tabulated, the Elections Department      |
|          | 8  | looks at the signature on the affidavit envelope and     |
|          | 9  | must determine whether it matches a signature in the     |
| 15:16:18 | 10 | voter registration file for that voter before it's going |
|          | 11 | to go to tabulation?                                     |
|          | 12 | A. Yes.  |
|          | 13 | Q. Okay. So if employees at Runbeck put ballots          |
|          | 14 | into the stream at Runbeck, now, let's say               |
|          | 15 | hypothetically that did happen, is it your understanding |
|          | 16 | that those ballots would then go to MCTEC to be          |
|          | 17 | signature verified?                                      |
|          | 18 | A. Well, to be clear, the ballots don't go for           |
|          | 19 | signature verification, the ballot images do. And, yes,  |
| 15:16:53 | 20 | when they go through the inbound scan, they would be,    |
|          | 21 | but I don't believe that that's the point. The point is  |
|          | 22 | is that Arizona law says they are invalid ballots if     |
|          | 23 | they are not returned to an authorized location. So      |
|          | 24 | that's an opportunity to insert ballots, and if Maricopa |
|          | 25 | County was aware of the precise number of ballots, then  |
|          |    |  |

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|          | 1  | if they inserted two, they would know they inserted two. |
|          | 2  | Q. So if Arizona   |
|          | 3  | MR. BLEHM: Your Honor, I'm going to object               |
|          | 4  | to this line of questioning. This Court would not let    |
|          | 5  | us come before it with evidence of signature             |
|          | 6  | verification. We wanted to, and now he's going right     |
|          | 7  | down that road, Your Honor. And if he keeps going down   |
|          | 8  | this road, I'm going to ask for a couple days next week  |
|          | 9  | to come to this Court and talk about signatures.         |
| 15:17:41 | 10 | THE COURT: You mean about the process?                   |
|          | 11 | MR. BLEHM: The process is part of it, Your               |
|          | 12 | Honor, and he's talking exclusively about process. Her   |
|          | 13 | direct examination, Your Honor, was limited to talking   |
|          | 14 | about chain of custody with respect to drop box to       |
|          | 15 | Runbeck and not beyond that point. And so, Your          |
|          | 16 | Honor  |
|          | 17 | THE COURT: I understand.                                 |
|          | 18 | MR. BLEHM: if that door was still open,                  |
|          | 19 | I'm more than happy to drive a truck through it.         |
| 15:18:14 | 20 | MR. LARUE: May I respond, Your Honor, or do              |
|          | 21 | you want to rule?  |
|          | 22 | THE COURT: Go ahead.                                     |
|          | 23 | MR. LARUE: All right. My response would be               |
|          | 24 | the road I'm driving down is a different road, I think,  |
|          | 25 | than Mr. Blehm wants to drive his truck. I'm talking     |
|          |    |  |

|          | 1  | about what actually happens, and I'm talking about it    |
|----------|----|--|
|          | 2  | from the limited perspective of understanding what the   |
|          | 3  | effect of these votes that might have been may have      |
|          | 4  | been inserted at Runbeck may actually be. I'm not        |
|          | 5  | really talking about the signature verification process  |
|          | б  | itself. I'm simply talking about what happens to a       |
|          | 7  | ballot that is at Runbeck as it moves through the        |
|          | 8  | system.  |
|          | 9  | MR. BLEHM: Your Honor, may it please the                 |
| 15:18:56 | 10 | Court, I'll stipulate that those 50 ballots they talked  |
|          | 11 | about got counted; but I'll also do so only in the       |
|          | 12 | understanding, Your Honor, that that is a concession by  |
|          | 13 | defendants that it is possible to inject illegal ballots |
|          | 14 | into the system.   |
|          | 15 | MR. LARUE: Your Honor, may I respond one                 |
|          | 16 | more time?   |
|          | 17 | THE COURT: Well, he's offered to stipulate               |
|          | 18 | is out there.  |
|          | 19 | MR. LARUE: I understand. But I think this                |
| 15:19:22 | 20 | needs to be cleared up. Mr. Blehm is making a legal      |
|          | 21 | argument that ballots that are harvested are illegal     |
|          | 22 | ballots and should not be counted. That's a legal        |
|          | 23 | argument.  |
|          | 24 | MR. BLEHM: Your Honor, I don't believe I                 |
|          | 25 | don't believe in my direct examination of this client I  |
|          |    |  |

|          | 1  | ever even said the word "harvested." Now, more than      |
|----------|----|--|
|          | 2  | happy to talk about it, and as a matter of fact, I       |
|          | 3  | believe it was defense counsel who brought up 2000       |
|          | 4  | Mules. I haven't said anything about it, Your Honor.     |
|          | 5  | I'm talking about chain of custody, the legal documents  |
|          | 6  | this County has  |
|          | 7  | MR. LARUE: Your Honor                                    |
|          | 8  | MR. BLEHM: to prove how many ballots                     |
|          | 9  | they picked up from drop boxes and took to Runbeck.      |
| 15:20:09 | 10 | THE COURT: Right.  |
|          | 11 | MR. LARUE: Let me change my statement. I                 |
|          | 12 | understand it may have inadvertently irritated Mr.       |
|          | 13 | Blehm. I didn't mean to do that with my choice of        |
|          | 14 | words, and I apologize.                                  |
|          | 15 | THE COURT: Well, it's not about irritating               |
|          | 16 | Mr. Blehm, it's just about making sure we get it right   |
|          | 17 | as far as what's allowed to go into, so if you want      |
|          | 18 | MR. LARUE: Let me amend my statement.                    |
|          | 19 | What I was attempting to say was that Mr.                |
| 15:20:33 | 20 | Blehm is making a legal argument that a ballot that is   |
|          | 21 | not deposited into the United States Postal Service mail |
|          | 22 | or dropped off in a drop box is an illegal ballot, I     |
|          | 23 | believe is what he said, and that's a legal argument.    |
|          | 24 | THE COURT: No, I think we're talking about               |
|          | 25 | chain of custody, if we could distinguish things, and he |
|          |    |  |

|          | 1  | did discuss chain of custody very thoroughly with this   |
|----------|----|--|
|          | 2  | witness. I believe I understand what you're asking       |
|          | 3  | about, but he's correct that what you're discussing is   |
|          | 4  | the process for validation of signatures as it would     |
|          | 5  | relate to possible injection of ballots into the system  |
|          | 6  | without the chain of custody accounting for them.        |
|          | 7  | Have I got that right, Mr. Blehm?                        |
|          | 8  | Did you listen to what I said?                           |
|          | 9  | MR. BLEHM: I did, Your Honor, but I'm kind               |
| 15:21:23 | 10 | of hard of hearing.                                      |
|          | 11 | THE COURT: Well, I'm speaking soft maybe.                |
|          | 12 | Do you want me to say it again?                          |
|          | 13 | MR. BLEHM: Probably a combination of both,               |
|          | 14 | if you would, please. Sure.                              |
|          | 15 | THE COURT: If I understand your objection,               |
|          | 16 | Mr. Blehm, it's that you've limited your direct          |
|          | 17 | examination to chain of custody and what is being talked |
|          | 18 | about here by Mr. LaRue. The questioning is to elicit    |
|          | 19 | testimony about the handling of ballots that might       |
| 15:21:55 | 20 | violate the chain of custody if they are into the system |
|          | 21 | and why those ballots would still be subject to          |
|          | 22 | verification through the signature validation process,   |
|          | 23 | regardless of how they came in. Your point is that you   |
|          | 24 | are saying, wait, it's only about the chain of custody   |
|          | 25 | and if it violates the chain of custody. That's the      |
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|          | 1  | analysis that you're end of story. That's where it       |
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|          | 2  | goes.  |
|          | 3  | MR. BLEHM: What I'm saying is, Your Honor,               |
|          | 4  | the direct examination was about chain of custody and    |
|          | 5  | the importance of chain of custody.                      |
|          | 6  | THE COURT: Got that.                                     |
|          | 7  | MR. BLEHM: So that there are no points of                |
|          | 8  | access of illegal votes into the system.                 |
|          | 9  | THE COURT: Well, he's taking issue with the              |
| 15:22:37 | 10 | word "illegal," and he's talking about the legal         |
|          | 11 | argument. What you're talking about that there's not     |
|          | 12 | that there are votes that are not accounted for under    |
|          | 13 | the chain of custody that are placed into the ballot     |
|          | 14 | system or the election system. And go ahead.             |
|          | 15 | MR. BLEHM: I didn't go down that road, Your              |
|          | 16 | Honor. It's illegal for a county elections official not  |
|          | 17 | to do a job they are legally required to do. So if we    |
|          | 18 | want to talk about illegality, we can go into that       |
|          | 19 | point.   |
| 15:23:10 | 20 | THE COURT: I understand your point, but I                |
|          | 21 | guess you're objecting to Mr. LaRue going into his       |
|          | 22 | argument that separate and apart from your position      |
|          | 23 | there that if, in fact, ballots were somehow put into    |
|          | 24 | the system in this instance, I think we're talking about |
|          | 25 | the Runbeck ballots.                                     |
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|          | 1  | MR. BLEHM: And, Your Honor, that's fine.                 |
|          | 2  | I'll let him go down this road, because it's my          |
|          | 3  | understanding what he's saying is doesn't matter,        |
|          | 4  | their ballots were counted. So I'll let him go down      |
|          | 5  | this road, Your Honor, but I'm going to reserve my       |
|          | 6  | argument.  |
|          | 7  | THE COURT: Well, certainly. And I'm going                |
|          | 8  | to talk to you all about closing arguments at the end of |
|          | 9  | the day today.   |
| 15:23:51 | 10 | MR. BLEHM: Thank you, Your Honor.                        |
|          | 11 | THE COURT: Mr. LaRue, go ahead.                          |
|          | 12 | MR. LARUE: Thank you, Your Honor.                        |
|          | 13 | BY MR. LARUE:  |
|          | 14 | Q. Just a few more questions, Ms. Honey.                 |
|          | 15 | You're not an attorney, correct?                         |
|          | 16 | A. No.   |
|          | 17 | Q. Okay. So I'm going to ask you a legal question,       |
|          | 18 | but you only have to answer if you have an understanding |
|          | 19 | about it. If you don't have an understanding, it's       |
| 15:24:12 | 20 | perfectly fine to say "I don't know."                    |
|          | 21 | Are you aware that under Arizona law a ballot is         |
|          | 22 | not actually unlawful if it is the term that's used      |
|          | 23 | sometimes is harvested or ballot collection but if       |
|          | 24 | somebody who is not authorized to handle it deposits it, |
|          | 25 | or like what happened at Runbeck, if somebody brings it  |
|          |    |  |

|          | 1  | and inserts it into the stream but not into a designated |
|----------|----|--|
|          | 2  | authorized drop box, are you aware under Arizona law     |
|          | 3  | that is not actually an unlawful ballot?                 |
|          | 4  | A. I think the term in the law is an invalid ballot.     |
|          | 5  | MR. LARUE: Okay. Just one minute, Your                   |
|          | 6  | Honor.   |
|          | 7  | No more questions. Thank you very much, Ms.              |
|          | 8  | Honey.   |
|          | 9  | THE COURT: Okay.   |
| 15:25:17 | 10 | MR. GOANA: Your Honor, can we have a moment              |
|          | 11 | to confer on this side to see if we have any questions?  |
|          | 12 | THE COURT: Yes, you may.                                 |
|          | 13 | BY MR. GOANA:  |
|          | 14 | Q. Good afternoon, Ms. Honey. My name is Andy            |
|          | 15 | Goana. I represent Secretary Hobbs in her official       |
|          | 16 | capacity. I want to echo Mr. LaRue's thanks for being    |
|          | 17 | here today. I'm going to be and I may surprise Judge     |
|          | 18 | Thompson as well, I'll be very brief.                    |
|          | 19 | First of all, as you sit here today, you have no         |
| 15:25:47 | 20 | evidence that anybody intentionally interfered with the  |
|          | 21 | chain of custody of ballots in Maricopa County for the   |
|          | 22 | 2022 General Election, do you?                           |
|          | 23 | A. Well, I don't think I said that anybody               |
|          | 24 | interfered with it. I said they failed to maintain       |
|          | 25 | their legally required chain of custody.                 |
|          |    |  |

|          | 1  | Q. So your answer to my question then is, yes, you       |
|----------|----|--|
|          | 2  | have no evidence that anybody intentionally interfered   |
|          | 3  | with the chain of custody for ballots cast in Maricopa   |
|          | 4  | County for the 2022 General Election, correct?           |
|          | 5  | MR. BLEHM: Asked and answered, Your Honor.               |
|          | 6  | THE COURT: Well, I didn't hear it, so if                 |
|          | 7  | you can answer. If you understand it, ma'am, you can     |
|          | 8  | ask it answer it excuse me. If you need it               |
|          | 9  | rephrased, I'll have him rephrase it.                    |
| 15:26:25 | 10 | THE WITNESS: Well, I think you're asking a               |
|          | 11 | question and sort of saying it in a way that I didn't    |
|          | 12 | say it. So if you would ask it in, maybe, a different    |
|          | 13 | way, that would be good.                                 |
|          | 14 | BY MR. GOANA:  |
|          | 15 | Q. Sure. You have no evidence that anybody               |
|          | 16 | intentionally did not obey the law with respect to the   |
|          | 17 | chain of custody in with respect to any ballots cast     |
|          | 18 | in Maricopa County for the 2022 General Election?        |
|          | 19 | A. I believe I understand your question.                 |
| 15:26:54 | 20 | Q. Okay.   |
|          | 21 | A. And I would say that somebody, a person, and it's     |
|          | 22 | my understanding that the Recorder is responsible for    |
|          | 23 | maintaining chain of custody, somebody made the decision |
|          | 24 | not to do it. And I would say that when they made that   |
|          | 25 | decision, knowing what the law is in Arizona, that that  |
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|          | 1  | was an intentional decision.                             |
|          | 2  | Q. I'm sorry, Ms. Honey. That's not what I'm             |
|          | 3  | asking. What evidence you have no evidence that          |
|          | 4  | anybody made an intentional decision to do anything      |
|          | 5  | here, correct?   |
|          | б  | A. Well, I think   |
|          | 7  | MR. BLEHM: Asked and answered.                           |
|          | 8  | MR. GOANA: Your Honor, I think this is a                 |
|          | 9  | yes or no question.                                      |
| 15:27:28 | 10 | THE COURT: Yes, it is, if you understand                 |
|          | 11 | the question. If you don't understand it, ma'am.         |
|          | 12 | THE WITNESS: I don't understand the                      |
|          | 13 | question. I think I felt like I answered it, so I'm      |
|          | 14 | sorry. I don't understand.                               |
|          | 15 | BY MR. GOANA:  |
|          | 16 | Q. Okay. Other than the 50 ballots or so that were       |
|          | 17 | mentioned in one of the declarations about family        |
|          | 18 | members at Runbeck, you have no evidence that any other  |
|          | 19 | ballots were quote, unquote, injected into the system at |
| 15:27:51 | 20 | any point in time, correct?                              |
|          | 21 | A. Well, unfortunately because of the failure            |
|          | 22 | Q. I'm sorry, Ms. Honey. Again, it's a yes or no         |
|          | 23 | question. Other than those 50, you have no evidence of   |
|          | 24 | that, correct?   |
|          | 25 | A. Can you ask the question in a different way?          |
|          |    |  |

|          | 1  | Q. Certainly.  |
|----------|----|--|
|          | 2  | There was some discussion earlier that the               |
|          | 3  | employee at Runbeck told you, and it's reflected in her  |
|          | 4  | declaration, that she estimated that approximately       |
|          | 5  | there were approximately 50 ballots of either Runbeck    |
|          | б  | employees or Runbeck employee family members who dropped |
|          | 7  | off their ballots at the Runbeck facility; is that       |
|          | 8  | correct?   |
|          | 9  | A. Correct.  |
| 15:28:27 | 10 | Q. Okay. And my question is: Beyond what that            |
|          | 11 | particular person told you with respect to those         |
|          | 12 | approximately 50 ballots, you have no evidence that any  |
|          | 13 | other ballots were quote, unquote, injected into the     |
|          | 14 | system at any point in Maricopa County for the 2022      |
|          | 15 | General Election; is that correct?                       |
|          | 16 | A. I could say that's not an answerable question.        |
|          | 17 | Q. As you sit here right now, you have nothing else      |
|          | 18 | to say on that issue beyond the 50 ballots that were     |
|          | 19 | specifically mentioned to you by that individual,        |
| 15:28:57 | 20 | correct?   |
|          | 21 | A. No, I have something to say.                          |
|          | 22 | Q. No, I'm asking about evidence. Do you have            |
|          | 23 | evidence?  |
|          | 24 | A. Yes, I think that the failure to have chain of        |
|          | 25 | custody makes it impossible to know how many ballots     |
|          |    |  |

were or were not transferred. 1 2 Q. But as you sit here now, the only ones you know about are the 50 that were mentioned to you by the one 3 witness, correct? The only identifiable ballots that 4 you can speak to today are the 50 that were mentioned by 5 б the Runbeck witness? 7 A. I can't identify those 50. I don't know who they 8 are. 9 MR. GOANA: Okay. Thank you. I have nothing further, Your Honor. 15:29:29 10 THE COURT: All right. Done with cross? 11 12 MR. LARUE: Yes, Your Honor. I'm sorry. We have no further questions, and we have no objection to 13 the witness being excused. 14 15 REDIRECT EXAMINATION BY MR. BLEHM: 16 17 Q. Ms. Honey, do you recall the last question you were asked? 18 19 A. Yes. 15:29:59 20 Q. All right. Is your point that it is impossible 21 to know if any and/or how many illegal votes were 22 injected into a system without valid chain of custody? 23 A. Correct. You can't tell how many potentially 24 were added or how many were removed even. I mean, 25 that's the whole point of chain of custody, to have that

|          | 1  | sort of security and that without chain of custody,     |
|----------|----|---|
|          | 2  | there's there's no way to know and, you know, coupled   |
|          | 3  | with, you know, the sort of changing numbers, it's very |
|          | 4  | concerning.   |
|          | 5  | Q. All right. Defense counsel asked you if there        |
|          | 6  | was any evidence of intentional conduct.                |
|          | 7  | Do you recall that?                                     |
|          | 8  | A. Yes.   |
|          | 9  | Q. All right. If I hypothetically have a choice to      |
| 15:30:53 | 10 | get a cup of coffee or a cup of water, and I choose     |
|          | 11 | coffee, I didn't choose water, do I have a choice?      |
|          | 12 | A. Yes.   |
|          | 13 | Q. Did somebody choose, A, either not to make these     |
|          | 14 | documents or, B, to produce them to my client's         |
|          | 15 | attorney?   |
|          | 16 | MR. GOANA: Objection. Calls for                         |
|          | 17 | speculation. Foundation.                                |
|          | 18 | THE COURT: I'm assuming you're asking the               |
|          | 19 | witness to the extent of her knowledge.                 |
| 15:31:25 | 20 | MR. BLEHM: To the extent of your knowledge,             |
|          | 21 | Ms. Honey. Yes, I am.                                   |
|          | 22 | THE COURT: Go ahead.                                    |
|          | 23 | THE WITNESS: I forget question again.                   |
|          | 24 | MR. BLEHM: I forget these real quick, Ms.               |
|          | 25 | Honey.  |
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|          | 1  | THE WITNESS: Me too.                                     |
|          | 2  | BY MR. BLEHM:  |
|          | 3  | Q. And so, Ms. Honey, A or B, to the extent of your      |
|          | 4  | knowledge, would it be an intentional act for somebody   |
|          | 5  | to choose not to make chain-of-custody documents to      |
|          | 6  | count the number of ballots, or would it also be an      |
|          | 7  | intentional act to choose not to produce the documents   |
|          | 8  | that had been created?                                   |
|          | 9  | A. Well, again, to the extent that they didn't count     |
| 15:32:05 | 10 | them, I think that there's no reason to believe that     |
|          | 11 | they that they did count them or any documents exist.    |
|          | 12 | I believe somebody made a decision not to maintain the   |
|          | 13 | chain of custody and not to follow the laws as they are  |
|          | 14 | written in the EPM. Somebody had to decide that.         |
|          | 15 | Q. Just as I chose to come to court today instead of     |
|          | 16 | stay home on the sofa, I made a choice. Thank you.       |
|          | 17 | They have a legal requirement, don't they,               |
|          | 18 | to choose to make these documents. They don't have a     |
|          | 19 | choice not to make them, do they?                        |
| 15:32:36 | 20 | A. Right. There's no exception in the EPM to             |
|          | 21 | to   |
|          | 22 | Q. I believe it was I believe wasn't it                  |
|          | 23 | where's my exhibit list? I believe Secretary of State    |
|          | 24 | Hobbs, as a matter of fact, in a recent matter involving |
|          | 25 | Cochise County, and I think we got correspondence on     |
|          |    |  |

|          | 1  | that as an exhibit, and did you see correspondence from |
|----------|----|---|
|          | 2  | Secretary of State Hobbs                                |
|          | 3  | A. I did.   |
|          | 4  | Q to Cochise County?                                    |
|          | 5  | A. Yes.   |
|          | 6  | Q. What did she tell them in that correspondence        |
|          | 7  | with respect to Arizona law and EPM?                    |
|          | 8  | MR. GOANA: Objection, Your Honor. This is               |
|          | 9  | beyond the scope of the cross-examination or the direct |
| 15:33:19 | 10 | at this point, and irrelevant.                          |
|          | 11 | MR. BLEHM: It is not, Your Honor. They                  |
|          | 12 | asked my client specifically if she had any evidence,   |
|          | 13 | and I want to make the point, Your Honor, that even     |
|          | 14 | their client says you have no you have no choice.       |
|          | 15 | You must follow the law. When she told Cochise County,  |
|          | 16 | you just certify your election, Your Honor.             |
|          | 17 | THE COURT: They are two different                       |
|          | 18 | MR. BLEHM: She said it in her letter.                   |
|          | 19 | THE COURT: Just to clarify, I'm not sure                |
| 15:33:58 | 20 | what the letter says that you're referring to. It says  |
|          | 21 | you must what?  |
|          | 22 | MR. BLEHM: She told the Board of                        |
|          | 23 | Supervisors for Cochise County that they have no choice |
|          | 24 | but to do their legal duty.                             |
|          | 25 | THE COURT: Oh.  |
|          |    |   |

|          | 1  | MR. BLEHM: And certify the election to make            |
|----------|----|--|
|          | 2  | her Governor of the State of Arizona.                  |
|          | 3  | THE COURT: And that                                    |
|          | 4  | MR. BLEHM: My argument here, Your Honor,               |
|          | 5  | that that same legal duty applies to Maricopa County   |
|          | б  | with respect to their obligation to follow Arizona law |
|          | 7  | and the Elections Procedure Manual.                    |
|          | 8  | THE COURT: No, okay. You are correct, they             |
|          | 9  | are obligated to follow the procedures in the manual;  |
| 15:34:40 | 10 | but the question that was asked is whether she has any |
|          | 11 | direct evidence that there was an intentional decision |
|          | 12 | to not make the documents or not produce the documents |
|          | 13 | is what I recall.                                      |
|          | 14 | MR. BLEHM: Okay.                                       |
|          | 15 | THE COURT: And she didn't answer it                    |
|          | 16 | directly. What she said in response was they are       |
|          | 17 | supposed to do this, and the fact that it didn't get   |
|          | 18 | done tells me somebody must have made a decision, and  |
|          | 19 | that was the answer. So I think it's been asked and    |
| 15:35:10 | 20 | answered. To the extent that you're going to ask her   |
|          | 21 | about it, a conclusion of law, that's                  |
|          | 22 | MR. BLEHM: Fair enough, Your Honor.                    |
|          | 23 | THE COURT: not appropriate.                            |
|          | 24 | MR. BLEHM: I only got a few more questions             |
|          | 25 | anyway.  |
|          |    |  |

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|          | 1  | THE COURT: Please proceed, Mr. Blehm.                    |
|----------|----|--|
|          | 2  | BY MR. BLEHM:  |
|          | 3  | Q. I think if you'll recall cross-examination            |
|          | 4  | correctly, I got the impression that defense counsel was |
|          | 5  | sort of downplaying the injection to 50 ballots into the |
|          | б  | system.  |
|          | 7  | Do you recall those questions?                           |
|          | 8  | A. I do.   |
|          | 9  | Q. I believe they were do you have any evidence          |
| 15:35:44 | 10 | those 50 votes were not counted or something along those |
|          | 11 | lines? Do you recall that question?                      |
|          | 12 | A. I do.   |
|          | 13 | Q. Okay. You don't have any evidence that those          |
|          | 14 | votes were not counted, do you?                          |
|          | 15 | A. I don't know which ballots those were.                |
|          | 16 | Q. Okay. Is that the point?                              |
|          | 17 | A. That is the point. I mean, Denise said that she       |
|          | 18 | observed personally observed 50. She's not there all     |
|          | 19 | the time, so we don't know what that number is. And the  |
| 15:36:13 | 20 | reason we don't know what number that is is because we   |
|          | 21 | don't know how many there were supposed to be.           |
|          | 22 | Q. Right. Could it be 5,000?                             |
|          | 23 | MR. GOANA: Objection, Your Honor.                        |
|          | 24 | Speculation, foundation.                                 |
|          | 25 | MR. BLEHM: I agree, Your Honor.                          |
|          |    |  |

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|          | 1  | THE COURT: That's your point. That's your                |
|----------|----|--|
|          | 2  | point, so sustained.                                     |
|          | 3  | MR. BLEHM: Can't blame a guy for trying.                 |
|          | 4  | BY MR. BLEHM:  |
|          | 5  | Q. That's all we can do, isn't it, Ms. Honey, is         |
|          | 6  | speculate, isn't it?                                     |
|          | 7  | A. Well, I strongly dislike speculating, but I think     |
|          | 8  | there's just no way to know the answer, and that's the   |
|          | 9  | problem, there's no way.                                 |
| 15:36:52 | 10 | Q. Any question I ask you about how many ballots it      |
|          | 11 | could have been would be nothing but pure speculation;   |
|          | 12 | isn't that right?  |
|          | 13 | A. Correct.  |
|          | 14 | Q. And isn't that the problem? You testified             |
|          | 15 | earlier and this gets back to, you know, their questions |
|          | 16 | about chain of custody being complicated.                |
|          | 17 | Do you recall that?                                      |
|          | 18 | A. Yes.  |
|          | 19 | Q. Is it complicated?                                    |
| 15:37:13 | 20 | A. I mean, it's more complicated in Maricopa because     |
|          | 21 | they outsource it, but, you know, chain of custody is    |
|          | 22 | chain of custody. I want to know how many ballots I'm    |
|          | 23 | transferring from point A to point B and, you know, if   |
|          | 24 | you understand, the EAC says it's incredibly important.  |
|          | 25 | It's critical for  |
|          |    |  |

|          | 1  | Q. Now, let's go back to your history and your           |
|----------|----|--|
|          | 2  | background just very briefly so I can wrap this up.      |
|          | 3  | Supply chain management, what do you do in that area?    |
|          | 4  | A. I do consulting in the supply chain space, again,     |
|          | 5  | a lot of it is counter-diversion, but it's also in terms |
|          | 6  | of loss prevention.                                      |
|          | 7  | Q. Okay. Loss prevention, all right.                     |
|          | 8  | And so do companies pay and let's talk                   |
|          | 9  | about widgets, because everybody likes widgets. Do       |
| 15:38:03 | 10 | companies pay millions of dollars every year to          |
|          | 11 | consultants to help them with their supply chain         |
|          | 12 | management?  |
|          | 13 | MR. LARUE: Your Honor, I'm going to object.              |
|          | 14 | It seems to me this is beyond the scope of the           |
|          | 15 | cross-examination.                                       |
|          | 16 | THE COURT: It is.  |
|          | 17 | MR. BLEHM: Your Honor, he asked her                      |
|          | 18 | specifically specifically he asked her is chain of       |
|          | 19 | custody complicated.                                     |
| 15:38:24 | 20 | MR. LARUE: Your Honor, I don't believe that              |
|          | 21 | was my question.   |
|          | 22 | THE COURT: Hold on.                                      |
|          | 23 | MR. BLEHM: My argument is this, Your                     |
|          | 24 | Honor  |
|          | 25 | THE COURT: Wait. I'm not in the habit of                 |
|          |    |  |

debating objection and rulings of objections. 1 2 MR. BLEHM: Understood. I was just going to 3 make a legal argument. 4 THE COURT: Which is an argument with a Judge about the ruling on the objections. 5 б MR. BLEHM: Oh, no. I'm not trying to argue 7 with the Judge. I want to make a challenge to his 8 objection. 9 THE COURT: It may be a distinction without a difference, Mr. Blehm. 15:38:54 10 11 MR. BLEHM: All right. Thank you, Your 12 Honor. THE COURT: But if you're ever in a position 13 where I make a ruling and you think that you need to 14 15 make an offer of proof to show that I may be mistaken, I will let you do that, okay, but not back-and-forth --16 17 MR. BLEHM: Understood. THE COURT: -- argument, okay? So I've --18 MR. BLEHM: I'd like to make a quick offer 19 15:39:16 20 of proof right now, Your Honor. 21 THE COURT: Then go ahead and do that. BY MR. BLEHM: 22 Q. Heather Honey, do companies spend millions of 23 24 dollars a year --25 THE COURT: Wait. You're just continuing

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the questioning? 1 2 MR. BLEHM: Okay. 3 THE COURT: As far as an offer of proof, I want you to tell me what you expect to prove and how 4 that would make a difference with regard to my ruling. 5 б That's what an offer of proof is. 7 MR. BLEHM: I guess, Your Honor, I would expect to prove that -- that, you know, companies, big 8 9 companies spend millions of dollars every year, you know, to get 5,000 widgets to your local Ace Hardware 15:39:47 10 11 store, and they do it successfully. 12 THE COURT: I'm not arguing -- wait -- I'm not arguing the concept. I'm arguing that whether or 13 not your offer of proof is going to show me that this is 14 something that was touched on in his cross. 15 MR. BLEHM: Understood, Your Honor. And 16 17 I'll just move on to my last -- my last point. 18 BY MR. BLEHM: Q. You were a part of the 2021 Arizona election 19 15:40:15 20 other than that, correct, Ms. Honey? 21 Α. I was. 22 And this is relevant to Mr. LaRue's question to Q. 23 you about the postal service receipts. You recall that 24 question? 25 A. I do.

|          | 1  | Q. Okay. And Mr. LaRue was telling you well,          |
|----------|----|---|
|          | 2  | those aren't really receipts, are they? Are those are |
|          | 3  | weights; isn't that true?                             |
|          | 4  | A. I believe Mr. LaRue asked if it was possible that  |
|          | 5  | they were weight counts.                              |
|          | б  | Q. Okay. And are weight counts a valid tool to        |
|          | 7  | count paper documents?                                |
|          | 8  | A. Yes.   |
|          | 9  | Q. Okay. Why is that?                                 |
| 15:41:00 | 10 | A. Scales are precise and you can determine the       |
|          | 11 | weight of a single sheet of paper. You can determine  |
|          | 12 | the weight of a single ballot and then weigh it. And, |
|          | 13 | you know, you're within it's a pretty accurate        |
|          | 14 | measurement. That's how that's what weight counting   |
|          | 15 | is.   |
|          | 16 | Q. Let me ask you this question: Did during the       |
|          | 17 | 2021 audit, did you and your crew weigh all of the    |
|          | 18 | ballots?  |
|          | 19 | MR. GOANA: Objection, Your Honor.                     |
| 15:41:34 | 20 | Relevance.  |
|          | 21 | MR. BLEHM: I'm getting to my relevance.               |
|          | 22 | THE COURT: I'll give him some leeway. Go              |
|          | 23 | ahead. If you can answer it, ma'am. Go ahead.         |
|          | 24 | THE WITNESS: We didn't weigh all of them,             |
|          | 25 | no. We weighed some boxes.                            |
|          |    |   |

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|          | 1  |  |
|----------|----|--|
|          | 1  | BY MR. BLEHM:  |
|          | 2  | Q. Okay. Now, the boxes that you did weigh, was the      |
|          | 3  | weight count consistent with the other counts?           |
|          | 4  | A. Yes.  |
|          | 5  | Q. How many counts did you do? Different counts?         |
|          | б  | A. I can't say. I mean, half maybe.                      |
|          | 7  | Q. The machine count, right?                             |
|          | 8  | A. Oh, oh, I'm sorry. I didn't understand your           |
|          | 9  | question. Yes, there was a hand count, a weigh count, a  |
| 15:42:11 | 10 | machine count, and in some cases, an audit count, and    |
|          | 11 | then there was a count of ballot images as well.         |
|          | 12 | Q. Ballot images because you photographed each           |
|          | 13 | ballot?  |
|          | 14 | A. Correct.  |
|          | 15 | Q. So you could count those images. And were they        |
|          | 16 | all consistent with the weight count?                    |
|          | 17 | A. Yes.  |
|          | 18 | Q. And so if the United States Postal Service or         |
|          | 19 | some other large company wants to bill their client for  |
| 15:42:37 | 20 | 50,000 pieces of mail, it's an effective way to do so by |
|          | 21 | measuring the weight; isn't that correct?                |
|          | 22 | A. If it's the same piece of mail type.                  |
|          | 23 | MR. BLEHM: Same mail type. All right. I                  |
|          | 24 | have no further questions, Your Honor.                   |
|          | 25 | THE COURT: Okay. Can we excuse the                       |
|          |    |  |

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witness? 1 2 MR. BLEHM: I excuse the witness. 3 THE COURT: Defendants? MR. LARUE: No objection, Your Honor. 4 5 THE COURT: Ma'am, you're excused. (Witness excused.) 6 7 THE COURT: Your next witness. I think we're okay. Your next witness will be? 8 9 MR. OLSEN: Your Honor, our next witness is Bradley Bettencourt, please. 15:43:21 10 THE COURT: Sir, if you could just stand 11 12 there in front of my clerk, she'll swear you in. BRADLEY BETTENCOURT, 13 called as a witness, having been duly sworn, testified 14 as follows: 15 THE COURT: Thank you, sir. If you'll make 16 your way around to the witness stand and have a seat, 17 18 please. Who is going to do this examination? 19 MR. OLSEN: I am, Your Honor. 15:44:36 20 THE COURT: Whenever you're ready, Mr. 21 Olsen. 22 MR. OLSEN: Yes, Your Honor. 23 DIRECT EXAMINATION 24 BY MR. OLSEN: 25 Q. Good afternoon, Mr. Bettencourt. Could you

|          | 1  | please state your full name for the record?              |
|----------|----|--|
|          | 2  | A. Bradley David Bettencourt.                            |
|          | 3  | Q. What is your occupation?                              |
|          | 4  | A. Well, I generally work with real estate and have      |
|          | 5  | my own company and work with my dad.                     |
|          | 6  | Q. Okay. Did you have occasion to be hired by            |
|          | 7  | Maricopa County for any elections?                       |
|          | 8  | A. Yes, I decided to work as a T Tech with them.         |
|          | 9  | They reached out, I applied, and they reached out after. |
| 15:45:08 | 10 | Q. And when did they reach out to you?                   |
|          | 11 | A. A little over a month before the election.            |
|          | 12 | Q. And you're referring to the 2022 General              |
|          | 13 | Election?  |
|          | 14 | A. Correct.  |
|          | 15 | Q. Or the Primary?                                       |
|          | 16 | A. The General Election.                                 |
|          | 17 | Q. Okay. And what is a T tech?                           |
|          | 18 | A. Well, we would set up the sites beforehand and        |
|          | 19 | site watch on the days of polling.                       |
| 15:45:34 | 20 | Q. And in terms of setting up the sites beforehand,      |
|          | 21 | what kind of work were you doing?                        |
|          | 22 | A. Well, we focus mainly on the site books, the          |
|          | 23 | printers, and the MoFi, which is like a WiFi, basically. |
|          | 24 | Q. And the site books are the device that's used to      |
|          | 25 | check in a voter and have their ballot directed towards  |
|          |    |  |

|          | 1  | whatever precinct they are in?                          |
|----------|----|---|
|          | 2  | A. Correct, yes.  |
|          | 3  | Q. And did you have did you participate in the          |
|          | 4  | election prior to Election Day in any kind of fashion?  |
|          | 5  | A. I was working with them for about a month            |
|          | б  | approximately, and we set up sites beforehand, some of  |
|          | 7  | the early polling sites. And we also site watched       |
|          | 8  | early, and we actually created a T Tech group, a text   |
|          | 9  | group, to stay in touch while we were site watching.    |
| 15:46:26 | 10 | Q. How was that group set up? Was it through your       |
|          | 11 | supervisor or   |
|          | 12 | A. Yeah, it was through the supervisor.                 |
|          | 13 | Q. And who was that?                                    |
|          | 14 | A. That was Jose.                                       |
|          | 15 | Q. Do you have a last name?                             |
|          | 16 | A. Jose Luis Arpaio.                                    |
|          | 17 | Q. Is a he an employee of Maricopa County?              |
|          | 18 | A. He's a permanent employee, yes.                      |
|          | 19 | Q. What's his function at Maricopa County?              |
| 15:46:46 | 20 | A. Well, he was basically our supervisor for the T      |
|          | 21 | Techs. He had been a T Tech previously as a temporary   |
|          | 22 | employee, and he wound up getting a permanent position. |
|          | 23 | Q. And how many T Techs were in this group that he      |
|          | 24 | set up?   |
|          | 25 | A. Well, there was him as the supervisor and then 15    |
|          |    |   |

|          | 1  | T Techs.   |
|----------|----|--|
|          | 2  | Q. And approximately how many vote centers would be    |
|          | 3  | covered by these 15 T Techs of which I assume you were |
|          | 4  | one of them?   |
|          | 5  | A. Correct, yes. I was a T Tech.                       |
|          | 6  | So on Election Day, if that's what you're              |
|          | 7  | referring to, we all started out at one location. Some |
|          | 8  | of us stayed at that location the whole day and other  |
|          | 9  | ones moved around to multiple locations. If you        |
| 15:47:27 | 10 | actually look in one of the exhibits on the text       |
|          | 11 | messages one person had well over 100 miles driving    |
|          | 12 | around to probably about five or six sites throughout  |
|          | 13 | the day.   |
|          | 14 | Q. Do you have an estimate as to how many vote         |
|          | 15 | centers were covered by the 15 T Techs, approximately? |
|          | 16 | A. I would say a minimum of 20 to 30. That's a bare    |
|          | 17 | minimum.   |
|          | 18 | Q. Um-hum. And at this point, I would like to bring    |
|          | 19 | up Exhibit 58, Your Honor. And Exhibit 58 is a series  |
| 15:48:15 | 20 | of about over 54 pages of text messages.               |
|          | 21 | Do you recognize this document, sir?                   |
|          | 22 | A. Absolutely, yes.                                    |
|          | 23 | Q. And what is it?                                     |
|          | 24 | A. It's the group text from that day, the Election     |
|          | 25 | Day.   |
|          |    |  |

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|          | 1  | Q. And is this a group text chats from your phone?       |
|----------|----|--|
|          | 2  | A. Yes. Yes, sir.  |
|          | 3  | Q. And did you provide a declaration in this case?       |
|          | 4  | A. Yes.  |
|          | 5  | Q. And you swore under oath under the penalty of         |
|          | 6  | perjury to tell the truth, correct?                      |
|          | 7  | A. Absolutely, correct.                                  |
|          | 8  | Q. And did you, in connection with this declaration,     |
|          | 9  | provide screenshots of your text messages with the other |
| 15:48:55 | 10 | T Techs, the other 15 T Techs that day?                  |
|          | 11 | A. Yes, correct.   |
|          | 12 | Q. Do you believe this to be, and you can scroll         |
|          | 13 | through some, does this appear to be a true and accurate |
|          | 14 | copy of your text messages?                              |
|          | 15 | A. Yes, sir, it does. There are a lot of issues          |
|          | 16 | that came up throughout the day, and including at times  |
|          | 17 | they would people, T Techs, would say that the           |
|          | 18 | ballots look pristine, but the tabulators aren't reading |
|          | 19 | them. So that would really not have to do with the       |
| 15:49:43 | 20 | printers from our point of view, and that wasn't just    |
|          | 21 | one person. There were other persons that said similar   |
|          | 22 | things.  |
|          | 23 | Q. Do these text messages represent communications       |
|          | 24 | that were happening as they were occurring on Election   |
|          | 25 | Day?   |
|          |    |  |
|          |    |  |

|          | 1  | A. Yes. Yes, in real-time, absolutely.                   |
|----------|----|--|
|          | 2  | MR. OLSEN: Your Honor, at this point, we                 |
|          | 3  | would like to move for Exhibit 58 to be entered into the |
|          | 4  | record as evidence. It is hearsay; however, under        |
|          | 5  | present impression and excited utterance, you will see   |
|          | 6  | some of them. For example, if we could go to go to       |
|          | 7  | page Bates number 367, and at the bottom you'll see,     |
|          | 8  | Your Honor, it says, I'm having a 9-1-1. I would say     |
|          | 9  | that there are a number of as you just can scroll        |
| 15:50:42 | 10 | through would classify or qualify as either an excited   |
|          | 11 | utterance or present sense impression, certainly. So we  |
|          | 12 | would move to have them admitted in the record under     |
|          | 13 | those exceptions, Your Honor.                            |
|          | 14 | THE COURT: Any objections?                               |
|          | 15 | MS. FORD: Your Honor, Christina Ford on                  |
|          | 16 | behalf of the Governor-Elect. We do object to these      |
|          | 17 | coming in. There are more than, I believe, 50 pages of   |
|          | 18 | these texts and one one text out of 50 pages that        |
|          | 19 | potentially qualifies for an excited utterance doesn't   |
| 15:51:17 | 20 | make up for 50 pages of texts from this day of otherwise |
|          | 21 | out-of-court statements that they are trying to enter    |
|          | 22 | for the truth of the matter.                             |
|          | 23 | MR. OLSEN: Your Honor, I                                 |
|          | 24 | THE COURT: Go ahead.                                     |
|          | 25 | MR. OLSEN: I also submitted them, sir,                   |
|          |    |  |

|          | 1  | with the under the present sense impression. These       |
|----------|----|--|
|          | 2  | are real-time messages, text messages, that are being    |
|          | 3  | typed in as the events are unfolding the day of          |
|          | 4  | Election, and I believe it falls under that exception as |
|          | 5  | well.  |
|          | 6  | THE COURT: Okay. I'm going to allow them                 |
|          | 7  | because I think that they represent the correspondence   |
|          | 8  | back and forth between the techs who were working with   |
|          | 9  | their immediate impressions of trying to resolve         |
| 15:51:54 | 10 | problems. So go ahead. So what you're offering, what's   |
|          | 11 | the number again?  |
|          | 12 | MR. OLSEN: It's 58, Your Honor.                          |
|          | 13 | THE COURT: 58. So I'll admit 58 over                     |
|          | 14 | objection.   |
|          | 15 | MS. FORD: Thank you, Your Honor.                         |
|          | 16 | THE COURT: Go ahead.                                     |
|          | 17 | BY MR. OLSEN:  |
|          | 18 | Q. Mr. Bettencourt, can you describe what was going      |
|          | 19 | on with between you and your other T Techs on            |
| 15:52:15 | 20 | Election Day, if you had to characterize it?             |
|          | 21 | A. Yeah, it was we were consistently talking back        |
|          | 22 | and forth trying to solve the problems, and this group   |
|          | 23 | was really trying hard, because there were a lot of      |
|          | 24 | issues that popped up. And actually our main fix turned  |
|          | 25 | out to be walk up to the printer, open up the printer,   |
|          |    |  |

|          | 1  |  |
|----------|----|--|
|          | 1  | take out the ink cartridge and shake it, so that was our |
|          | 2  | main fix. That was the big one we were tending to do.    |
|          | 3  | I know the official County statement was that changed    |
|          | 4  | the printer settings; but I would say based on the techs |
|          | 5  | I saw, that was probably about 10 to 20 percent of the   |
|          | б  | issue there, so that I would say that would be an        |
|          | 7  | incomplete description of the issues, from my point of   |
|          | 8  | view, seeing the techs.                                  |
|          | 9  | Q. Did the situation resolve very quickly, or did it     |
| 15:53:17 | 10 | last throughout the day with the problems?               |
|          | 11 | A. It depended on the location. Some got better and      |
|          | 12 | some kept having issues. I mean, we had issues, I        |
|          | 13 | believe, there was one even after closing time where     |
|          | 14 | they were asking someone to go over to Biltmore, I       |
|          | 15 | believe it is. You can confirm towards the end there.    |
|          | 16 | Q. How long have you how old are you, sir?               |
|          | 17 | A. I'm 34 years old.                                     |
|          | 18 | Q. Okay. And how long have you been in Arizona?          |
|          | 19 | A. Well, I've been off and on. I actually lived in       |
| 15:53:46 | 20 | five states, but overall a little over a decade in       |
|          | 21 | Arizona in total.  |
|          | 22 | Q. So you've been voting for how long?                   |
|          | 23 | A. Well, I've been voting for 16 years, you know, in     |
|          | 24 | some different states, but mostly in Arizona during that |
|          | 25 | time.  |
|          |    |  |

|          | 1  | Q. How would you characterize the events on Election     |
|----------|----|--|
|          | 2  | Day that you observed personally and also communicated   |
|          | 3  | with the fellow T Techs that were servicing between 20   |
|          | 4  | and 30 vote centers compared to elections that you even  |
|          | 5  | just participated in as a voter?                         |
|          | 6  | A. It felt a bit chaotic. I have people from the         |
|          | 7  | other places I've lived reaching out and saying, what's  |
|          | 8  | going on in Maricopa County down there? So it felt a     |
|          | 9  | little chaotic, I would say.                             |
| 15:54:31 | 10 | Q. Were these problems that continued throughout the     |
|          | 11 | day at many of these vote centers?                       |
|          | 12 | A. Yeah, and like I said, we tried to shake the ink      |
|          | 13 | cartridge. They cleaned the Corona wire. They would      |
|          | 14 | have the inspector call over the troubleshooter, try and |
|          | 15 | clean the tabulation, because like I said, sometimes in  |
|          | 16 | there the prints looked good, but the tabulator wasn't   |
|          | 17 | taking them anyway.                                      |
|          | 18 | Q. Did you hear of any long lines outside of the         |
|          | 19 | vote centers?  |
| 15:55:05 | 20 | A. Yeah, there were a lot of long lines, and in          |
|          | 21 | there actually describes at least one in there that      |
|          | 22 | describes and I know of other locations where they       |
|          | 23 | completely wound up shutting down for a certain amount   |
|          | 24 | of time and they were basically sending people to        |
|          | 25 | other locations.   |
|          |    |  |

|          | 1  | Q. How upset were voters that you interacted with or     |
|----------|----|--|
|          | 2  | heard about?   |
|          | 3  | A. Well, they well, I heard some people being            |
|          | 4  | very upset, more so at other locations. We didn't have   |
|          | 5  | quite as many issues at our location, but it did shut    |
|          | 6  | down for about five to ten minutes at one point with     |
|          | 7  | both tabulators being down, and that actually happened   |
|          | 8  | because one lady had put in a ballot and I was standing  |
|          | 9  | there when I saw this, the tabulator took it through.    |
| 15:55:53 | 10 | It didn't reject it. I took it through, but it didn't    |
|          | 11 | have the green checkmark or say that it can be           |
|          | 12 | successfully cast. So I hadn't seen that on anything     |
|          | 13 | else, so we called the inspector over and she called the |
|          | 14 | hotline. And they said she should open up the blue bin   |
|          | 15 | where the tabulator is, pull out the ballots. They were  |
|          | 16 | going to count those downtown and then restart,          |
|          | 17 | basically, from zero, restart counting the ballots that  |
|          | 18 | go into that tabulator from that point on.               |
|          | 19 | Q. Did the problems with the tabulators, did they,       |
| 15:56:32 | 20 | in your opinion, create the long lines that you heard    |
|          | 21 | about from different T Techs?                            |
|          | 22 | A. I would say it made it worse because we have          |
|          | 23 | lines to begin the day, and once those tabulator issues  |
|          | 24 | start happening, you know, the lines just backed up      |
|          | 25 | more.  |
|          |    |  |

|          | 1  | Q. And were there lines outside of the voting            |
|----------|----|--|
|          | 2  | center?  |
|          | 3  | A. Oh, yeah. At our place, there was a line outside      |
|          | 4  | the door all day and, you know, we had less problems     |
|          | 5  | than a lot of other places.                              |
|          | 6  | Q. And do you understand the check-in process?           |
|          | 7  | A. That's more the polling worker side of it, the        |
|          | 8  | site book area. That's more the poll worker is           |
|          | 9  | responsible for that. I wasn't responsible for that      |
| 15:57:14 | 10 | part of it.  |
|          | 11 | Q. Okay. Did you hear about long lines extending         |
|          | 12 | past 8:00 o'clock at night?                              |
|          | 13 | A. Yes, it's in the texts. I know at least one or        |
|          | 14 | two places, and then I know someone who wasn't in this   |
|          | 15 | group, because this was the East Valley group, and there |
|          | 16 | was a West Valley group as well. So I know someone in    |
|          | 17 | the West Valley, he didn't get home I left my site at    |
|          | 18 | about 10:00 and we had had a short line, you know, at    |
|          | 19 | the end of the night, probably wrapped up about          |
| 15:57:50 | 20 | 8:00 p.m., and then this other guy from the west group   |
|          | 21 | had left about 10:30, 10:45 and I know there was at      |
|          | 22 | least one or two people in this group that left later    |
|          | 23 | than me.   |
|          | 24 | Q. Do you do you know whether or not any people          |
|          | 25 | who were waiting in line just simply gave up waiting in  |
|          |    |  |

|          | 1  | line or saw things on the news and decided not that they |
|----------|----|--|
|          | 2  | just didn't have the time to come out and vote?          |
|          | 3  | MR. GOANA: Objection, Your Honor.                        |
|          | 4  | Speculation, foundation.                                 |
|          | 5  | THE COURT: He can answer it yes or no. He                |
|          | 6  | was asked do you know. Sir, if you're able to, you can   |
|          | 7  | answer yes or no.  |
|          | 8  | THE WITNESS: Yes, I don't know that                      |
|          | 9  | personally. As I said, my site had less problems than    |
| 15:58:31 | 10 | the others, so I can only speak for my site, and I don't |
|          | 11 | have any knowledge of that specifically.                 |
|          | 12 | MR. OLSEN: Thank you, Mr. Bettencourt.                   |
|          | 13 | THE COURT: Cross-exam.                                   |
|          | 14 | CROSS-EXAMINATION  |
|          | 15 | BY MS. FORD:   |
|          | 16 | Q. Good afternoon, Mr. Bettencourt.                      |
|          | 17 | A. Good afternoon.                                       |
|          | 18 | Q. I understand from your testimony and from your        |
|          | 19 | declaration in this case that you helped set up          |
| 15:59:01 | 20 | equipment in preparation for Election Day?               |
|          | 21 | A. Correct.  |
|          | 22 | Q. You didn't intentionally cause the tabulators to      |
|          | 23 | reject ballots, correct?                                 |
|          | 24 | A. No. Actually, we weren't even specifically            |
|          | 25 | focused on the tabulators with our position.             |
|          |    |  |

|          | 1  | Q. And you don't know of any T Techs who                 |
|----------|----|--|
|          | 2  | intentionally caused the issue?                          |
|          | 3  | A. They were temporary employees, so I don't know of     |
|          | 4  | any T Techs that caused that issue, no.                  |
|          | 5  | Q. And you said here today that you were hired along     |
|          | 6  | with your other T Techs to help resolve problems that    |
|          | 7  | were occurring at polling locations, correct?            |
|          | 8  | A. Yes, that was part of it, the setting up of sites     |
|          | 9  | along with resolving problems when they arose.           |
| 15:59:52 | 10 | Q. And then you were, in fact, employed to help          |
|          | 11 | resolve these issues when they did spike up, correct?    |
|          | 12 | A. Yes.  |
|          | 13 | Q. Would you agree with me that sometimes tabulators     |
|          | 14 | cannot read a ballot due to the way that the voter marks |
|          | 15 | the ballot?  |
|          | 16 | A. Yes, and I actually wrote that in my declaration      |
|          | 17 | as well. That's part of it, but that wasn't the whole    |
|          | 18 | part. So I could specify that definitely wasn't the      |
|          | 19 | whole part. There was some that looks very good and the  |
| 16:00:21 | 20 | voters had marked them very well and they weren't being  |
|          | 21 | read.  |
|          | 22 | Q. Okay. Well, I wanted to go through some of            |
|          | 23 | those. So I understand from your declaration that you    |
|          | 24 | and your fellow T Techs sometimes found that cleaning    |
|          | 25 | the Corona wire in the printer would sometimes help fix  |
|          |    |  |
|          |    |  |

|          | 1  | the tabulator issue; is that correct?                 |
|----------|----|---|
|          | 2  | A. Yes, and the Corona wire that was on the older     |
|          | 3  | printers, I actually had the new Lexmarks in the      |
|          | 4  | location that I was at, so that wasn't part of the    |
|          | 5  | location I was at.                                    |
|          | б  | Q. Okay. And the group also found that changing the   |
|          | 7  | toner, shaking the toner, could sometimes make        |
|          | 8  | improvements to the tabulators?                       |
|          | 9  | A. Yeah, shaking the toner actually worked a decent   |
| 16:01:01 | 10 | amount. It wasn't perfect, but it helped at times.    |
|          | 11 | Q. Okay. And then you also found that letting the     |
|          | 12 | printer warm up could also improve the situation?     |
|          | 13 | A. I would have to go back through the texts and      |
|          | 14 | confirm that. I don't recall that specifically, but   |
|          | 15 | there were a lot of techs in there, so I don't recall |
|          | 16 | every text that we had.                               |
|          | 17 | Q. Okay. You have no personal knowledge as to         |
| 16:01:35 | 18 | whether the printing and tabulator errors changed the |
|          | 19 | outcome of the collection sorry the outcome of the    |
|          | 20 | election, correct?                                    |
|          | 21 | A. I don't see how there's any way I could prove      |
|          | 22 | that one way or the other.                            |
|          | 23 | Q. But you have no personal knowledge?                |
|          | 24 | A. I believe I just said I can't prove anything one   |
|          | 25 | way or another by myself.                             |
|          |    |   |

|          | 1  | Q. Okay. So you similarly don't have any personal        |
|----------|----|--|
|          | 2  | knowledge whether the printing errors were the result of |
|          | 3  | an intentional scheme to undermine the election?         |
|          | 4  | A. Well, I was just a temporary employee doing what      |
|          | 5  | I was employed to do there.                              |
|          | 6  | MS. FORD: Okay. Thank you. No further                    |
|          | 7  | questions.   |
|          | 8  | MR. OLSEN: Nothing further, Your Honor.                  |
|          | 9  | Nothing further, Your Honor.                             |
| 16:02:25 | 10 | THE COURT: Nothing further. Okay. Can we                 |
|          | 11 | excuse the witness?                                      |
|          | 12 | MR. OLSEN: Yes, Your Honor.                              |
|          | 13 | MS. FORD: Yes, Your Honor.                               |
|          | 14 | THE COURT: You're free to go.                            |
|          | 15 | (Witness excused.)                                       |
|          | 16 | THE COURT: Next witness?                                 |
|          | 17 | MR. OLSEN: Your Honor, we next call Mark                 |
|          | 18 | Sonnenklar.  |
|          | 19 | THE COURT: Mr. Sonnenklar, if you could                  |
| 16:03:34 | 20 | just come over in front of the clerk and be sworn in,    |
|          | 21 | sir.   |
|          | 22 | MARK SONNENKLAR,   |
|          | 23 | called as a witness, having been duly sworn, testified   |
|          | 24 | as follows:  |
|          | 25 | THE COURT: If you could just have a seat                 |
|          |    |  |
|          |    |  |

and make your way over to the witness stand, please. 1 2 Go ahead, Mr. Olsen. DIRECT EXAMINATION 3 BY MR. OLSEN: 4 Good afternoon, Mr. Sonnenklar. 5 Ο. A. Good afternoon. 6 7 Q. Would you please state your full name for the record? 8 9 Α. Mark Sonnenklar, S-O-N-N-E-N-K-L-A-R. And what is your occupation, sir? 16:04:12 10 0. 11 I'm a lawyer. Α. 12 And how long have you been a lawyer? Ο. Twenty-six, almost 27 years. 13 Α. Did you have an opportunity to -- strike that. 14 Ο. 15 How long have you lived in Arizona? A. Moved back to Arizona about two years ago, a 16 little more than two years ago. I was here from age 9 17 through 21, so I don't know, 13 years total. 18 Q. Did you have an opportunity to participate in the 19 2022 Election cycle? 16:04:43 20 21 A. I did. 22 And in what capacity did you participate in that Q. 23 cycle? 24 A. I was a roving attorney in the Republican National Committee's Election Integrity Program for the 25

|          | 1  |  |
|----------|----|--|
|          | 1  | Primary and the General Election.                      |
|          | 2  | Q. And what does a roving attorney do?                 |
|          | 3  | A. A roving attorney goes to the vote centers and      |
|          | 4  | just observes what is happening at the vote centers to |
|          | 5  | determine if, you know, things are going well or not,  |
|          | 6  | whether things are working in accordance with law.     |
|          | 7  | Q. Okay. And when did you first act as a roving        |
|          | 8  | attorney?  |
|          | 9  | A. During the Primary on August 2, 2022.               |
| 16:05:29 | 10 | Q. And can you describe what you did as a roving       |
|          | 11 | attorney during the Primary?                           |
|          | 12 | A. The process that I used, which we were trained to   |
|          | 13 | use for both the Primary and the General Election, was |
|          | 14 | to go to the vote center, talk to the inspector, go    |
|          | 15 | directly to the inspector of that vote center.         |
|          | 16 | Q. Who is an inspector?                                |
|          | 17 | A. The inspector is the the lead person the            |
|          | 18 | lead poll worker at a vote center.                     |
| 16:06:05 | 19 | Q. Were they employed by Maricopa County?              |
|          | 20 | A. Yes, I believe they are paid by Maricopa County.    |
|          | 21 | Q. Is that a temporary position or are they a          |
|          | 22 | full-time employee of Maricopa?                        |
|          | 23 | A. They are temporary.                                 |
|          | 24 | Q. Okay.   |
|          | 25 | A. So I would go to the vote center, I would ask for   |
|          |    |  |

|          | 1  | the inspector. I would ask the inspector if there was a  |
|----------|----|--|
|          | 2  | Republican observer inside the vote center, because      |
|          | 3  | there's not by law, we're not allowed to have more than  |
|          | 4  | two observers from any one party within the vote center. |
|          | 5  | I would ask to speak with the Republican observer, if    |
|          | 6  | there was one, outside. I would ask that Republican      |
|          | 7  | observer how things were going, you know, what he or she |
|          | 8  | was seeing inside the vote center. I would take notes    |
|          | 9  | on on what the observer, the Republican observer,        |
| 16:06:56 | 10 | told me. I would then ask the Republican observer to     |
|          | 11 | stay, remain outside, and then I would go back into the  |
|          | 12 | vote center and speak with the inspector and ask really  |
|          | 13 | the same questions that I had asked the Republican       |
|          | 14 | observer. How are things going? If there were issues,    |
|          | 15 | I would ask more questions about those issues. And I     |
|          | 16 | was trying to determine whether, you know, what the      |
|          | 17 | Republican observer was was telling me was matching      |
|          | 18 | up with what the inspector was telling me. And I took    |
|          | 19 | notes while I was talking with the inspectors as well.   |
| 16:07:34 | 20 | Q. Did you create a report in connection after the       |
|          | 21 | election associated with that, and I'm talking about the |
|          | 22 | Primary?   |
|          | 23 | A. I did. I had a sense that there was going to be       |
|          | 24 | litigation, and I knew that I had information that would |
|          | 25 | be critical to that litigation, and so I reached out to  |
|          |    |  |

|          | 1  | there were 17 17 or 18, I'm not clear exactly, but       |
|----------|----|--|
|          | 2  | I believe there were 17 roving attorneys in the program  |
|          | 3  | with the RNC, and I reached out to all of them and asked |
|          | 4  | them what their experience was. And they reported to     |
|          | 5  | me, and I created a report based on my own personal      |
|          | 6  | experience at ten vote centers during the General        |
|          | 7  | Election, and 105 other vote centers that the roving     |
|          | 8  | attorneys who responded to me, which I believe were ten, |
|          | 9  | I believe, responded to me and were willing to, you      |
| 16:08:38 | 10 | know, tell me what what had occurred, what they had      |
|          | 11 | seen. So the 11 of us put together, observed 115 vote    |
|          | 12 | centers.   |
|          | 13 | Q. How many vote centers did you personally visit?       |
|          | 14 | A. Ten.  |
|          | 15 | Q. Ten. And this is during the General Election,         |
|          | 16 | correct?   |
|          | 17 | A. Yes.  |
|          | 18 | Q. And what was your experience what you personally      |
|          | 19 | saw at those ten vote centers?                           |
| 16:09:04 | 20 | A. Well, it was really pandemonium out there             |
|          | 21 | everywhere. I was within from Fountain Hills to North    |
|          | 22 | Scottsdale where my vote centers were. I started out in  |
|          | 23 | Fountain Hills and immediately, I mean, there was a line |
|          | 24 | there was a line of 150 people at Fountain Hills.        |
|          | 25 | The tabulators were not working, and that was what I saw |
|          |    |  |

|          | 1  | at, you know, I saw the same thing happening at six of   |
|----------|----|--|
|          | 2  | my ten vote centers. There were different things         |
|          | 3  | happening at some of the other ones too, but six of them |
|          | 4  | in particular were really bad, you know.                 |
|          | 5  | Q. And so you you have been voting for a number          |
|          | 6  | of years, correct?                                       |
|          | 7  | A. Yeah.   |
|          | 8  | Q. How would you characterize the events of the 2022     |
|          | 9  | General Election compared to other elections that you    |
| 16:10:04 | 10 | witnessed?   |
|          | 11 | A. Oh, this was a completely different animal here.      |
|          | 12 | So I was a roving attorney at during the Primary, and    |
|          | 13 | there were, you know, some minimal problems there too,   |
|          | 14 | but the General Election was a complete completely       |
|          | 15 | different situation. There were lines out the door,      |
|          | 16 | which did not you did not see during the Primary at      |
|          | 17 | many of the vote centers. There were angry and           |
|          | 18 | frustrated voters who did not want to put their ballots  |
|          | 19 | in the Box 3, and there, you know, it was just and       |
| 16:10:48 | 20 | then there were the poll workers who were extremely      |
|          | 21 | frustrated and really didn't know what to do. Most of    |
|          | 22 | them, I would say, were doing their best, you know, to   |
|          | 23 | to figure out a solution to the fact that the            |
|          | 24 | tabulators were down, were not reading the ballots.      |
|          | 25 | Everyone was just freaked out.                           |
|          |    |  |

|          | 1  | Q. I have a question for you. There's been some          |
|----------|----|--|
|          | 2  | testimony earlier about wait times. Do you have an       |
|          | 3  | understanding of how the County measures wait times?     |
|          | 4  | A. Yes. I understand that one of the poll workers        |
|          | 5  | is supposed to check the line every 15 minutes and       |
|          | 6  | report back to MCTEC, is my understanding. It would      |
|          | 7  | have been difficult. I don't know where you're going     |
|          | 8  | with the question, but it would have been very difficult |
|          | 9  | for the poll workers who were crazed trying to figure    |
| 16:11:43 | 10 | out just how to get the the tabulators to read the       |
|          | 11 | ballots. I can't imagine that that there was time        |
|          | 12 | for any poll workers at the worst vote centers anyway to |
|          | 13 | actually go out and check the line.                      |
|          | 14 | Q. Okay. I believe you mentioned that you visited        |
|          | 15 | personally about ten vote centers?                       |
|          | 16 | A. Yes.  |
|          | 17 | Q. And that the other roving attorneys that you were     |
|          | 18 | working with, it was a total of about 115 vote centers   |
|          | 19 | in total?  |
| 16:12:14 | 20 | A. Yes.  |
|          | 21 | Q. And that's 115 out of about, I think, 223 vote        |
|          | 22 | centers, correct?  |
|          | 23 | A. That's correct.                                       |
|          | 24 | Q. So that's a little over half of the vote centers?     |
|          | 25 | A. I believe it was 52 percent.                          |
|          |    |  |

|          | 1  | Q. Are you able to characterize what your other          |
|----------|----|--|
|          | 2  | the other roving attorneys were experiencing, whether it |
|          | 3  | was similar to what you were experiencing or worse or    |
|          | 4  | or maybe not as bad? How would you characterize?         |
|          | 5  | A. Well, I would say that most of the roving             |
|          | 6  | attorneys had a similar experience to mine. I can't      |
|          | 7  | think of I can't think of one that had a different       |
|          | 8  | experience. There may be, but but for the most part,     |
|          | 9  | you know, aggregated together, pretty much everyone had  |
| 16:12:59 | 10 | the same experience.                                     |
|          | 11 | Q. And if somebody were to characterize the events       |
|          | 12 | of that day as minor technical difficulties that should  |
|          | 13 | be expected in any election, what would you say to that? |
|          | 14 | A. I would say that's nonsense. When you have 132        |
|          | 15 | we've been able to document that there were at least     |
|          | 16 | 132 vote centers with tabulator problems out of 227,     |
|          | 17 | which comes out to about 59 percent. I don't see how     |
|          | 18 | that could be characterized as a small matter.           |
|          | 19 | Q. You mentioned you created a report along with the     |
| 16:13:44 | 20 | other roving attorneys that you worked with. Did you     |
|          | 21 | disseminate that report to anybody?                      |
|          | 22 | A. I did send that report out. Yes, I did.               |
|          | 23 | Q. Do you believe that report is accurate in its         |
|          | 24 | recitation of the events of Election Day?                |
|          | 25 | A. Absolutely. I was very careful not to                 |
|          |    |  |

|          | 1  | exaggerate, overstate. I was careful to be factual.     |
|----------|----|---|
|          | 2  | Q. And is that report based on sworn your               |
|          | 3  | conversations plus sworn declarations from the other    |
|          | 4  | roving attorneys that were given to you?                |
|          | 5  | A. Yes, it is.  |
|          | б  | MR. OLSEN: And if you would call up                     |
|          | 7  | Exhibit 52?   |
|          | 8  | THE COURT: Is there a problem?                          |
|          | 9  | MR. OLSEN: I'm being told that the person               |
| 16:15:02 | 10 | over here needs   |
|          | 11 | (Discussion off the record.)                            |
|          | 12 | BY MR. OLSEN:   |
|          | 13 | Q. Mr. Sonnenklar, is this                              |
|          | 14 | MR. LIDDY: Your Honor, for Maricopa County,             |
|          | 15 | I would object to this document to the extent it's      |
|          | 16 | duplicative of this witness's testimony, just provided  |
|          | 17 | in this Court. And to the extent that it is intended to |
|          | 18 | be admitted for the truth of the matter asserted for    |
|          | 19 | persons he's talked to, it would be hearsay.            |
| 16:15:54 | 20 | MR. OLSEN: Your Honor, we have submitted                |
|          | 21 | this report under Rule 807. It is one of the documents  |
|          | 22 | that we gave notice to, and I would say that Your Honor |
|          | 23 | can judge the value of the weight; but given as the     |
|          | 24 | witness has testified to, we're talking of about 105    |
|          | 25 | vote centers and so to he and his other fellow roving   |
|          |    |   |

|          | 1  | attorneys gave sworn testimony about the occurrences     |
|----------|----|--|
|          | 2  | there. It's I think it should go to the weight, Your     |
|          | 3  | Honor. I think it would be probative, and given the      |
|          | 4  | limited time we have to, you know, talk about 105 vote   |
|          | 5  | centers that we respectfully request Your Honor to admit |
|          | 6  | it.  |
|          | 7  | THE COURT: Well, he's here to testify about              |
|          | 8  | what he saw and he observed, and so it's cumulative as   |
|          | 9  | to that. I think this morning I told you that I was      |
| 16:16:43 | 10 | willing to admit under 807 the attached statements of    |
|          | 11 | the other roving attorneys, so you can choose. You can   |
|          | 12 | choose to either have those affidavits admitted under    |
|          | 13 | 807, or you can forgo that and ask him questions about   |
|          | 14 | it and go with his report. But I'm not going to do       |
|          | 15 | both.  |
|          | 16 | MR. OLSEN: Your Honor, just point of                     |
|          | 17 | clarification.   |
|          | 18 | THE COURT: That's a three-fer. That's him                |
|          | 19 | testifying, his report, and the affidavits that he's     |
| 16:17:13 | 20 | referring to in his testimony and his report. So I       |
|          | 21 | don't know if you understood this morning that I was     |
|          | 22 | willing to admit the affidavits attached to Mr.          |
|          | 23 | Sonnenklar's affidavit under 807 provided that you can   |
|          | 24 | because I've read them.                                  |
|          | 25 | MR. OLSEN: Yes, Your Honor.                              |
|          |    |  |

|          | 1  | THE COURT: And I believe that under 807 the              |
|----------|----|--|
|          | 2  | same analysis applies to what I told you this morning    |
|          | 3  | that they appear to also be very factual as opposed to   |
|          | 4  | advocate advocacy, even though I believe that he's       |
|          | 5  | just said all of this was prepared in anticipation of    |
|          | б  | litigation. The affidavits are sworn to and contain      |
|          | 7  | facts rather than advocacy or opinions; so after all my  |
|          | 8  | speaking, your choice how you wish to proceed, Mr.       |
|          | 9  | Olsen, but I'm not going to do both. I'm not going to    |
| 16:18:13 | 10 | put in all those affidavits and have him talk about      |
|          | 11 | everything in his report and all the hearsay.            |
|          | 12 | MR. OLSEN: I think I know where I'm going,               |
|          | 13 | sir. We will forgo we will keep them into evidence       |
|          | 14 | as Your Honor alluded to, and we will move on to another |
|          | 15 | topic.   |
|          | 16 | THE COURT: Okay. Very good, sir.                         |
|          | 17 | MR. OLSEN: Your Honor, at this time, we                  |
|          | 18 | would like to open up Exhibit 91.                        |
|          | 19 | BY MR. OLSEN:  |
| 16:20:26 | 20 | Q. Mr. Sonnenklar, up on the screen is what has been     |
|          | 21 | marked for identification as Exhibit 91. It is an        |
|          | 22 | exhibit that was part of a response letter by Maricopa   |
|          | 23 | County to the AG AG's letter dated November 19th         |
|          | 24 | questioning some of the events around Election Day.      |
|          | 25 | Have you ever seen this document before?                 |
|          |    |  |

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|          | 1  | A. Yes, I've read it multiple times.                   |
|----------|----|--|
|          | 2  | Q. And do you recognize this as a document that was    |
|          | 3  | produced by Maricopa County?                           |
|          | 4  | A. Yes.  |
|          | 5  | Q. Do you have any reason to doubt that it's a true    |
|          | 6  | and accurate copy?                                     |
|          | 7  | A. No.   |
|          | 8  | MR. OLSEN: Your Honor, at this time, we                |
|          | 9  | would move to admit Exhibit 91 into evidence.          |
| 16:21:11 | 10 | MR. LIDDY: No objection, Your Honor.                   |
|          | 11 | THE COURT: 91 is admitted. I think it's a              |
|          | 12 | self-authenticating document.                          |
|          | 13 | MR. OLSEN: Yes, Your Honor.                            |
|          | 14 | BY MR. OLSEN:  |
|          | 15 | Q. Mr. Sonnenklar, do you see where it states on the   |
|          | 16 | first page of this document in the paragraph beginning |
|          | 17 | "while a few"? Do you see that "while a few, 2022      |
|          | 18 | General Election locations encountered 115-minute      |
|          | 19 | waiting times on Election Day, Maricopa County posted  |
| 16:21:51 | 20 | these wait times on our website informing voters of    |
|          | 21 | other nearby options that had shorter times"?          |
|          | 22 | A. Yes, I see it.                                      |
|          | 23 | Q. Do you have an understanding based on your work     |
|          | 24 | whether or not that's an accurate statement?           |
|          | 25 | A. That's not an accurate statement.                   |
|          |    |  |

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|          | 1  | Q. And why do you say that?                              |
|----------|----|--|
|          | 2  | A. There were many more vote centers. I mean, I          |
|          | 3  | must have had, I believe I had two, at least, just in my |
|          | 4  | ten that had longer wait times than 80 minutes, and they |
|          | 5  | are not included in the list in footnote 1.              |
|          | 6  | Q. And you're talking about footnote 1 on the page       |
|          | 7  | that's Bates stamped last three digits 715, the first    |
|          | 8  | page of this document?                                   |
|          | 9  | A. And in addition to that, you know, there were         |
| 16:22:42 | 10 | we documented through declarations that there were many, |
|          | 11 | many other vote centers that had over 80-minute wait     |
|          | 12 | times.   |
|          | 13 | Q. Do you have an opinion as to whether or not the       |
|          | 14 | County has been trying to understate the extent of the   |
|          | 15 | problems at the vote centers that arose on Election Day? |
|          | 16 | A. Yes.  |
|          | 17 | MS. FORD: Your Honor, object to foundation               |
|          | 18 | and speculation.   |
|          | 19 | THE COURT: All right. As to foundation,                  |
| 16:23:55 | 20 | I'll overrule it. So if you're able to answer it, and I  |
|          | 21 | assume you're asking him based on his personal           |
|          | 22 | knowledge.   |
|          | 23 | MR. OLSEN: Yes, Your Honor.                              |
|          | 24 | THE COURT: If you're able to answer it, Mr.              |
|          | 25 | Sonnenklar.  |
|          |    |  |
|          |    |  |

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|          | 1  | THE WITNESS: Thank you. Well, I mean, I                 |
|----------|----|---|
|          | 2  | was the one who oversaw the the, you know, putting      |
|          | 3  | together of the issues spreadsheet, which showed how    |
|          | 4  | many vote centers had tabulator problems, how many vote |
|          | 5  | centers had long lines. I've also read this Board of    |
|          | б  | Supervisors report multiple times, and there are many,  |
|          | 7  | many mischaracterizations and flat-out falsehoods in    |
|          | 8  | this. Now, so, yes, I believe that they have not        |
|          | 9  | presented the truth here in this document.              |
| 16:24:56 | 10 | MR. OLSEN: We have nothing further at this              |
|          | 11 | time, sir.  |
|          | 12 | THE COURT: All right. Cross-exam, please.               |
|          | 13 | CROSS-EXAMINATION                                       |
|          | 14 | BY MS. FORD:  |
|          | 15 | Q. Good afternoon, Mr. Sonnenklar.                      |
|          | 16 | A. Good afternoon.                                      |
|          | 17 | Q. I'm here on behalf of the Governor-Elect.            |
|          | 18 | Your declaration gives some figures about how           |
|          | 19 | many vote centers were affected with tabulator issues   |
| 16:25:21 | 20 | and lines, and these figures were gathered from reports |
|          | 21 | of yourself, other RNC roving attorneys and Republican  |
|          | 22 | observers, correct?                                     |
|          | 23 | A. That's correct.                                      |
|          | 24 | Q. Your declaration in this case concludes that 64      |
|          | 25 | of 223 vote centers had long lines on Election Day,     |
|          |    |   |

|          | I  |  |
|----------|----|--|
|          | 1  | correct?   |
|          | 2  | A. Yeah, that's correct.                                 |
|          | 3  | Q. So you concluded that more than 70 percent of         |
|          | 4  | vote centers on Election Day did not have long lines?    |
|          | 5  | A. You could infer that, but but actually, what I        |
|          | б  | would say about that is that we had time constraints in  |
|          | 7  | putting together our issues spreadsheet, and so I firmly |
|          | 8  | believe that had we had additional time, basically, we   |
|          | 9  | had to put it together in two weeks. So we had to        |
| 16:26:12 | 10 | gather declarations from a lot of people in order to     |
|          | 11 | prove what we wanted to prove, you know, in order for    |
|          | 12 | the evidence to show 64 we showed on the issues          |
|          | 13 | spreadsheet that 64 vote centers had long lines. Had we  |
|          | 14 | had more time, I firmly believe that we would have been  |
|          | 15 | able to show that more vote centers had long lines.      |
|          | 16 | Q. The same declaration concluded that only 24 of        |
|          | 17 | 223 vote centers had long lines on Election Day after    |
| 16:26:49 | 18 | 3:00 p.m., correct?                                      |
|          | 19 | A. I would say the same thing, had we had more time      |
|          | 20 | to gather the evidence, we probably would have been able |
|          | 21 | to find that more than 24. But what we were able to      |
|          | 22 | document in the time period that we had was that 24,     |
|          | 23 | which in my view is a lot of vote centers to have        |
|          | 24 | problems after 3:00 p.m., given the fact that the Board  |
|          | 25 | of Supervisors stated that the problem was completely    |
|          |    |  |

|          | 1  | resolved as of midafternoon quote, unquote, according to |
|----------|----|--|
|          | 2  | the Board of Supervisors report that was just brought    |
|          |    |  |
|          | 3  | into evidence.   |
|          | 4  | Q. But the evidence that you put forward in your         |
|          | 5  | declaration was that only 24 of 223 had long lines after |
|          | б  | 3:00 p.m., correct?                                      |
|          | 7  | A. That's all I was able to conclude in the time         |
|          | 8  | that I had to put together the issue spreadsheet.        |
|          | 9  | Q. Any voter in Maricopa County may go to any vote       |
| 16:27:41 | 10 | center they wish, correct?                               |
|          | 11 | A. That's my understanding.                              |
|          | 12 | Q. You did not personally witness any voter who left     |
|          | 13 | a vote center without casting a ballot after             |
|          | 14 | encountering a tabulator rejection, correct?             |
|          | 15 | A. I wasn't looking for that.                            |
|          | 16 | Q. So here today you can't tell me that you              |
|          | 17 | witnessed that?  |
|          | 18 | A. I can't, but a lot of the declarations do             |
|          | 19 | indicate that did occur over and over.                   |
| 16:28:06 | 20 | Q. You have no personal knowledge as to whether          |
|          | 21 | these printing errors changed the outcome of the         |
|          | 22 | election, correct?                                       |
|          | 23 | MR. OLSEN: Objection, Your Honor.                        |
|          | 24 | Foundation.  |
|          | 25 | MS. FORD: Your Honor, I'm just asking                    |
|          |    |  |
|          |    |  |

|          | 1  | whether he knows.  |
|----------|----|--|
|          | 2  | THE COURT: His knowledge, it's the same                  |
|          | 3  | thing. If you know, sir, and you're able to answer, go   |
|          | 4  | ahead.   |
|          | 5  | THE WITNESS: Well, I would say, you know,                |
|          | б  | there's only 17,000, roughly, votes separating the two   |
|          | 7  | candidates for governor. Based on what I saw on          |
|          | 8  | Election Day, I would say there's no question in my mind |
|          | 9  | that had there not been tabulator issues at 132 vote     |
| 16:28:46 | 10 | centers, this election would have ended up Kari Lake     |
|          | 11 | winning.   |
|          | 12 | MS. FORD:  |
|          | 13 | Q. That's an inference you're making, correct?           |
|          | 14 | A. You asked me for my opinion, I gave it.               |
|          | 15 | Q. I didn't ask for your opinion. I asked if you         |
|          | 16 | had personal knowledge.                                  |
|          | 17 | A. I don't have knowledge of specific numbers, no.       |
|          | 18 | MS. FORD: Okay. No further questions,                    |
| 16:29:19 | 19 | thank you.   |
|          | 20 | BY MR. LIDDY:  |
|          | 21 | Q. Mr. Sonnenklar, you testified that the Maricopa       |
|          | 22 | County Board of Supervisors in drafting its              |
|          | 23 | correspondence to Jennifer Wright at the Attorney        |
|          | 24 | General's Office intended to deceive her; is that        |
|          | 25 | correct?   |
|          |    |  |

|          | 1  | A. I don't see how you could                            |
|----------|----|---|
|          | 2  | Q. Is that correct?                                     |
|          | 3  | A. I don't see how you could view what happened on      |
|          | 4  | Election Day and issue that report in good faith.       |
|          | 5  | Q. Do you have any evidence that the authors of that    |
|          | 6  | wrote that report with an intent to deceive?            |
|          | 7  | A. It's just common sense, sir.                         |
|          | 8  | Q. Is that a yes or a no?                               |
|          | 9  | A. Common sense tells you that if they issued that      |
| 16:30:14 | 10 | report and they, and you know, they are the ones in     |
|          | 11 | charge of the election, then and so many things in      |
|          | 12 | that report were false, that, yeah, they were trying to |
|          | 13 | cover up.   |
|          | 14 | Q. So that's what common sense tells me is that your    |
|          | 15 | testimony?  |
|          | 16 | A. Yeah, common sense tells me, that there was a        |
|          | 17 | cover-up here.  |
|          | 18 | Q. Okay. That tells you, but not me, as you earlier     |
|          | 19 | testified, correct?                                     |
| 16:30:42 | 20 | A. I don't know what's in your mind, sir.               |
|          | 21 | Q. But you do know what's in the mind of the five       |
|          | 22 | members of the Board of Supervisors?                    |
|          | 23 | A. All I can say is that I have that I believe          |
|          | 24 | they were trying to cover up here because I don't see   |
|          | 25 | how else you could explain the Board of Supervisor      |
|          |    |   |

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|          | 1  | report. It was blatantly false in so many ways.          |
|----------|----|--|
|          | 2  | Q. But you have no evidence of that, correct?            |
|          | 3  | A. Oh, no, I have a lot of evidence.                     |
|          | 4  | Q. Evidence of their intent to deceive the Attorney      |
|          | 5  | General's Office?  |
|          | 6  | A. My conclusion is that there's an intent to            |
|          | 7  | deceive.   |
|          | 8  | Q. Okay. So your testimony today is you can't read       |
|          | 9  | my mind, but you can read the mind of the members of the |
| 16:31:23 | 10 | Board of Supervisors; is that correct?                   |
|          | 11 | A. I don't see how else you could interpret the          |
|          | 12 | statements on the Board of Supervisor report other than  |
|          | 13 | to conclude that there was an intent to minimize the     |
|          | 14 | problems on Election Day, because they probably knew     |
|          | 15 | they were going to be in this courtroom today.           |
|          | 16 | Q. Well, it's interesting that you've just responded     |
|          | 17 | to my query by saying problems plural, because when you  |
|          | 18 | initially testified, you said problems singular, and     |
|          | 19 | your testimony was about problems related to tabulators. |
| 16:31:56 | 20 | Do you remember that testimony?                          |
|          | 21 | A. Do you mean in my declaration?                        |
|          | 22 | Q. No, I mean in your testimony right here in this       |
|          | 23 | courtroom a few minutes ago?                             |
|          | 24 | A. Yes, I recall my testimony.                           |
|          | 25 | Q. Okay. And you recall that you had witnessed at        |
|          |    |  |

|          | 1  | least two vote centers, and you've heard of a lot of    |
|----------|----|---|
|          | 2  | others that have problems with tabulators?              |
|          | 3  | A. No, there were six vote centers out of ten in my     |
|          | 4  | that I observed at that had material tabulator          |
|          | 5  | problems.   |
|          | 6  | Q. Okay. Did any of them have printer problems?         |
|          | 7  | A. Yeah, you know, my my understanding is that          |
|          | 8  | the printers were not printing dark enough, that is one |
|          | 9  | theory anyway.  |
| 16:32:33 | 10 | Q. Was that your understanding from your direct         |
|          | 11 | observation?  |
|          | 12 | A. Yes.   |
|          | 13 | Q. So you were able to observe the printers putting     |
|          | 14 | in not enough ink in some of the ballots?               |
|          | 15 | A. So my declaration sets this out that one of the      |
|          | 16 | vote centers that I went to I spoke with the inspector. |
|          | 17 | They had a massive problem with the tabulator not       |
|          | 18 | working.  |
|          | 19 | Q. Okay. Thank you. You've already testified about      |
| 16:32:56 | 20 | your conversation with the inspector. I heard that, and |
|          | 21 | I thank you for that.                                   |
|          | 22 | A. No, may I actually answer your question?             |
|          | 23 | Q. Yes, please. My question was your observation.       |
|          | 24 | A. This is my observation.                              |
|          | 25 | Q. Excuse me. Your observation with the problems        |
|          |    |   |

|          | 1  | with the printers, not what you heard from inspectors.  |
|----------|----|---|
|          | 2  | Can you answer that?                                    |
|          | 3  | A. My observation was in relation to a conversation     |
|          | 4  | I had with the inspector.                               |
|          | 5  | Q. So that would be you heard it from somebody else     |
|          | 6  | who observed it, but you didn't?                        |
|          | 7  | A. I'm not a technical person. I don't know exactly     |
|          | 8  | what caused the problem, okay, but an inspector showed  |
|          | 9  | me the ballots.   |
| 16:33:33 | 10 | Q. Okay. So you don't know what caused the problem,     |
|          | 11 | right? But you know that whatever the Board of          |
|          | 12 | Supervisors said was intended to deceive the Attorney   |
|          | 13 | General, even though you don't know, correct?           |
|          | 14 | A. I don't see what one thing has to do with the        |
|          | 15 | other.  |
|          | 16 | Q. There's a problem as well.                           |
|          | 17 | How about wet pens, wet pens that might cause           |
|          | 18 | problems with the tabulators? Did you observe any of    |
|          | 19 | that?   |
| 16:33:55 | 20 | A. No, I didn't note that at all.                       |
|          | 21 | Q. No. So you had testified earlier that you had        |
|          | 22 | voted several times in Arizona, but you've never seen   |
|          | 23 | lines like the lines you saw in the General Election of |
|          | 24 | 2022; is that correct?                                  |
|          | 25 | A. That is correct.                                     |
|          |    |   |

|          | 1  | Q. Did you vote in the presidential preference of        |
|----------|----|--|
|          | 2  | 2016?  |
|          | 3  | A. No, I wasn't here in 2016.                            |
|          | 4  | Q. Okay. Would it surprise you to find out that in       |
|          | 5  | many instances all over this country there will be lines |
|          | 6  | far longer than those to which you just testified to?    |
|          | 7  | A. I would be surprised by that now.                     |
|          | 8  | MR. LIDDY: Thank you. No further                         |
|          | 9  | questions.   |
| 16:34:36 | 10 | MR. OLSEN: Your Honor, I just have a brief               |
|          | 11 | question on redirect.                                    |
|          | 12 | THE COURT: It's your favorite word. Go                   |
|          | 13 | ahead.   |
|          | 14 | REDIRECT EXAMINATION                                     |
|          | 15 | BY MR. OLSEN:  |
|          | 16 | Q. Mr. Sonnenklar, would it surprise you if people       |
|          | 17 | in Maricopa County, voters in Maricopa County heard      |
|          | 18 | about the problems at all the vote centers and simply    |
|          | 19 | didn't get into line to vote because they didn't have    |
| 16:35:04 | 20 | time?  |
|          | 21 | MR. GOANA: Objection to foundation,                      |
|          | 22 | speculation, beyond the scope as well.                   |
|          | 23 | THE COURT: Sustained.                                    |
|          | 24 | BY MR. OLSEN:  |
|          | 25 | Q. Do you have a belief as to and it's a yes or          |
|          |    |  |

|          | 1  |   |
|----------|----|---|
|          | 1  | no question do you have a belief as to whether or not   |
|          | 2  | voters on Election Day strike that.                     |
|          | 3  | Do you have a belief that there are there were          |
|          | 4  | voters on Election Day that were not able to cast their |
|          | 5  | vote and wanted to?                                     |
|          | б  | MR. GOANA: Same objections, Your Honor.                 |
|          | 7  | THE COURT: Sustained.                                   |
|          | 8  | MR. OLSEN: Your Honor, I have no further                |
|          | 9  | questions. I do have a housekeeping matter. I just      |
| 16:36:08 | 10 | wanted to make sure with our 807, I just want to make   |
|          | 11 | point of clarification. We had a summary Exhibit 2,     |
|          | 12 | summary exhibits that were attached to his declaration, |
|          | 13 | and we are moving those I want to make sure that was    |
|          | 14 | part of the evidence that Your Honor was                |
|          | 15 | THE COURT: Are you planning to rest?                    |
|          | 16 | MR. OLSEN: Pardon me?                                   |
|          | 17 | THE COURT: Are you planning to rest now?                |
|          | 18 | MR. OLSEN: Yes.   |
|          | 19 | THE COURT: Okay. Can we excuse this                     |
| 16:36:34 | 20 | gentleman?  |
|          | 21 | MR. OLSEN: Yes.   |
|          | 22 | THE COURT: Thank you, Mr. Sonnenklar.                   |
|          | 23 | You're excused, sir.                                    |
|          | 24 | (Witness excused.)                                      |
|          | 25 | THE COURT: Okay. I'm pushing my court                   |
|          |    |   |

reporter beyond what I should. 1 What I'm hearing is, is Plaintiffs are 2 3 willing to rest with the exception of addressing the exhibit issue. I understand you need to address the 4 issue before you rest. 5 We're not resting our case, Your б MR. OLSEN: 7 Honor, so I have a couple more witnesses to do. THE COURT: 8 Okay. 9 MR. OLSEN: I wasn't resting on that. THE COURT: Okay. Do you have -- do both 16:37:15 10 11 sides have worked out the exhibit numbers that would 12 apply to my ruling this morning? No? MR. OLSEN: I don't think we talked so much. 13 THE COURT: Here's what I can't do at the 14 15 end of this day, I can't put my court reporter through another hour of us going back and forth about whether a 16 17 certain exhibit fits within my ruling or not. This is 18 probably a poor question -- in fact, I won't ask it. 19 I'm going to restate what I told you this morning. Ι said that the 807 ruling was extended to admitting 16:37:59 20 whatever exhibits are associated with the following 21 22 exhibits or attachments to the affidavit that you filed, 23 Mr. Olsen. Exhibit 6, Exhibit 7, Exhibit 8, 9 and 10 have already been admitted today, and that takes care of 24 25 all the attachments to the affidavit that was filed by

Mr. Olsen. 1 2 There's a more extensive list constituting 3 what Plaintiffs have labeled Exhibits A1 through A220 that were attached to, I believe, Mr. Sonnenklar's 4 affidavit. I don't have before me the corresponding 5 exhibit numbers for the exhibits that would have been б 7 the other attorney poll workers that were submitted, but those were included in that. 8 9 So here's what I want you to do is I want you to get together, caucus, come up with an agreed list 16:39:53 10 11 of what those numbers are. I basically told you what 12 the ruling is, I just need you to make sure that we got clear which exhibits are coming in, okay, so I can spare 13 my clerk and my court reporter all that back and forth. 14 15 I need that by the morning, okay. 16 MR. OLSEN: Yes, Your Honor. 17 MR. LIDDY: Yes, Your Honor. 18 MS. KHANNA: Yes, Your Honor. 19 THE COURT: I haven't -- I've been keeping 16:40:24 20 track of the time, but I haven't got a grand total. 21 Somebody else keeping track closely? 22 Do you know where you are with regard to 23 time? 24 MR. OLSEN: We have somebody tracking, Your 25 Honor, for us. But I don't --

THE COURT: Okay. How many more witnesses 1 2 do you have, Mr. Olsen? 3 MR. OLSEN: Your Honor I believe, it's just one, which is Richard Baris. 4 THE COURT: That's going to take awhile. 5 Ιf it's anything like Mr. Parikh, which is our other 6 7 expert. MR. OLSEN: Your Honor, I don't think it 8 9 will take as long as Mr. Parikh. Famous last words. THE COURT: I'm smiling again because we're 16:41:21 10 11 down to the brief, "and I've only got a few things, Your Honor." 12 MR. LIDDY: Your Honor, if I may, our 13 records indicate the Plaintiff has consumed 272 minutes 14 22 seconds and defense together has consumed 87 minutes 15 27 seconds. 16 17 MR. OLSEN: Your Honor, I'll have to check 18 with our person. 19 THE COURT: If I take his total, that puts 16:42:06 20 you at four and a half hours. 21 MR. OLSEN: Yes, Your Honor. 22 THE COURT: So you would still have another 23 hour with Mr. Baris, right? What about your case --24 well, all three of you, what do you think about -- how 25 many witnesses are you thinking about calling and --

Robin G. Lawlor - CR No. 50851

**APPX:383** 

|          | 1  | MS. KHANNA: We have four witnesses that we               |
|----------|----|--|
|          | 2  | intend to call if we put on our case in chief tomorrow.  |
|          | 3  | THE COURT: Part of my problem is if you                  |
|          | 4  | spent all your time, then there's nothing left for       |
|          | 5  | cross-examination.                                       |
|          | б  | MR. OLSEN: I'm aware of that, Your Honor.                |
|          | 7  | THE COURT: Okay. It's a strategy call, so                |
|          | 8  | you got four witnesses. How much time do you think;      |
|          | 9  | again, I'm skating fast on thin ice talking to lawyers   |
| 16:42:49 | 10 | about time estimates.                                    |
|          | 11 | MS. KHANNA: Well, I will, of course,                     |
|          | 12 | promise that we're going to be as efficient as possible. |
|          | 13 | We'll use tonight to make sure. We have estimates in     |
|          | 14 | what we submitted to the Court, and we'll go back and    |
|          | 15 | see if we can pare those down to make sure we're staying |
|          | 16 | within time.   |
|          | 17 | THE COURT: Okay. That's fair.                            |
|          | 18 | Here's my here's my concern, and even                    |
|          | 19 | with I know what I said about the time, but I'm          |
| 16:43:16 | 20 | concerned about closing arguments, okay?                 |
|          | 21 | I do want to hear closing argument, okay.                |
|          | 22 | So I'm not saying that that means you got to             |
|          | 23 | go out and drag in more witnesses tomorrow to use up all |
|          | 24 | your time, but we'll see how it goes tomorrow.           |
|          | 25 | MR. LIDDY: On my notes estimate, our                     |
|          |    |  |

|          | 1  | estimate is that we'll come in below the time           |
|----------|----|---|
|          | 2  | significantly. We will probably only need another two   |
|          | 3  | and a half hours.                                       |
|          | 4  | THE COURT: Okay. All right.                             |
|          | 5  | MS. KHANNA: We'll reserve time for closing.             |
|          | б  | THE COURT: That will probably put us,                   |
|          | 7  | though, realistically we're going to start at 8:30,     |
|          | 8  | we're going to come back at 1:00, midafternoon? I mean, |
|          | 9  | that may be fuzzy math, but it's best guesstimate. So   |
| 16:44:16 | 10 | at that point in time, I do want you to prepare         |
|          | 11 | closings. How much time do you think you would need to  |
|          | 12 | sum it all up? That's the both of you, I'm asking.      |
|          | 13 | MR. OLSEN: Your Honor, I would think that               |
|          | 14 | we would not need more than 15 minutes.                 |
|          | 15 | MS. KHANNA: I think we would be more like               |
|          | 16 | 20, Your Honor.   |
|          | 17 | THE COURT: Well, okay. But they carry the               |
|          | 18 | burden, so I'm not going to hold you to the, you know,  |
|          | 19 | 15, 20. If they have 20, you do 15; if you want five    |
| 16:44:58 | 20 | rebuttal at the end, I'd give it to you.                |
|          | 21 | MR. BLEHM: Thank you, Your Honor.                       |
|          | 22 | THE COURT: Sound fair?                                  |
|          | 23 | MR. OLSEN: Thank you, Your Honor.                       |
|          | 24 | THE COURT: Sound fair?                                  |
|          | 25 | MR. OLSEN: Yes.   |
|          |    |   |
|          |    |   |

|          | 1  | MS. KHANNA: Yes, Your Honor. Thank you.              |
|----------|----|--|
|          | 2  | THE COURT: Well, the goal is to get all of           |
|          | 3  | that done by tomorrow then, okay.                    |
|          | 4  | So tonight, you're going to put your heads           |
|          | 5  | together, come up with a list of exhibits for me by  |
|          | б  | morning. Get the exhibits straightened out. We'll do |
|          | 7  | that as a matter of housekeeping first thing, and I  |
|          | 8  | think that's all I've got for you tonight. I can let |
|          | 9  | you go.  |
| 16:45:30 | 10 | Is there anything else absolutely essential          |
|          | 11 | before my court reporter collapses?                  |
|          | 12 | MR. OLSEN: I'm not saying anything.                  |
|          | 13 | MS. KHANNA: Nothing for defendants, Your             |
|          | 14 | Honor.   |
|          | 15 | THE COURT: Thank you, all. I'll see you              |
|          | 16 | tomorrow morning at 8:30.                            |
|          | 17 | (Proceedings conclude, 4:45 p.m.)                    |
|          | 18 |  |
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1 CERTIFICATION 2 3 4 I, ROBIN G. LAWLOR, Registered Professional 5 Reporter, Registered Merit Reporter, Certified Realtime б 7 Reporter, Federal Certified Realtime Reporter, Certified 8 Court Reporter, Certificate No. 50851, in and for the 9 State of Arizona, do hereby certify that the foregoing 10 pages constitute a full, true, and accurate transcript 11 of all proceedings had in the foregoing matter, all done 12 to the best of my skill and ability. 13 14 WITNESS my hand this 25th day of December, 2022. 15 16 17 /s/Robin G. Lawlor 18 Robin G. Lawlor, RMR, CRR, FCRR Arizona CCR No. 50851 19 20 21 22 23 2.4 25

| 1        | Bryan James Blehm, Ariz. Bar No. 023891<br>Blehm Law PLLC  |   |  |  |
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| 9        | *to be admitted pro hac vice   |   |  |  |
| 10       | Attorneys for Contestant/Plaintiff   |   |  |  |
| 11<br>12 | ARIZONA SUPERIOR COURT   |   |  |  |
| 12       | MARICOPA COUNTY  |   |  |  |
| 13       | KARI LAKE,   | ) No. CV2022-095403   |  |  |
| 14       | Contestant/Plaintiff,  |   |  |  |
| 15       | V.   | <ul> <li>PLAINTIFF'S RESPONSE TO</li> <li>DEFENDANTS' MOTION IN LIMINE</li> <li>UNDER RULE 807</li> </ul> |  |  |
| 17       | KATIE HOBBS, personally as Contestee and<br>in her official capacity as the Secretary of<br>State; et al., |   |  |  |
| 18       | Defendants.  |   |  |  |
| 19       | Derendants.  | (Assigned to Hon. Peter Thompson)   |  |  |
| 20       |  | )   |  |  |
| 21       |  |   |  |  |
| 22       | INTROD   | UCTION  |  |  |
| 23       | INTRODUCTION   |   |  |  |
| 24       | Defendants' motion to <i>in limine</i> to exclude testimony offered by Plaintiff in the form of            |   |  |  |
| 25       | Declarations from witnesses concerning their observations during the 2022 general election in              |   |  |  |
| 26       | Maricopa County, and charts derived from such Declarations, attached to Plaintiff's Complain               |   |  |  |
|          |  |   |  |  |

through Mr. Sonneklar's Declaration, attached as Exhibit B to the Plaintiff's Complaint filed December 9, 2022. Plaintiff properly filed Rule 807 Notice on the early morning of December 20<sup>th</sup> within hours of the Court's ruling on Defendants' motion to dismiss.

The issue here is straightforward, when there were printer/tabulator problems at 132 vote centers and long lines at least 64 vote centers, it is not possible for Plaintiff to prove her case at a 5-hour trial without introducing her evidence via Rule 807. The reason there are so many declarations is not that Plaintiff wanted to overburden the Defendants at trial, but rather because there were 223 vote centers and Plaintiff needed to cover as many of them as possible to make the case to this Court regarding how widespread this issue was. Indeed, if Plaintiff had more time before the deadline for filing this election contest, Plaintiff would have obtained even more declarations about printer/tabulator issues at even more than 132 vote center and long lines at 64 vote centers. Plaintiff simply had no other way to prove her case in such a short trial.

# **SUMMARY OF ARGUMENT**

- Defendant has had access to Plaintiff's list of Declarants since the date of Complaint filing on December 9<sup>th</sup>, 2022. The assertion that the names and volume of Plaintiff's Declarants is a surprise to Defendants is not well founded.
  - As to the reliability of Plaintiff's Declarants, as Plaintiff stated in the Rule 807 Notice, all declarants swore under penalty of perjury. A large portion of which did so to the sitting Attorney General of Arizona's office.

- 3. Rule 807(a)(1): all of the 219 declarations corroborate what Declarant Sonnenklar saw with his own eyes at the 10 vote centers he visited on election day "out of court statement must have circumstantial guarantees of trustworthiness equivalent to the traditional exceptions." *State v. Valencia*, 186 Ariz. 493, 497 (App. 1996).
- 4. Rule 807(a)(2): Given the 5-hour length of this trial, there is no other way to introduce evidence of how widespread the problems were at such a large quantity of vote centers. It is impossible for all declarants to testify, and they are therefore unavailable. Plaintiff is willing to bring all of the declarants to court to testify, because that would give Plaintiff a better opportunity to convey how detrimental the problems were to the election day vote, but Plaintiff is prohibited from doing so by time constraints on this trial. "[T]o be admissible under the residual hearsay exception; the declarant must be unavailable, and his out-of-court statement must have circumstantial guarantees of trustworthiness equivalent to the traditional exceptions." *State v. Valencia*, 186 Ariz. 493, 497–98 (App. 1996).
- 5. Defendants' argument that this evidence should be excluded because of this Court's order narrowing the issues makes no sense because this Court is still considering the claim of the tabulation issues on Election Day, and how those issues disenfranchised between at least 15,603 -- 29,257 Republican voters. The egregious wait times places on voters on Election Day is highly relevant to this claim.

## BACKGROUND

The Maricopa County Elections Department Post-Election Report demonstrated many problems for voters in the conduct of the November 2022 General Election at Maricopa County's 223 polling centers that on election day were visited by 540,000 voters. According to a post-election report, 49 voting centers "had a confirmed printer issue" and in 62 centers the longest reported wait-time was 31 minutes to over an hour. The county reported that seven locations experienced a wait time between 80 (one hour and 20 minutes) and 115 minutes (one hour and 55 minutes). The county found it necessary to issue 6,915 provisional ballots in November 2022.

The County admits that poll workers began reporting problems around 6:20 am. One of the problems was caused by "ballot-on-demand printers" which had to be used at all "Vote Anywhere Vote Centers" because there were over 12,000 "ballot styles" used in Maricopa County for the 2022 General Election. The County admitted that "the Oki B432 printer experienced an issue affecting the ability of the on-site tabulators to accept the ballot," causing 16,724 ballots to be deposited in a ballot box termed "Door 3" to be later counted at "Central Count." That problem it is claimed was with the fuser causing timing marks to be printed too lightly. The county states 71 sites were "impacted" by this problem — 31 percent of the 223 Vote Centers on election day.

Additionally, nearly 1,600 of the 16,724 Door 3 ballots had a problem with the way in which ballots were marked or the presence of stray marks. It was obviously essential that the Door 3 ballots would be kept separated from those already tallied, and the county reports only

with a divider within a box: "Door 3 ballots are segregated from the ballots read by the tabulator by a divider within the ballot box."

## PLAINTIFF'S DECLARATIONS AND AFFIDAVITS

To establish its claims about the prevalent nature of the problems associated with the conduct of the election in Maricopa County, Plaintiff's Complaint was supported by the Declaration of Mark Sonnenklar and the Declaration of Kurt Olsen to which were appended a total of 223 affidavits or declarations which demonstrate that Maricopa County experienced other problems, consistent with the problems already admitted in that report, at far more vote centers than the County admitted in the Elections Center Post-election report.

Declarant Sonnenklar had served as a roving attorney on behalf of the Republican National Committee's Election Integrity program in Arizona. As such he "visited ten different vote centers in Maricopa County [and] collected and reviewed witness declarations and affidavits from numerous voters, observers, roving attorneys, and poll workers who participated in the November 8, 2022 Maricopa County general election. *See* Sonnenklar Declaration at 1-2.

To the Sonnenklar Declaration were appended 220 declarations or affidavits demonstrating 132 centers reported Printers/Tabulators Breakdowns; 34 vote centers with Printer/Tabulators Breakdowns after 3:00 PM on election day; 16 vote centers with reported commingling of untabulated Box 3 ballots with tabulated ballots; 64 vote centers with reported long lines; 24 election centers with reported long lines on election day after 3:00 PM; and 16 vote centers with reported voters leaving the vote centers without voting. *See* Sonnenklar Declaration at 2; Attachments A-1 to A-220. To the Sonneklar Declaration, was appended as Exhibit I a summary chart of those witness declarations, termed the Maricopa County vote center issues map.

Declarant Sonnenklar will be present at trial to testify. This Motion in Limine seeks the admission into evidence of the above-specified declarations and affidavits appended to the Sonneklar and Olsen declarations under Arizona Rule of Evidence: Rule 803(1) (Present Sense Impression), Rule 803(8) (Public Records) and 807 (Residual Exception). Additionally, Plaintiffs seek the admission into evidence if the summary chart appearing as Sonnenklar Declaration Exhibit I under Arizona Rule of Evidence 1006 (Summaries to Prove Content), and 12 another summary chart entitled Selected Wait Times derived from the same declarations 13 attached hereto as Exhibit A. 14

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### STATUTORY CONSTRAINTS ON COURT'S ABILITY TO HEAR TESTIMONY

As an additional reason to admit the specified declarations and affidavits into evidence, plaintiffs suggest that no other approach is feasible under Arizona election law. This contest under Arizona Code section 16-672 is based on three of the grounds stated in section 16-672A: 1. misconduct of election boards; 2. illegal votes; and 5. erroneous count. Under section 16-676A, "the court shall set a time for the hearing of the context, not later than ten days after the date on which the statement of contest was filed. Under section 16-676B, "The court shall continue in session to hear and determine all issues arising in contested elections. After hearing the proofs and allegations of the parties, and within five days after the submission thereof, the court shall file its findings and immediately thereafter shall pronounce judgment, either confirming or annulling and setting aside the election." Under section 16-676C, "If in an election contest it appears that a person other than the contestee has the highest number of legal votes, the court shall declare that person elected and that the certificate of election of the person whose office is contested is of no further legal force or effect."

The Court has acted expeditiously under these narrow time constraints, setting aside two days for a trial to hear the testimony of witnesses for both plaintiff and defendant. Obviously, it will be impossible for the Court during those two days of trial to hear from each persons submitting affidavits and declarations, but the Arizona Rules of Evidence authorize the Court to admit those affidavits and declarations into evidence as exceptions to the hearsay rule on the bases.

## **ARIZONA RULE OF EVIDENCE 803**

Of the 220 Affidavits and Declarations appended to the Sonnenklar, 86 were originally submitted to the Office of the Attorney General of Arizona. As part of its effort to monitor the conduct of the election, including to facilitate monitoring of election problems and respond in real time, the Arizona Attorney General's Election Integrity Unit created and publicized a portal at which complaints could be submitted, termed "Election Complaint Form." The complainant was asked to "State, in your own words, what exactly transpired" giving details of what was observed. These statements were submitted under the following oath:

**I declare under penalty of perjury** that the facts and statements contained in this declaration, including any attached materials, are true, correct, and based upon my personal knowledge. I understand that this declaration and any supporting materials are **public records** and may be disclosed as required by law. I understand that, depending on the nature of the allegation, my complaint may be

referred to another state or local agency for enforcement. By choosing to submit this form electronically, I certify and agree that by entering my name in the space below, I bind and legally obligate myself to the same extent as I would by signing my name on a printed paper version of this form. [Emphasis added.]

**Rule 803(8).** Thus, the declarations that were submitted to the Arizona Attorney General's office, which have become incorporated into its post-election report, are public records under Rule 803(8). Under subsection (A)(iii), "in a civil case" they are "factual findings from a legally authorized investigation." Under subsection (B), the only question for the Court would be whether at trial the defendant can demonstrate "that the source of information or other circumstances indicate a lack of trustworthiness," which would seem highly unlikely, as they were submitted under penalty of perjury, and are consistent with the admissions contained in the post-election report of Maricopa County.

**Rule 803(1).** Additionally, at least those declarations which were submitted to the Attorney General's office on election day reflect "present sense impressions" under Rule 803(1): "A statement describing or explaining an event or condition made while or immediately after the declarant perceived it." Thus, the present sense impression provides an exception to the hearsay rule for a statement made while a declarant not just when observing an event but also "immediately after." In this case, the declaration submitted to the Attorney General's officer were made often the day of the election while the events were fresh in the observation of the declarant; were short and direct, briefly describing the errors or flaws in what was observed; were made under penalty of perjury; and even have timestamps evidencing how recently the statements were submitted to the AG's office. For example, one declaration was submitted at

11:35 A.M. on election day, within a minimal amount of time after the declarant was at the polling place. See Exhibit A-59, Declaration of Sharon Elzinga. Although present sense impressions need not be in writing, or under oath, all the complaints submitted here were both in writing and submitted under penalty of perjury and generally consistent with prior admissions of Maricopa County. **ARIZONA RULE OF EVIDENCE 807** In addition to the two subsections of Rule 803, all declarations are admissible under the Residual Exception which applies to statements. Under that rule: (a)(1) the statement is supported by sufficient guarantees of trustworthiness – after considering the totality of circumstances under which it was made and evidence, if any, corroborating the statement; and (2) it is more probative on the point for which it is offered than any other evidence that the proponent can obtain through reasonable efforts. Here, the declarations and affidavits are corroborated in three ways. First, they were submitted under oath, under penalty of perjury, even though the rule would allow statements not made under oath to be admitted if they meet the other requirements. Second, they are consistent with each other by demonstrating similar problems at different election voting centers. Third, they are consistent with election day irregularities already admitted to by Maricopa County, and many are redundant of vote centers from independent declarants providing consistent testimony. All three of these circumstances demonstrate trustworthiness. There certainly is no reason to believe that these Arizonians were submitting false information under oath.

The filing of the Motion meets the requirement in Arizona Rule of Evidence Rule 807(b) that notice be given of an intent to offer the statement, providing both the substance of the statement and the declarant's name, and that notice be filed in court.

While no Arizona authorities have been identified, there are federal cases applying the comparable federal rule. In FTC v. Kitco of Nevada, Inc., 612 F. Supp. 1282 (D. Minn. 1985), the district court granted the FTC's motion in limine requesting that consumer affidavits be admitted into evidence at trial to demonstrate the total financial injury suffered by various victims of a financial fraud. The Court explained: "unless the affidavits are admitted into evidence, there will be only limited proof of total injury suffered.... Accordingly, the interests of justice are best served by admitting the 15 consumer affidavits into evidence." Id. at 1295. Also, affidavits were admitted to demonstrate recoverable legal fees in Keyes v. School District, 439 F. Supp. 393 (D. Colo. 1977). In neither case were the statements made under oath.

Not only written affidavits by bank cardholders, but also oral statements made by such cardholders to banks, as to fraud that had been observed in the use of their cards, was admitted under the residual exception. In United States v. Ismoila, 100 F.3d 380 (5th Cir. 1996), the Fifth Circuit sanctioned the district court's admission of both statements. The court concluded that the statements were "sufficiently material, probative, and in the interests of justice." Id. at 393.

Under Arizona Rule of Evidence 1006:

The proponent may use a summary chart ... to prove the content of voluminous writings ... that cannot be conveniently examined in court. The proponent must make the originals or duplicates available for examination or copying or both by

**ARIZONA RULE OF EVIDENCE 1006** 

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other parties ast a reasonable time and place. And the court may order the proponent to produce them in court.

By having appended this summary chart as Exhibit A to the Sonnenklar Declaration, and providing all of the underlying affidavits and declarations as appendices to the Sonnenklar and Olsen Declarations, Plaintiff has met the procedural requirements of this rule.

To demonstrate the widespread nature of election problems, Plaintiffs have offered the two summary charts referenced above, demonstrating at exactly which election centers problems occurred, linking the problem back to the declaration or affidavit.

Use of such charts was authorized in an Illinois vote fraud case. In *United States v. Howard*, 774 F.2d 838 (7th Cir. 1985), "a chart that summarized the government's evidence concerning the forged ballot applications ... listed in separate columns" relevant information to the charges. The Seventh Circuit found no abuse in admitting the chart.

| 1        | CONCLUSION  |
|----------|---|
| 2        | For the foregoing reasons, Plaintiff respectfully requests the court to admit into evidence   |
| 3        |   |
| 4        | the specified declarations and affidavits appended to the Sonnenklar Declaration appended to  |
| 5        | the complaint, and the summary chart appended as Exhibit I to the Sonnenklar Declaration, and |
| 6        | the summary chart attached hereto as Exhibit A.   |
| 7        | DATED this 21 <sup>st</sup> day of December 2022.   |
| 8        | /s/Bryan James Blehm  |
| 9        | Bryan James Blehm, Ariz. Bar No. 023891   |
| 10       | Blehm Law PLLC<br>10869 N. Scottsdale Rd., Suite 103-256                                      |
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| 17       | <i>*to be admitted pro hac vice</i>   |
| 19       | Attorneys for Plaintiff-Contestant  |
| 20       |   |
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## EXHIBIT A

## **SELECTED WAIT TIMES**

| Declarant's Name              | Vote Center                                 | Paragraph<br>Number (if<br>applicable) | Comment<br>regarding wait<br>time/line               |
|-------------------------------|---|--|--|
| Ariane Buser (A-29)           | Cave Creek Town Hall                        | ¶ 8 & 9                                | 90-minute wait                                       |
| Gary Lasham (A-<br>100)       | Dove of the Desert United<br>Methodist      | ¶ 7                                    | 120-minute wait                                      |
| Earl Shafer (A-181)           | First United Methodist<br>Church of Gilbert | Page 3                                 | 120-minute wait                                      |
| Mary Ziola (A-219)            | Happy Trails Resort                         | ¶ 7                                    | 120-minute wait                                      |
| Claire Morgan (A-<br>134)     | Mesquite Groves Aquatic<br>Center           | No¶ numbers                            | 120-minute wait                                      |
| Peggy Weiman (A-<br>206)      | Outlets at Anthem                           | ¶ 7                                    | 2-3 hour, 350-400 people in line                     |
| Roie Bar (A-220)              | Radiant Church Sun City                     | ¶ 13                                   | 120-minute wait<br>for most of the<br>day            |
| Erinn Tatom (A-<br>195)       | Sunland Village East                        | ¶ 6                                    | 90-minute wait                                       |
| Jeffrey W. Crockett<br>(A-44) | ASU Sun Devil Fitness<br>Center             | ¶ 26                                   | More than 200<br>people; at least a<br>two-hour wait |
| Jeffrey W. Crockett<br>(A-44) | Avondale City Hall                          | ¶ 14                                   | 97 people in line                                    |
| Duane Schooley<br>(A-178)     | Buckeye City Hall                           | ¶ 6(a) & (b)                           | 35-75 people in line                                 |
| Kathryn Baillie<br>(A-11)     | Cactus High School                          | ¶ 25                                   | 200 people in line                                   |
| Michael Brenner<br>(A-25)     | Compass Church                              | ¶ 10                                   | 60+ minutes wait<br>for most of day                  |
| Mark Sonnenklar               | Copper Canyon School                        | ¶ 34                                   | 100 people in line                                   |
| Tabatha LaVoie<br>(A-101)     | El Dorado Community<br>Center               | ¶ 28                                   | At times, hour<br>long wait                          |
| Kristine Moss<br>(A-136)      | First United Methodist<br>Church of Gilbert | ¶ 29                                   | 80 people in line                                    |
| Keith Evanson<br>(A-60)       | First United Methodist<br>Church of Gilbert | ¶ 7 & 8(a)                             | 120 people in line                                   |

| Mark Sonnenklar                          | Fountain Hills Community<br>Center        | ¶ 10         | 150 people in line                                 |  |
|--|---|--------------|--|--|
| Kevin Beckwith<br>(A-15)                 | Glendale Community<br>College –North      | ¶ 14         | 100-120 people in<br>line                          |  |
| Aaron Ludwig<br>(A-115)                  | Happy Trails Resort                       | ¶ 27         | 200 people in line                                 |  |
| Mary Ziola<br>(A-219)                    | Happy Trails Resort                       | ¶ 7          | 2-hour wait  |  |
| Tabatha LaVoie<br>(A-101)                | Indian Bend Wash Visitor<br>Center        | ¶ 35         | 1.25 hour wait                                     |  |
| Kathryn Baillie<br>(A-11)                | Journey Church                            | ¶ 35         | "very long" wait                                   |  |
| Tabatha LaVoie<br>(A-101)                | Messinger Mortuary                        | ¶ 31         | 60 people in line                                  |  |
| Aaron Ludwig<br>(A-115)                  | Mountain Vista<br>Club/Vistancia          | ¶ 22         | 100-120 people in line                             |  |
| Aaron Ludwig<br>(A-115)                  | Radiant Church Sun City                   | ¶ 30         | 100-120 people in line                             |  |
| Christian Damon<br>(A-46)                | San Tan Village                           | ¶ 14         | "a long line of<br>voters"                         |  |
| Aaron Ludwig<br>(A-115)                  | Sheriffs Posse of Sun City<br>West        | ¶ 16         | 80-100 people in line                              |  |
| Aaron Ludwig<br>(A-115)                  | Surprise City Hall                        | ¶ 10         | 200 people in line                                 |  |
| Kristine Moss<br>(A-136)                 | Tumbleweed Recreation<br>Center           | ¶ 21         | Between 250-500<br>people in line                  |  |
| Mark Sonnenklar                          | Venue 8600                                | ¶ 32         | "line extending<br>outside the<br>building"        |  |
| Mark Sonnenklar                          | Via Linda Senior Center                   | ¶ 21         | 150 people in line                                 |  |
| Kathryn Baillie<br>(A-11)                | Worship & Word Church                     | ¶ 9, 14 & 16 | 80-100 people in line                              |  |
| Ken Mettler<br>(A-131)                   | Worship & Word Church                     | ¶ 5          | 100-125 people in<br>line and 1.0-1.5<br>hour wait |  |
| Inspector Harold<br>Darcangelo<br>(A-47) | Church of Jesus Christ of<br>LDS—Southern | ¶ 1          | 120-minute wait,<br>275 people in line             |  |
| Clerk Debbie<br>Gillespie<br>(A-67)      | Desert Hills Community<br>Church          | ¶ 3          | 120-minute wait                                    |  |

| 1  | IN THE SUPERIOR COURT OF THE STATE OF ARIZONA                        |
|----|--|
| 2  | IN AND FOR THE COUNTY OF MARICOPA                                    |
| 3  |  |
| 4  | KARI LAKE,   |
| 5  | Contestant/Plaintiff, CV2022-095403                                  |
| 6  | - vs - )   |
| 7  | KATIE HOBBS, personally as )   |
| 8  | Contestee and in her official )<br>capacity as Secretary of )        |
| 9  | State; Stephen Richer in his )<br>official capacity as Maricopa )    |
| 10 | County Recorder; Bill Gates, )<br>Clint Hickman, Jack Sellers, )     |
| 11 | Thomas Galvin, and Steve )<br>Gallardo, in their official )          |
| 12 | capacities as members of the )<br>Maricopa County Board of )         |
| 13 | Supervisors; Scott Jarrett, )<br>in his official capacity as )       |
|    | Maricopa County Director of )  |
| 14 | Elections; and the Maricopa )<br>County Board of Supervisors, )      |
| 15 | )<br>Defendants/Contestees. )  |
| 16 |  |
| 17 | December 22, 2022  |
| 18 | Courtroom 206, Southeast Facility<br>Mesa, Arizona                   |
| 19 |  |
| 20 | BEFORE: THE HONORABLE PETER A. THOMPSON, J.                          |
| 21 | DEDODMEDIC MDANCODIDM OF DDOCEEDINCO                                 |
| 22 | REPORTER'S TRANSCRIPT OF PROCEEDINGS                                 |
| 23 | BENCH TRIAL - DAY 2  |
| 24 | Reported by:   |
| 25 | Robin G. Lawlor, RMR, CRR, FCRR<br>Official Court Reporter No. 50851 |

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1 A P P E A R A N C E S (cont.) 2 3 UNITED STATES DEMOCRACY CENTER BY: Sambo (Bo) Dul, Esq. 1101 17th Street, NW 4 Washington, D.C. 20036 5 Attorneys for Defendant Arizona Secretary of State б Katie Hobbs 7 MARICOPA COUNTY ATTORNEY'S OFFICE 8 BY: Joseph LaRue, Esq. Thomas Liddy, Esq. 9 Karen Hartman-Tellez, Esq. 225 West Madison Street 10 Phoenix, Arizona 85003 11 THE BURGESS LAW GROUP, PLLC. 12 By: Emily Craiger, Esq. 3131 E. Camelback Road 13 Suite 224 Phoenix, Arizona 85016 14 Attorneys for Maricopa County Defendants 15 16 17 18 19 20 21 22 23 2.4 25

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PROCEEDINGS 1 (Proceedings begin, 8:30 a.m.) 2 THE COURT: This is CV2022-095403. 3 This is Lake v. Hobbs, et al., continuation of election contest 4 hearing. 5 б I'll take appearances at the beginning of 7 the day, please, beginning with Plaintiff, if you 8 please. 9 MR. OLSEN: Good morning, Your Honor. Kurt Olsen for the Plaintiff. 08:31:11 10 11 THE COURT: Good morning. Mr. Blehm? 12 MR. BLEHM: Good morning, Your Honor. Bryan Blehm on behalf of Plaintiff. 13 14 THE COURT: Thank you. MS. KHANNA: Good morning, Your Honor. 15 Abha 16 Khanna on behalf of Governor-Elect Hobbs, along with my 17 colleague Lali Madduri. 18 THE COURT: Good morning, Ms. Madduri. 19 MR. LIDDY: Good morning, Your Honor. 08:31:27 20 Thomas Liddy on behalf of Maricopa County Recorder 21 Stephen Richer and Maricopa County Board of Supervisors. 22 And in the courtroom with us, my colleagues, Emily 23 Craiger from The Burgess Law Group, Karen Hartman-Tellez. 24 25 THE COURT: Thank you much. Good morning,

Mr. Liddy. 1 2 MR. GOANA: Good morning, Your Honor. Andy 3 Goana with Coppersmith Brockelman on behalf of Secretary Hobbs in her official capacity. 4 Bo Dul will also be joining us shortly. 5 б She's down the hall in another hearing in another 7 election contest, but she will be joining us shortly. THE COURT: Good morning, Mr. Gonna. Very 8 9 well. I apologize, got a momentarily technical 08:32:39 10 11 issue with Teams just to make sure everything is 12 functioning. (Pause.) 13 Very good, thank you. All right. Yesterday when we adjourned, I had asked counsel to meet together 14 to go over the exhibits so that we can have the right 15 exhibit numbers delineated for the 807 ruling that I 16 17 made yesterday. Have counsel done that? 18 19 MR. OLSEN: Yes, Your Honor. 08:33:52 20 THE COURT: Okay. Why don't I have you be 21 the spokesman for that to give me the numbers, whoever, Mr. Blehm or Mr. Olsen, and then I want Defendants to 22 23 confirm that this is correct, okay. 24 So, Mr. Olsen, will you read me the list, 25 please, the numbers?

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MR. OLSEN: So yes, Your Honor. 1 With respect to the 807 exhibits, 53, 54, and 76, the parties 2 agree that they are admitted. We have a disagreement as 3 to Exhibit 52, whether that should be admitted. 4 THE COURT: Give me a second to pull up 52. 5 б (Pause.) 7 Okay. What you're referring to is the affidavit of Mr. Sonnenklar? 8 9 MR. OLSEN: Yes, Your Honor. THE COURT: What's the issue? 08:35:27 10 MR. OLSEN: Your Honor, this was the summary 11 12 memo that Mr. Sonnenklar did that he testified briefly about in working both his own personal observations and 13 with the other roving observers, which submitted sworn 14 declarations. It's more -- it's a summary 15 encapsulation; and we believe that, you know, as we said 16 17 before with respect to the other exhibits, that that 18 should also be admitted. 19 THE COURT: Have you admitted -- within the 08:35:58 20 53, 54 and 76, obviously, those encapsulate a number of 21 affidavits together. Included in 53, 54 and 76 are the affidavits of -- no. 22 23 MR. OLSEN: My apologies. 24 THE COURT: You know, I appreciate you doing 25 that because it reminds me of being soft spoken and I

|          | 1  | need to speak up. Don't apologize for that, Mr. Olsen.   |
|----------|----|--|
|          | 2  | I want to know if 53, 54 and 76 contain the              |
|          | 3  | affidavits of the other attorney poll watchers that are  |
|          | 4  | referred to in Mr. Sonnenklar's affidavit.               |
|          | 5  | MR. OLSEN: Yes, Your Honor.                              |
|          | 6  | THE COURT: Very well then. My intent was                 |
|          | 7  | to admit them and not Mr. Sonnenklar's statement or      |
|          | 8  | report, the reason being he testified yesterday subject  |
|          | 9  | to cross-examination. This would be cumulative, and I    |
| 08:36:55 | 10 | believe I gave you the option of having his report at    |
|          | 11 | the time or having him testify, and with his testimony   |
|          | 12 | also admitting the affidavits of the other court         |
|          | 13 | observers under 807. And I think we I understood         |
|          | 14 | that you elected to proceed with the supporting          |
|          | 15 | affidavits and Mr. Sonnenklar's testimony.               |
|          | 16 | MR. OLSEN: With that understanding, Your                 |
|          | 17 | Honor, we we withdraw.                                   |
|          | 18 | THE COURT: Okay. All right.                              |
|          | 19 | Before you even get going on your position,              |
| 08:37:33 | 20 | let me just tell you again, I am noting for the record   |
|          | 21 | the Defendants' continuing objection to the admission of |
|          | 22 | these affidavits that I've entered under 807, based upon |
|          | 23 | the stated written position of each of the Defendants    |
|          | 24 | under the 807 notice and its response; and as Mr. Goana  |
|          | 25 | noted yesterday in court, the continuing objection to    |
|          |    |  |

the questioning based upon those affidavits. 1 Is there anything further that you want to 2 3 add as a matter of record, Ms. Khanna? MS. KHANNA: No. Thank you, Your Honor. 4 5 Subject to that continuing objection, I think we agree б that 53, 54, 76 would be in, and 52 is out. 7 MR. LIDDY: 54 that contains the roving objection is out. 8 9 MS. KHANNA: Sorry. Based upon what Your Honor just said, apparently 54 -- I think Your Honor 08:38:22 10 11 just ruled only that 52, which is Mr. Sonnenklar's 12 declaration, should be excluded, but also 54 which is the roving report. 13 14 THE COURT: Let me look at it. MS. KHANNA: I don't know if Your Honor 15 intended for that to come in or not. Again, subject to 16 17 the same objections that we have written about, we have 18 no real dispute about 53, 54 and 76. 19 THE COURT: I'm pulling up Exhibit 54, I see 08:39:17 20 that to be the summary listing A1 through A220 and the 21 affidavits that support that, and that's precisely what I was having admitted. 22 23 MS. KHANNA: Yes, Your Honor, and that's 24 fine. That's fine by Defendants. 25 THE COURT: Very well. Then Exhibits 53, 54

and 76 are admitted over the Defendants' objection, as 1 2 I've stated on the record. Have I got it correct? 3 MR. OLSEN: Yes, Your Honor. 4 5 MS. KHANNA: Yes, Your Honor. THE COURT: Okay. With that matter of 6 7 housekeeping out of the way, I think we're ready to proceed. Mr. Blehm? 8 9 MR. BLEHM: Your Honor, with leave of Court, I would ask that I just take a couple of minutes of your 08:40:00 10 11 time this morning to address an issue yesterday, and I'm 12 going to ask you, Your Honor, that you not take this out of our limited time. And one of the reasons for my 13 request, Your Honor, is, A, to clarify the record before 14 this Court to get an exhibit admitted that I believe was 15 wrongfully objected to, and to ask for some of our time 16 17 spent fighting objections to that exhibit, Your Honor; 18 and there were certain representations made in the court yesterday. And, Your Honor, if I may --19 08:40:43 20 THE COURT: Please. 21 MR. BLEHM: -- may I use the ELMO, please? 22 And this is with respect to Ms. Honey's exhibit, the 23 voicemail. 24 THE COURT: Got it. 25 MR. BLEHM: I'm putting something on the

1 ELMO. THE COURT: What number was it? 2 3 MR. BLEHM: Excuse me, Your Honor? THE COURT: What number is it? You have a 4 placeholder, is it 74? 5 б MR. BLEHM: I believe it was somewhere in 7 that area, Your Honor, but --THE COURT: Anyway, I just want to -- it's 8 9 -- I've got that bent. I need to focus on what exhibit. So actually you had a placeholder for Number 74, and I 08:41:21 10 11 presume you're going to explain to me a little bit more 12 about that process. MR. BLEHM: Yes, Your Honor. 13 14 THE COURT: Go ahead. Am I right about it's 74? 15 MR. OLSEN: 16 Yes. 17 MR. BLEHM: Yes, Your Honor. 18 THE COURT: Thank you. Go ahead. I'm sorry, Mr. Blehm. 19 08:41:37 20 MR. BLEHM: Now, certain avowals were made 21 to this Court by defense counsel yesterday --22 THE COURT: Yes. 23 MR. BLEHM: -- they avowed yesterday. 24 THE COURT: Wait. 25 MR. BLEHM: That nobody by the name of Betty

worked in the Department of Elections, and what I've 1 2 placed on the ELMO, Your Honor, is a copy of a business 3 card for Betty Galanter. Betty Galanter is not just some low-level 4 5 employee -б THE COURT: Right, got it. 7 MR. BLEHM: -- of the Elections Department, Your Honor. She's the Voter Outreach Manager, the Voter 8 9 Outreach Manager, Your Honor. THE COURT: Wait. If --08:42:18 10 MR. BLEHM: This business -- I'm explaining 11 12 the context of this business card. I made representations to this Court, Your Honor, yesterday, 13 and when my client and I spoke -- not my client, my 14 witness, I'm sorry -- my witness and I spoke 15 yesterday --16 17 THE COURT: Let me -- I'm sorry to 18 interrupt, but to save you some time, I thought yesterday I ruled that you could play it in court and 19 then I would address exactly what you're talking about 08:42:48 20 21 if the exhibit --22 MR. BLEHM: I want to clarify, Your Honor, 23 that it was admitted because I don't believe that it was admitted. 24 25 THE COURT: Well, we admitted. It's got to

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|          | 1  | be in some format that I can put it into the record, and |
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|          | 2  | you told me that you tried, and after your best efforts, |
|          | 3  | you could not upload it into the Clerk of Court system.  |
|          | 4  | I accepted that.   |
|          | 5  | So how would you have me admit it?                       |
|          | 6  | MR. BLEHM: May I have a CD ROM brought down              |
|          | 7  | to the court?  |
|          | 8  | THE COURT: I'm going to be very upfront                  |
|          | 9  | with you about my hesitation and the look on my face.    |
| 08:43:29 | 10 | The County has spent millions of dollars on              |
|          | 11 | its computer system.                                     |
|          | 12 | MR. BLEHM: I understand, Your Honor.                     |
|          | 13 | THE COURT: I do not want to be the one to                |
|          | 14 | go to the presiding judge and explain why I put          |
|          | 15 | something into the County system.                        |
|          | 16 | MR. BLEHM: Understood, Your Honor. With                  |
|          | 17 | that, Your Honor, I can go to Costco or some store and   |
|          | 18 | buy a standalone tape player. I can record that audio    |
|          | 19 | onto that and we can admit the entire tape player as an  |
| 08:44:02 | 20 | exhibit.   |
|          | 21 | THE COURT: Wait. I don't need the plug for               |
|          | 22 | Costco either. Hold on just a second. (Pause.)           |
|          | 23 | Okay. I've got a resolution for you.                     |
|          | 24 | Here's the way it works, according to the Clerk's        |
|          | 25 | office. You can do I don't care where you buy your       |
|          |    |  |

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|          | 1  | player. You can play the recording in open court to      |
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|          | 2  | mark it and have it part of the record. You're going to  |
|          | 3  | have to, I'm told, submit it as a physical exhibit       |
|          | 4  | that's actually played; in other words, if you have      |
|          | 5  | have the recording, and I'm a little hesitant here       |
|          | б  | because the Clerk of the Court is a separate entity from |
|          | 7  | me, and so I'm trying to meld these two.                 |
|          | 8  | As long as there's something that shows that             |
|          | 9  | it's if you you're an officer of the court. If           |
| 08:45:23 | 10 | you give me the package that shows this is where this    |
|          | 11 | came from; in other words, I bought a clean, new thumb   |
|          | 12 | drive, put and you're avowing to me I downloaded this    |
|          | 13 | from some type of media that has viral, you know,        |
|          | 14 | antivirus software protection on it                      |
|          | 15 | MR. BLEHM: Yes, Your Honor.                              |
|          | 16 | THE COURT: I will take that as the                       |
|          | 17 | physical exhibit.  |
|          | 18 | MR. BLEHM: Yes, Your Honor.                              |
|          | 19 | THE COURT: I won't let you plug it into the              |
| 08:45:50 | 20 | court's system.  |
|          | 21 | MR. BLEHM: Understood, Your Honor.                       |
|          | 22 | THE COURT: You take your Costco player and               |
|          | 23 | plug it in and you bear the risk of what happens to your |
|          | 24 | Costco player, and you can play it in court, okay.       |
|          | 25 | MR. BLEHM: And with that, Your Honor, I                  |
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|          | 1  | would say also that it was played on the record          |
|          | 2  | yesterday or it was played in court yesterday. I'm fine  |
|          | 3  | with that, as long as I can get the actual audio         |
|          | 4  | admitted as exhibit, and I will have our technical       |
|          | 5  | people do that today.                                    |
|          | б  | THE COURT: I just ruled. I just told you                 |
|          | 7  | if you get me that, I will take it now.                  |
|          | 8  | MR. BLEHM: I thought you said play it again              |
|          | 9  | in court, Your Honor.                                    |
| 08:46:29 | 10 | THE COURT: You did it. But here's the                    |
|          | 11 | thing: Before that physical exhibit gets accepted, the   |
|          | 12 | Defendants have a right to hear it. I'm not casting      |
|          | 13 | aspersions on anybody, but if you take what you're going |
|          | 14 | to give the clerk, plug it in, play it, and they say,    |
|          | 15 | yeah, that's exactly what was played in court, then      |
|          | 16 | we've got no problems with foundation. Then that will    |
|          | 17 | be I know go ahead I know you don't do                   |
|          | 18 | placeholders. So what number is this?                    |
|          | 19 | COURTROOM CLERK: It would be Exhibit 120.                |
| 08:47:07 | 20 | THE COURT: We don't do placeholders, so it               |
|          | 21 | will be Exhibit 120. So, for the record, it's            |
|          | 22 | Exhibit 120 we've been discussing, not 74.               |
|          | 23 | MR. BLEHM: Exhibit 120.                                  |
|          | 24 | THE COURT: 120.  |
|          | 25 | MR. BLEHM: And I will make that happen                   |
|          |    |  |

today, Your Honor. 1 2 THE COURT: It's your responsibility to make 3 sure it happens; you know, I anticipate you're going to 4 rest your case today. 5 MR. BLEHM: Yes, Your Honor. THE COURT: But that's going to be 6 7 contingent upon making sure that you've got all the exhibits in. So for this one exhibit, I will give you 8 9 until we're actually, we adjourn the hearing beyond when you rest, because I know you've got -- you have to jump 08:47:48 10 11 through these hoops that I just told you, okay? But you 12 have responsibility to make sure this happens in case I forget, in case something else happens, okay. 13 14 MR. BLEHM: This will happen, Your Honor. 15 And the second question I have is we spent a lot of time discussing Betty yesterday. 16 17 THE COURT: Okay. 18 MR. BLEHM: And this exhibit, this specific exhibit, and this is an e-mail from me, Your Honor. 19 I avow this is an e-mail from me. 08:48:14 20 21 THE COURT: I'll take your word for that. Just tell me. 22 23 MR. BLEHM: This is an e-mail from me to, I 24 believe, all of the defense counsel sitting up here. 25 THE COURT: Um-hum.

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|          | 1  |  |
|          | 1  | MR. BLEHM: In which I, again, on behalf of               |
|          | 2  | both my client who submitted the Public Records Act      |
|          | 3  | request and my witness who was on the stand yesterday    |
|          | 4  | talking about those documents that she needed that the   |
|          | 5  | County will not produce, this e-mail, Your Honor,        |
|          | 6  | specifically talks about Betty. It says "Betty           |
|          | 7  | Galanter."   |
|          | 8  | THE COURT: How much time are you asking                  |
|          | 9  | for?   |
| 08:48:53 | 10 | MR. BLEHM: I'm asking for at least                       |
|          | 11 | 15 minutes, Your Honor, that were spent debating about   |
|          | 12 | this issue. And, you know, with leave of Court, I would  |
|          | 13 | also like to move to admit this e-mail as an exhibit.    |
|          | 14 | This e-mail is highly relevant, Your Honor, because it   |
|          | 15 | does discuss the chain-of-custody documents that are     |
|          | 16 | that were discussed yesterday, and those very documents, |
|          | 17 | Your Honor, that Maricopa County says they have, but     |
|          | 18 | will not give to anybody or have not given to anybody.   |
|          | 19 | THE COURT: Now we're beyond the scope of                 |
| 08:49:36 | 20 | the exhibit that you're talking about. If you're         |
|          | 21 | talking about you want time back focused on the          |
|          | 22 | discussion we had about chain of custody and how to do   |
|          | 23 | it, without arguing, I think we have we have some        |
|          | 24 | additional time. I've made time. This time we're doing   |
|          | 25 | right now, this is time that I made by making you come   |
|          |    |  |

|          | 1  | in earlier, okay? I didn't take this into account.       |
|----------|----|--|
|          | 2  | So this is on me, okay. So I have no                     |
|          | 3  | problem giving you 15 minutes.                           |
|          | 4  | MR. BLEHM: Thank you, Your Honor.                        |
|          | 5  | THE COURT: Okay. And I'm not but I'm                     |
|          | 6  | not going to admit the e-mail and give you all of that.  |
|          | 7  | I'm giving you the 15 minutes because I think the e-mail |
|          | 8  | goes well beyond this, and I think I'm going to invest   |
|          | 9  | more than 15 minutes of my time straightening out what's |
| 08:50:25 | 10 | relevant and what's not relevant. So I'm going to give   |
|          | 11 | you the 15 minutes and not go into that.                 |
|          | 12 | MR. BLEHM: Much appreciated, Your Honor.                 |
|          | 13 | THE COURT: Defendants, if you want to make               |
|          | 14 | a record?  |
|          | 15 | MR. LIDDY: Your Honor, you saved me and you              |
|          | 16 | saved the court some time because I'm not going to argue |
|          | 17 | for the 9 minutes and 22 seconds that should be          |
|          | 18 | allocated, so I'm not even going to mention that. But    |
|          | 19 | what I will mention, and we can check the record, is     |
| 08:50:45 | 20 | that the question was asked about a Betty who works in   |
|          | 21 | the Maricopa County Public Records Department, and there |
|          | 22 | is no Betty who works at the Maricopa County Public      |
|          | 23 | Records Department. That's the avowal that I made.       |
|          | 24 | That goes directly to my integrity, Your Honor, so I     |
|          | 25 | have to put that on the record.                          |
|          |    |  |

|          | 1  |  |
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|          | 1  | And, secondly, avowals were made by counsel              |
|          | 2  | that his client knew Betty personally and then he        |
|          | 3  | changed and said, no, his witness knew Betty personally, |
|          | 4  | and then she testified that no, she didn't.              |
|          | 5  | I just want that on the record, Your Honor.              |
|          | 6  | Thank you.   |
|          | 7  | THE COURT: Thank you. Let me just explain                |
|          | 8  | something to you. I listened carefully to that           |
|          | 9  | testimony and I understood that Mr. Blehm is             |
| 08:51:28 | 10 | distracted some of the things Mr. Blehm told me          |
|          | 11 | weren't true. Some of the things Mr. Liddy told me       |
|          | 12 | weren't, you know, exactly what Mr what Mr. Blehm        |
|          | 13 | said. I'm not saying you didn't say what you said        |
|          | 14 | isn't true. I'm saying that in terms of the              |
|          | 15 | representations that went back and forth, I didn't take  |
|          | 16 | this as being there was trying to be instructive to      |
|          | 17 | me to have an idea or focus of what the exhibit would    |
|          | 18 | actually say. I didn't make my rulings based on your     |
|          | 19 | reputation, Mr. Liddy, nor Mr. Blehm and his             |
| 08:52:01 | 20 | representations. I listened to the evidence. And if      |
|          | 21 | during the testimony Mr. Blehm realized that some of the |
|          | 22 | things he had said were not in line with what the        |
|          | 23 | witness said, and so he may not have come out on the     |
|          | 24 | record, but I saw it, and he acknowledged by body        |
|          | 25 | language.  |
|          |    |  |

|          | 1  | Let me let me just digress just a second                 |
|----------|----|--|
|          | 2  | here. I've tried to be respectful, fair and impartial    |
|          | 3  | to both sides throughout all of this, and I have the     |
|          | 4  | highest regard for the attorneys involved in the case on |
|          | 5  | both sides and the presentation of the evidence, and I   |
|          | 6  | feel it's been very professional and it's been very well |
|          | 7  | done. So I just encourage you I know this is hotly       |
|          | 8  | contested, and it hasn't well, I'll leave it at that.    |
|          | 9  | I think I rely on your professionalism and dignity, and  |
| 08:52:57 | 10 | I don't take things to be personal attacks. I've         |
|          | 11 | already given you my view of each of you, all right?     |
|          | 12 | So let's leave this and proceed. I think                 |
|          | 13 | you got 15 minutes back, Mr. Blehm. I didn't go into     |
|          | 14 | MR. BLEHM: Thank you.                                    |
|          | 15 | THE COURT: anything further. I think                     |
|          | 16 | that should cover everything, and                        |
|          | 17 | MR. LIDDY: I just want to be clear, Your                 |
|          | 18 | Honor. Twice in court it was played, the tape. A woman   |
|          | 19 | named Betty who works for Maricopa County said we'll get |
| 08:53:31 | 20 | the documents to you when we get them                    |
|          | 21 | THE COURT: Wait. Wait. Wait. I don't                     |
|          | 22 | want you to rehash the testimony.                        |
|          | 23 | MR. LIDDY: Okay.   |
|          | 24 | THE COURT: Fair enough. Because I've tried               |
|          | 25 | to take very good notes and I've paid attention.         |
|          |    |  |

MR. LIDDY: Thank you, Your Honor. 1 2 THE COURT: So, thank you. Okay. 3 Plaintiff, do you have a witness that you'd like to call? 4 5 MR. OLSEN: Yes, Your Honor. We call Rich Baris. 6 7 THE COURT: Mr. Baris, if you'll stand in front of my clerk, raise your right arm, she'll swear 8 9 you in. RICHARD D. BARIS, 10 11 called as a witness, having been duly sworn, testified 12 as follows: 13 THE COURT: Thank you, Mr. Baris. You can have a seat at the witness stand. 14 15 All right. You may begin when you're ready, Mr. Olsen. 16 17 DIRECT EXAMINATION 18 BY MR. OLSEN: Q. Good morning, Mr. Baris. Would you please state 19 your full name for the record? 08:54:29 20 21 A. Good morning, Mr. Olsen. Richard D. Baris. Daniel. 22 23 Q. Where do you work currently? 24 A. For about over six years I'm the director of Big 25 Data Poll. Before that, I worked in election

|          | 1  | forecasting, modeled the election forecast model for     |
|----------|----|--|
|          | 2  | People's Pundit Daily. I did that from 2014 until 2018.  |
|          | 3  | Q. Can you briefly go through your qualifications        |
|          | 4  | and experience in conducting exit polling?               |
|          | 5  | A. Yeah.   |
|          | 6  | Q. And describe what exit polling is?                    |
|          | 7  | A. Yeah, I studied political science; but for, you       |
|          | 8  | know, since 2014, I've been conducting exit polling and  |
|          | 9  | studying what is no secret that the industry has had     |
| 08:55:16 | 10 | problems, so I largely focused on response biases, and   |
|          | 11 | the the exit poll that we conducted in Arizona, for      |
|          | 12 | instance, is modeled very much off of the vote cast,     |
|          | 13 | which is done by the Associated Press now.               |
|          | 14 | Q. Okay. How long have you been doing exit polling?      |
|          | 15 | A. Exit polling, particularly, for about a little        |
|          | 16 | over six years.  |
|          | 17 | Q. Okay. And did you always do that with respect to      |
|          | 18 | the company called the People's Pundit?                  |
|          | 19 | A. We do pre-election polling as well. We do what        |
| 08:55:47 | 20 | is called what we call electorate mapping. We            |
|          | 21 | forecast turnout models. We come up with different       |
|          | 22 | ranges of modeling, and we also have a decision desk for |
|          | 23 | election night where we set thresholds for candidates,   |
|          | 24 | whether they are going to win or lose an election, for   |
|          | 25 | instance.  |
|          |    |  |

|          | 1  | Q. Okay. Do you do any type of a survey work for        |
|----------|----|---|
|          | 2  | other companies outside of exit polling in elections?   |
|          | 3  | A. Yeah, absolutely. We conduct voir dire research      |
|          | 4  | for clients for legal firms to determine juries, the    |
|          | 5  | profiles of jurors for that may be favorable or         |
|          | б  | unfavorable to a particular client. We do market        |
|          | 7  | research. We do branding. It's a wide scope, but        |
|          | 8  | there's no doubt, I would say, the vast majority of our |
|          | 9  | work is in politics.                                    |
| 08:56:34 | 10 | Q. Okay.  |
|          | 11 | A. And we conducted media polling as well, just for     |
|          | 12 | the record.   |
|          | 13 | Q. What type of methodology do you employ in            |
|          | 14 | conducting an exit poll for an election?                |
|          | 15 | A. So the methodology that we employ now because        |
|          | 16 | exit polling has changed over the years is the          |
|          | 17 | methodology that is now used by the Associated Press,   |
|          | 18 | which has broken away from traditional exit polling in  |
|          | 19 | recent years, and it will be the future.                |
| 08:57:05 | 20 | Q. Okay. What is the difference between a turnout       |
|          | 21 | model and exit polling?                                 |
|          | 22 | A. So turnout modeling and that's a great               |
|          | 23 | question turnout modeling, we only have certain         |
|          | 24 | variables that we could look out with turnout modeling; |
|          | 25 | for instance, historical turnout, population increases, |
|          |    |   |

|          | 1  | but that is limited. So the difference between exit      |
|----------|----|--|
|          | 2  | polling and just, you know, turnout modeling, in         |
|          | 3  | general, is that we're able to talk to people to see     |
|          | 4  | whether or not there's something that would have         |
|          | 5  | changed.   |
|          | 6  | For instance, in regular turnout modeling data           |
|          | 7  | looked at in the Maricopa County 2022 Election Plan,     |
|          | 8  | they gave two different variants. There's always         |
|          | 9  | variances to models, but they gave two different plans.  |
| 08:57:49 | 10 | If they would have used those plans in 2018, they likely |
|          | 11 | would have understated turnout, because there would have |
|          | 12 | been no historical basis for turnouts to be as high as   |
|          | 13 | it was in 2018 Midterm Election.                         |
|          | 14 | Q. When you say they give two different, what are        |
|          | 15 | you referring to?  |
|          | 16 | A. So if you look at, I believe, page 11 in the          |
|          | 17 | election 2022 Maricopa Election Plan, you'll see that    |
|          | 18 | they are providing two different turnout models. One is  |
|          | 19 | a lower turnout model, the other is a higher turnout     |
| 08:58:13 | 20 | model; and they are using various variables that they    |
|          | 21 | are putting into this, turnout rates. They are           |
|          | 22 | averaging certain cycles over the last several decades,  |
|          | 23 | but again, that I applaud them for that work. They       |
|          | 24 | did a good job, but it's limited because the turnout was |
|          | 25 | very, very low in some of those elections, so you would  |
|          |    |  |

|          | 1  | never see a high turnout election coming if you didn't  |
|----------|----|---|
|          | 2  | have long-term interviews with voters on the ground.    |
|          | 3  | Q. For the record, I believe the you're referring       |
|          | 4  | to Exhibit 2?   |
|          | 5  | A. It is Exhibit 2, exactly, yes.                       |
|          | 6  | Q. That's Defendants' Exhibit 2.                        |
|          | 7  | What type what are the factors that you take            |
|          | 8  | into account with respect to turnout modeling?          |
|          | 9  | A. Maricopa is a great example of this, it really       |
| 08:59:02 | 10 | is, because it's an enormous amount of population       |
|          | 11 | growth. And when we look at voter records we, of        |
|          | 12 | course, ask them their vote history. Did you vote in    |
|          | 13 | 2020? Did you vote in 2018? But that would be verified  |
|          | 14 | against the voter file, and a lot of new movers that    |
|          | 15 | come to Maricopa County have robust vote records. So a  |
|          | 16 | pollster may not know them as a long-term voter in a    |
|          | 17 | state unless they check those records, and maybe when   |
|          | 18 | they move from New York, as so many have done, or       |
|          | 19 | California, or Illinois. And when we look at those      |
| 08:59:32 | 20 | records we'll see that they, in fact, are               |
|          | 21 | high-propensity voters.                                 |
|          | 22 | So these are voters that a lot of people can miss       |
|          | 23 | on what are called voter screens, what you're referring |
|          | 24 | to. We screen these voters, and for an exit poll we     |
|          | 25 | would have called them first and we would have asked    |
|          |    |   |

|          | 1  | them to participate in that exit poll, and we would have |
|----------|----|--|
|          | 2  | checked their vote history, whether or not they are      |
|          | 3  | high-propensity voters or not. We would put them         |
|          | 4  | through traditional screens, and if they agreed to take  |
|          | 5  | the exit poll, we would tell them to re-interview and    |
|          | 6  | take it. And we would contact them and complete the      |
|          | 7  | questionnaire as they cast their vote, which I think is  |
|          | 8  | very important in this case.                             |
|          | 9  | THE COURT: Hold on, Mr. Olsen. Before                    |
| 09:00:07 | 10 | there's a next question, you talk fast.                  |
|          | 11 | THE WITNESS: I'm sorry, Your Honor. I do,                |
|          | 12 | I know. I'll slow it down.                               |
|          | 13 | THE COURT: I talk softly, no one is                      |
|          | 14 | perfect. All I'm pointing this out for is for the        |
|          | 15 | benefit of my court reporter, she has to take this down. |
|          | 16 | And so if you wait wait for the question to be           |
|          | 17 | completely asked and then I will make whoever asks you   |
|          | 18 | the next question wait until you've answered so you're   |
|          | 19 | not rushed, you'll get to say what you need to say, but  |
| 09:00:38 | 20 | just for her sake  |
|          | 21 | THE WITNESS: Understood, Your Honor.                     |
|          | 22 | THE COURT: say it slower. Thank you.                     |
|          | 23 | BY MR. OLSEN:  |
|          | 24 | Q. So when you conduct an exit poll, are you saying      |
|          | 25 | that you identify, prior to the election, participants   |
|          |    |  |

|          | 1  | and voters who you think are going to go out and vote    |
|----------|----|--|
|          | 2  | and, therefore, fill out the exit poll questionnaire?    |
|          | 3  | A. Yes, that's correct.                                  |
|          | 4  | Q. And in identifying those voters, do you review        |
|          | 5  | their voter history?                                     |
|          | 6  | A. Yes, we do.   |
|          | 7  | Q. And do you interview those voters or survey them?     |
|          | 8  | A. Yes, we do. And we'll also check to see               |
|          | 9  | sometimes people just don't tell the truth so we will    |
| 09:01:16 | 10 | check those voter records what they are self-reporting   |
|          | 11 | to us against what is on their voter file.               |
|          | 12 | Q. And were you hired by the Plaintiff prior to the      |
|          | 13 | election?  |
|          | 14 | A. In fact, we were not hired by the Plaintiff to        |
|          | 15 | conduct this exit poll.                                  |
|          | 16 | Q. Okay. So you created this exit poll based on a        |
|          | 17 | turnout model that included going through and            |
|          | 18 | identifying voters through their voter history and other |
|          | 19 | factors?   |
| 09:01:52 | 20 | A. Yes, that's correct. Absolutely well, let me          |
|          | 21 | just leave it there for now.                             |
|          | 22 | Q. Okay. And you created a turnout model prior to        |
|          | 23 | the election, correct?                                   |
|          | 24 | A. Yes.  |
|          | 25 | Q. And then in terms of the exit polling, those          |
|          |    |  |

|          | 1  | voters who agree to participate, and they were part of   |
|----------|----|--|
|          | 2  | your turnout model, would fill out a questionnaire?      |
|          | 3  | A. Yes.  |
|          | 4  | Q. And what kinds of questions would that                |
|          | 5  | questionnaire ask?                                       |
|          | 6  | A. So and some of them did this over a duration          |
|          | 7  | of time. So an interview may not be complete             |
|          | 8  | immediately. There are different ways in Maricopa        |
|          | 9  | County, in Arizona, as there are in many states to vote. |
| 09:02:34 | 10 | So we will identify after screening them and qualifying  |
|          | 11 | them as a likely voter. We will identify what method     |
|          | 12 | they intend to vote by. Do they intend to cast a vote    |
|          | 13 | by mail and mail it in early? Do they intend to drop it  |
|          | 14 | off at a drop box, do they intend to vote in person?     |
|          | 15 | And at that point, if they are in-person voters, or if   |
|          | 16 | they have not cast that ballot or mailed it in, and they |
|          | 17 | intend to drop it in the drop box, they are told not to; |
|          | 18 | and they won't finish the questionnaire until or finish  |
|          | 19 | their interview there are different ways they can        |
| 09:03:08 | 20 | take it until they actually cast that vote.              |
|          | 21 | Q. And in terms of the number of participants in         |
|          | 22 | this exit poll that you created for the 2022 General     |
|          | 23 | Election, was that for Arizona or for Maricopa County,   |
|          | 24 | or was it national?                                      |
|          | 25 | A. It was for Arizona, although we did other states      |
|          |    |  |

|          | _  |  |
|----------|----|--|
|          | 1  | we polled other states as well, but it was for           |
|          | 2  | Arizona. With Maricopa being such a large share of the   |
|          | 3  | vote in Arizona, it made up a substantial portion of the |
|          | 4  | sample, so roughly a little over 1,300 people we spoke   |
|          | 5  | to statewide in Arizona, and about 813 of them were      |
|          | 6  | residents and voters in Maricopa County.                 |
|          | 7  | Q. And did you perform an analysis to determine          |
|          | 8  | whether or not that was a statistically reliable sample? |
|          | 9  | A. Sure. So we can actually see the share of the         |
| 09:03:56 | 10 | voting population that is that comes from Maricopa       |
|          | 11 | County. It doesn't mean it will make up that share of    |
|          | 12 | the vote on, you know, when all the votes are counted    |
|          | 13 | and all is said and done, but it's a great place to      |
|          | 14 | start. And as as a modeler, as a pollster, anybody       |
|          | 15 | who does this, we have to set ranges for where we think  |
|          | 16 | these numbers are going to fall.                         |
|          | 17 | Q. Was the sample that you chose and obtained            |
|          | 18 | participation from in your exit polling statistically    |
|          | 19 | significant in your opinion?                             |
| 09:04:30 | 20 | A. Yes.  |
|          | 21 | Q. And what do you base that opinion on?                 |
|          | 22 | A. Well, we calculate sampling errors, of course,        |
|          | 23 | like everybody else. We have at Big Data Poll, we have   |
|          | 24 | certain minimum standards and minimum population. They   |
|          | 25 | are sample sizes. And I could go into the principles of  |
|          |    |  |

|          | 1  | random sample, but ultimately the more it would be       |
|----------|----|--|
|          | 2  | ideal if you could speak to the entire population, if    |
|          | 3  | you're polling an entire population, but it's not        |
|          | 4  | possible. So the larger sample you speak to of the       |
|          | 5  | target population, the lower the sampling error is going |
|          | 6  | to be. So anything every pollster is different, but      |
|          | 7  | we have minimum sample sizes that we employ by state, by |
|          | 8  | population, whatever it may be, and it is statistically  |
|          | 9  | significant.   |
| 09:05:13 | 10 | Q. How would you characterize your methodology and       |
|          | 11 | the statistical reliability of the turnout model and the |
|          | 12 | exit poll that you conducted in Arizona for the 2022     |
|          | 13 | General Election?  |
|          | 14 | A. We used the same methodology for the exit poll        |
|          | 15 | that we conducted in Arizona that we have used for six   |
|          | 16 | years, even before the Associated Press moved to this    |
|          | 17 | methodology. In over six years since we began releasing  |
|          | 18 | public polling on a steady basis in 2016, we have not    |
|          | 19 | inaccurately predicted the winner, outside of a sampling |
| 09:05:51 | 20 | error, in a single poll, not one. So everybody gets it   |
|          | 21 | wrong sometimes, but I'm very proud of the record that   |
|          | 22 | we've amassed at Big Data Poll. Everybody gets it        |
|          | 23 | wrong; but did you get it wrong outside the sampling     |
|          | 24 | area routinely, then there's a problem with your         |
|          | 25 | methodology. So everyone is constantly refining what     |
|          |    |  |

|          | 1  | they are doing and the world changes. So the ways that   |
|----------|----|--|
|          | 2  | you can contact voters are always going to change with   |
|          | 3  | it, but we feel we've done a good job evolving.          |
|          | 4  | Q. You said that you have never inaccurately             |
|          | 5  | predicted within this                                    |
|          | 6  | A. Not outside of the sampling error. So, for            |
|          | 7  | instance, you could predict the winner of a presidential |
|          | 8  | election is going to be Candidate A by a point, maybe he |
|          | 9  | loses by two points or a point and a half; but you're    |
| 09:06:33 | 10 | sampling error is 3.5 percent, so you're within the      |
|          | 11 | sampling error at that point.                            |
|          | 12 | Q. During the 2022 General Election in Arizona, did      |
|          | 13 | you make any changes to your exit-poll questions?        |
|          | 14 | A. We did on the day of election.                        |
|          | 15 | Q. And what change was that?                             |
|          | 16 | A. And just to for the record, the reason we added       |
|          | 17 | this question is because of the interactions we had      |
|          | 18 | during the conducting the exit poll. Shortly after       |
|          | 19 | Q. Interactions with who?                                |
| 09:07:07 | 20 | A. Voters, people, participants of the exit poll.        |
|          | 21 | Shortly after polls opened on Election Day, several of   |
|          | 22 | the participants, who had previously agreed to take the  |
|          | 23 | exit poll, but indicated that they would vote on         |
|          | 24 | Election Day, were trying to vote before work; and when  |
|          | 25 | they went to go cast their ballot, the lines were long.  |
|          |    |  |

|          | 1  | So some of them would tell us we'll come back after work |
|----------|----|--|
|          | 2  | and we'll see if we can do it. Some others, you know,    |
|          | 3  | complained, you know, that they couldn't wait on line,   |
|          | 4  | so they had to go pick up a kid, you know, life really.  |
|          | 5  | So we, in fact, added a question that was not designed   |
|          | 6  | to see how many voters may have been suppressed. In      |
|          | 7  | fact, it was designed to try to point people to a        |
|          | 8  | direction, to a polling station where they could vote.   |
|          | 9  | So we added a question that basically said, did you have |
| 09:08:00 | 10 | any issues or run into any complications while           |
|          | 11 | attempting to vote, such as tabulators rejecting ballots |
|          | 12 | or running out of paper when at the polling station?     |
|          | 13 | And we took this from issues that voters were            |
|          | 14 | telling us, we didn't make this up, we took this from    |
|          | 15 | issues that we heard directly from them.                 |
|          | 16 | Q. And was this change in terms of the questions, to     |
|          | 17 | add this question, was that done in connection with any  |
|          | 18 | anticipated litigation?                                  |
|          | 19 | A. No.   |
| 09:08:28 | 20 | Q. That might arise out of this election?                |
|          | 21 | A. No. The goal was attempt to tell the                  |
|          | 22 | participants where they could go vote, and we were       |
|          | 23 | taking lists of polling places. Those who were able to   |
|          | 24 | successfully cast a ballot, where were they able to do   |
|          | 25 | so.  |
|          |    |  |

|          | 1  | Q. Okay. Now, you did a report for use in this          |
|----------|----|---|
|          | 2  | election challenge, correct?                            |
|          | 3  | A. We did.  |
|          | 4  | Q. And what was your conclusion as to the number of     |
|          | 5  | likely voters that were suppressed from turnout as a    |
|          | б  | result of the chaos on Election Day?                    |
|          | 7  | A. Well, like anything else, I try to set a range,      |
|          | 8  | because we have sampling errors and we have variances,  |
|          | 9  | so I have to feel comfortable with the estimates that   |
| 09:09:09 | 10 | we're looking at, and we put I put a couple of things   |
|          | 11 | into this.  |
|          | 12 | First, I'm looking to see whether or not there's        |
|          | 13 | still a substantial amount of voters out there that     |
|          | 14 | historically we could say we could support with         |
|          | 15 | historical data that they could have turned out,        |
|          | 16 | meaning, would this be out of the range of normal if we |
|          | 17 | were missing such a large chunk of voters, or can we    |
|          | 18 | can we look at the numbers and have expected it? The    |
|          | 19 | bottom line here is that those who said they would cast |
| 09:09:40 | 20 | their vote by mail, or drop their ballot off my mail,   |
|          | 21 | completed their questionnaire at a 93-percent rate.     |
|          | 22 | There are always going to be people who tell you that   |
|          | 23 | they are going they are going to participate in your    |
|          | 24 | poll but then don't, especially in exit polls. The rate |
|          | 25 | for Election Day voters was only 72 percent, so that    |
|          |    |   |

|          | -  |  |
|----------|----|--|
|          | 1  | doesn't I can tell you that has never happened to me     |
|          | 2  | before, ever.  |
|          | 3  | Q. And why is that significant?                          |
|          | 4  | A. It's significant because, you know, looking at,       |
|          | 5  | you know, we can go through it a lot more in-depth, but  |
|          | б  | looking at all the totality of it, there's no            |
|          | 7  | explanation for why these voters simply did not come     |
|          | 8  | back; they didn't cast their ballot. There's always      |
|          | 9  | going to be a difference, but the difference is almost   |
| 09:10:20 | 10 | 20 points, it's roughly 20 percentage points. It's a     |
|          | 11 | significant finding, and I can only look, in my          |
|          | 12 | professional opinion, I've done many, many of these exit |
|          | 13 | polls, these people didn't complete this questionnaire   |
|          | 14 | because they didn't vote. They didn't get to vote, and   |
|          | 15 | I don't know why anybody who agree to participate in an  |
|          | 16 | exit poll and then not, you know, show up and in such    |
|          | 17 | why would they not vote and then complete the interview? |
|          | 18 | This just doesn't happen.                                |
|          | 19 | Q. What was the range of voters lost on Election         |
| 09:10:56 | 20 | Day?   |
|          | 21 | A. So if we look at that 20 percent, admittedly very     |
|          | 22 | large. Could we have expected the Election Day           |
|          | 23 | electorate, itself, roughly 250,000 Election Day voters, |
|          | 24 | could we have expected that to expand by another         |
|          | 25 | 20 percent? That's, you know, that's a lot, but there    |
|          |    |  |

|          | 1  | are means. Could we expect it to expand by 10 percent?  |
|----------|----|---|
|          | 2  | Could turnout for Election Day have been 10 percent     |
|          | 3  | higher? 15 percent higher? Look at the number of votes  |
|          | 4  | that would mean, 10 percent would be 25,000 votes. Did  |
|          | 5  | that fall within our modeling? Sure, it fell within the |
|          | 6  | modeling of the 2020 Election Plan [sic] for Maricopa   |
|          | 7  | County.   |
|          | 8  | What about 15 percent? If turnout increased on          |
|          | 9  | Election Day by 15 percent, we'd be looking at almost   |
| 09:11:38 | 10 | 40,000 votes roughly, something like that. Absolutely   |
|          | 11 | could have.   |
|          | 12 | Q. You're talking a little fast.                        |
|          | 13 | A. Sorry.   |
|          | 14 | Q. So what was the expected range that you              |
|          | 15 | determined of voters who were disenfranchised as a      |
|          | 16 | result of the Election Day chaos?                       |
|          | 17 | A. Between 25,000 to 40,000; and, again, there is       |
|          | 18 | always going to be some variance there.                 |
|          | 19 | Q. Okay. And what of the 25 to 40,000, what was the     |
| 09:12:07 | 20 | net effect on Republican voters?                        |
|          | 21 | A. This is important, and you can only understand       |
|          | 22 | that by understanding the difference in vote preference |
|          | 23 | by vote method. If you showed up on Election Day, you   |
|          | 24 | were far more likely to be a straight-ticket Republican |
|          | 25 | than if you cast in a ballot by mail. The same is also  |
|          |    |   |

|          | 1  | true if you were, for instance, a Democratic voter. If   |
|----------|----|--|
|          | 2  | you voted on Election Day, you were far more likely to   |
|          | 3  | cross over and vote for another party, and the same is   |
|          | 4  | true of Republicans. If they voted by mail, they were    |
|          | 5  | far more likely to vote, for instance, for the           |
|          | б  | Democratic candidate, Katie Hobbs.                       |
|          | 7  | So you have to understand that when you're               |
|          | 8  | looking at it, it's not as significant of a number for   |
|          | 9  | disenfranchised voters as you may think. So the          |
| 09:12:56 | 10 | Election Day margin for Ms. Lake was huge in the areas   |
|          | 11 | where we saw these depressions, and by huge, it was not  |
|          | 12 | uncommon for her to win 75-76 percent of the vote there. |
|          | 13 | It's because she was also winning large numbers of       |
|          | 14 | crossover voters.  |
|          | 15 | So, you know, when we're looking at who may have         |
|          | 16 | been disenfranchised, the mail-in vote is in, we can     |
|          | 17 | only be talking about Election Day voters at this point. |
|          | 18 | So one one more we call them dumps but one more          |
|          | 19 | batch of tabulated votes in Maricopa County really could |
| 09:13:32 | 20 | have done it.  |
|          | 21 | Q. Well, do you recall the range that you concluded      |
|          | 22 | in your report as to the number of Republican voters     |
|          | 23 | that were suppressed from coming out on Election Day as  |
|          | 24 | a result of the chaos?                                   |
|          | 25 | A. Well, it's again, I really want to caution            |
|          |    |  |

|          | 1  | anybody for thinking about this just as Republicans      |
|----------|----|--|
|          | 2  | because the vote share is so large. Republicans were     |
|          | 3  | absolutely disproportionately impacted by this, and were |
|          | 4  | we're talking about a net advantage that absolutely puts |
|          | 5  | the margin in doubt.                                     |
|          | 6  | So we're looking, if it was 25 to roughly 40,000         |
|          | 7  | votes, Mr. Olsen, the margin that we saw in these areas  |
|          | 8  | puts this election within a few votes either way. It     |
|          | 9  | really does.   |
| 09:14:21 | 10 | Q. Would it refresh your recollection if we brought      |
|          | 11 | your report to know the number of voters, Republican     |
|          | 12 | voters, that you determined were suppressed as a result  |
|          | 13 | of the election?   |
|          | 14 | A. Percentages we could absolutely                       |
|          | 15 | Q. No, sir. I'm asking, you came up in your report       |
|          | 16 | with an expected range of suppressed Republican voters.  |
|          | 17 | Do you recall that range?                                |
|          | 18 | A. Well, the range, yes. The range was a low of          |
|          | 19 | 25,000 to a high of 40,000, yes.                         |
| 09:14:47 | 20 | Q. Was that overall voters or Republican voters?         |
|          | 21 | A. That's just that's overall votes that would           |
|          | 22 | have netted what I did in the report, Mr. Olsen, was     |
|          | 23 | explain how the net change in the vote would have been   |
|          | 24 | impacted.  |
|          | 25 | Q. What was that figure?                                 |
|          |    |  |

L

|          | 1  | A. Well, that figure was between 2,000 it would          |
|----------|----|--|
|          | 2  | have ranged between 2,000, a hold for the current        |
|          | 3  | leader, to roughly 4,000 for Ms. Lake.                   |
|          | 4  | Q. Do you recall a range of 15,000 to 29,000 in your     |
|          | 5  | report?  |
|          | 6  | A. Well, yes, yes. That's                                |
|          | 7  | MS. MADDURI: Objection, Your Honor.                      |
|          | 8  | Objection to that question.                              |
|          | 9  | THE WITNESS: I understand, though, what                  |
| 09:15:28 | 10 | he's saying. Sure.                                       |
|          | 11 | MS. MADDURI: Counsel is leading the witness              |
|          | 12 | in testimony.  |
|          | 13 | THE COURT: It is leading. If you would                   |
|          | 14 | like to have him refresh his recollection, that would be |
|          | 15 | fine with the report, but I don't want to it's not in    |
|          | 16 | evidence, put it that way.                               |
|          | 17 | MR. OLSEN: Yes, Your Honor.                              |
|          | 18 | THE COURT: Which exhibit is it, Mr. Olsen?               |
|          | 19 | MR. OLSEN: It's Exhibit 48, Your Honor.                  |
| 09:16:27 | 20 | MS. MADDURI: Your Honor, I think counsel                 |
|          | 21 | wants to use that to refresh the witness's recollection, |
|          | 22 | but the witness hasn't actually said he needs that, or   |
|          | 23 | said that he doesn't know something.                     |
|          | 24 | THE COURT: I think there was a previous                  |
|          | 25 | question where he asked about the actual numbers, and    |
|          |    |  |

|          | 1  | that's why I was drawing that off of. So if she wants   |
|----------|----|---|
|          | 2  | you to ask him the question if it would refresh his     |
|          | 3  | recollection or not before he's allowed to refer to his |
|          | 4  | report  |
|          | 5  | MS. MADDURI: Sorry, let me clarify what I'm             |
|          | 6  | saying. He actually testified to the numbers, so he     |
|          | 7  | doesn't need his recollection reflected refreshed.      |
|          | 8  | MR. OLSEN: I think I'm entitled to ask the              |
|          | 9  | question, Your Honor.                                   |
| 09:17:01 | 10 | THE COURT: You may.                                     |
|          | 11 | BY MR. OLSEN:   |
|          | 12 | Q. Would it refresh your recollection in terms of       |
|          | 13 | some of these numbers to look at your report?           |
|          | 14 | A. No, I think this is a matter of nomenclature.        |
|          | 15 | We're talking in different terms, where you're saying   |
|          | 16 | Republican votes, and I'm referring to it as the net    |
|          | 17 | change. So I'm not thinking about this as the           |
|          | 18 | registered the registration of that voter, I'm          |
|          | 19 | thinking about how it would impact the margin of the    |
| 09:17:24 | 20 | governor's race. So the net gain for the Republican     |
|          | 21 | candidate, what would the net gain, would be the margin |
|          | 22 | is the number that you're referring to. So, yes, it     |
|          | 23 | would be significant enough to change the leader of the |
|          | 24 | race, it would.   |
|          | 25 | Q. And you're basing that on the net difference         |
|          |    |   |

|          | 1  | between the candidates of 17,000                        |
|----------|----|---|
|          | 2  | A. Yes.   |
|          | 3  | Q plus votes?   |
|          | 4  | A. That's correct, yes.                                 |
|          | 5  | Q. So in your opinion, the suppression of Republican    |
|          | 6  | voters that you saw on Election Day, based on your exit |
|          | 7  | polling and survey, exceeded, or would have exceeded,   |
|          | 8  | the margin between the two candidates of 17,000 plus    |
|          | 9  | votes?  |
| 09:18:04 | 10 | THE COURT: Wait just a second. When the                 |
|          | 11 | lawyers stand up, it usually means there's an objection |
|          | 12 | coming.   |
|          | 13 | THE WITNESS: Yes, Your Honor.                           |
|          | 14 | MS. MADDURI: Objection, Your Honor.                     |
|          | 15 | Counsel, again, is leading the witness and              |
|          | 16 | mischaracterized his testimony about voter suppression. |
|          | 17 | THE COURT: Okay. Let's stick with leading,              |
|          | 18 | it was leading. You can ask him for his opinion.        |
|          | 19 | BY MR. OLSEN:   |
| 09:18:28 | 20 | Q. Mr. Baris, what is your opinion with respect to      |
|          | 21 | the effect of the voter suppression as a result of      |
|          | 22 | Election Day chaos, based on your survey exit polling   |
|          | 23 | and experience, in connection with this race where the  |
|          | 24 | margin between the two candidates is a little over      |
|          | 25 | 17,000 votes?   |
|          |    |   |

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|          | 1  | A. Mr. Olsen, in my professional opinion, and some       |
|----------|----|--|
|          | 2  | of this is not opinion, we know the vote totals in these |
|          | 3  | areas that we're talking about; we know what the margins |
|          | 4  | were. In my opinion, in my professional opinion, this    |
|          | 5  | did have an impact it definitely impacted the            |
|          | 6  | outcome. The only question for me is whether it had the  |
|          | 7  | potential to change the result. And in my opinion, in    |
|          | 8  | my professional opinion, I believe it did have the it    |
|          |    |  |
|          | 9  | did have that. It was substantial enough to change the   |
| 09:19:18 | 10 | leader board, it was.                                    |
|          | 11 | Q. When you say change the leader board, do you mean     |
|          | 12 | that the   |
|          | 13 | A. That Ms. Lake would be ahead right now. Ms. Lake      |
|          | 14 | would be ahead.  |
|          | 15 | THE COURT: Wait. Another rule. One person                |
|          | 16 | talks at a time, because she can only take down one      |
|          | 17 | person at a time, so I cut into your answer and broke my |
|          | 18 | own rule to try to get you not speak at the same time.   |
|          | 19 | THE WITNESS: It's okay, Your Honor.                      |
| 09:19:42 | 20 | THE COURT: So, Mr. Baris, can you repeat                 |
|          | 21 | your answer so my court reporter can get it clearly?     |
|          | 22 | THE WITNESS: In my professional opinion,                 |
|          | 23 | the amount of Election Day voters that we're talking     |
|          | 24 | about here, with the margin, would have changed the      |
|          | 25 | outcome of the race, and the number is substantial       |
|          |    |  |

enough to have changed who the overall winner was in 1 2 this race. BY MR. OLSEN: 3 Q. And are you saying that Plaintiff Kari Lake would 4 have won this race but for the Election Day chaos? 5 б A. I have no doubt. I believe it that strongly. 7 It's my opinion that strongly, yes. MR. OLSEN: Thank you, Mr. Baris. 8 9 THE COURT: Are you done with questioning? MR. OLSEN: Yes, Your Honor. 09:20:30 10 11 THE COURT: Thank you. Cross-examination, 12 please? 13 CROSS-EXAMINATION BY MS. MADDURI: 14 O. Good morning, Mr. Baris. Thank you for being 15 here. 16 17 A. Good morning. Thank you. 18 Q. My name is Lali Madduri and I represent Governor-Elect Hobbs, and I'm going to ask you a few 19 09:21:13 20 questions. 21 Just, first, have you ever testified in federal or state court before? 22 23 A. No, but I have been consulted by lawyers about 24 election processes and laws, and... 25 Q. Have you in an academic study -- academic

|          | 1  | setting, ever studied polling?                        |
|----------|----|---|
|          | 2  | A. In an academic study?                              |
|          | 3  | Q. Academic setting?                                  |
|          | 4  | A. Academic setting? You know, it's funny, the        |
|          | 5  | professor who got me into this said be aware of       |
|          | 6  | presidents and pollsters who have Ph.D.'s, they don't |
|          | 7  | make good ones of either, so no.                      |
|          | 8  | Q. Have you ever studied long lines in the context    |
|          | 9  | of elections?   |
| 09:21:59 | 10 | A. I'm not sure                                       |
|          | 11 | Q. In academic setting?                               |
|          | 12 | A. That's not my purview, and I'm not sure that has   |
|          | 13 | any bearing here.                                     |
|          | 14 | Q. Have you ever studied the effect of long lines on  |
|          | 15 | turnout?  |
|          | 16 | A. No.  |
|          | 17 | Q. Have you ever studied the various factors that     |
|          | 18 | can affect Election Day, or any kind of turnout?      |
|          | 19 | A. Of course.   |
| 09:22:22 | 20 | Q. In what setting, but not in academic setting?      |
|          | 21 | A. Well, I'll say it again, I make my living in the   |
|          | 22 | real world. There's a difference between practice and |
|          | 23 | theory, ma'am. There is.                              |
|          | 24 | Q. So no, you've never studied                        |
|          | 25 | A. No.  |
|          |    |   |

|          | 1  | Q the effect of   |
|----------|----|---|
|          | 2  | A. No.  |
|          | 3  | Q. Have you ever published any peer-reviewed            |
|          | 4  | academic articles?                                      |
|          | 5  | A. No, but I've appeared in numerous outlets after      |
|          | б  | elections. You know, I've been I've written             |
|          | 7  | commentary articles for various news organizations. No, |
|          | 8  | it's not academic; but again, in my industry, academia  |
|          | 9  | means nothing, accuracy matters. People come to me when |
| 09:23:03 | 10 | they want the truth and accurate information. They      |
|          | 11 | don't care about theory.                                |
|          | 12 | Q. So no, you've never published                        |
|          | 13 | A. No.  |
|          | 14 | Q any kind of academic                                  |
|          | 15 | A. No, I haven't.                                       |
|          | 16 | Q peer-reviewed article?                                |
|          | 17 | A. That's correct, yes.                                 |
|          | 18 | Q. Are you familiar with the New York Times?            |
| 09:23:23 | 19 | A. Yes.   |
|          | 20 | Q. Are you familiar with FiveThirtyEight?               |
|          | 21 | A. Unfortunately, yes.                                  |
|          | 22 | Q. Are you aware that FiveThirtyEight aggregates        |
|          | 23 | more than 450 different polls for its analyses?         |
|          | 24 | A. I'm a long-standing critic of FiveThirtyEight.       |
|          | 25 | Yes, I'm very aware of that, our adversarial            |
|          |    |   |

|          | 1  | relationship.  |
|----------|----|--|
|          | 2  | Q. So you're aware                                       |
|          | 3  | A. I'm a competitor to FiveThirtyEight. I risk           |
|          | 4  | MS. MADDURI: I'm sorry. I just want to                   |
|          | 5  | remind you about what the Judge said about because we    |
|          | 6  | can't talk over each other because our court reporter is |
|          | 7  | taking everything down.                                  |
|          | 8  | THE WITNESS: I got you. Sorry about that.                |
|          | 9  | MS. MADDURI: So I'll make sure not to speak              |
| 09:23:56 | 10 | over you if you can do the same.                         |
|          | 11 | THE COURT: Stop. Please, just calm down,                 |
|          | 12 | because even when you're both trying to correct this,    |
|          | 13 | you're talking over each other, okay? So take a deep     |
|          | 14 | breath. What I'll do is I will give you the chance to    |
|          | 15 | answer the question once she's finished, but don't       |
|          | 16 | answer the question until you've actually heard it, even |
|          | 17 | if you think you know where it's going. On the other     |
|          | 18 | hand, let him answer before you ask the next question,   |
|          | 19 | and we'll be just fine, okay?                            |
| 09:24:26 | 20 | So I apologize for the testy nature of what              |
|          | 21 | I'm telling you, but I'm looking down at my court        |
|          | 22 | reporter and she has to take this down, and it's a mess, |
|          | 23 | and that's not a technical-legal term. Just one person   |
|          | 24 | talking at a time. Thank you.                            |
|          | 25 | MS. MADDURI: Thank you, Your Honor.                      |
|          |    |  |

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|          | 1  | BY MS. MADDURI:                                      |
|----------|----|--|
|          | 2  | Q. So, Mr. Baris, are you aware that FiveThirtyEight |
|          | 3  | aggregates more than 450 polls for its analyses?     |
|          | 4  | A. Yes.  |
|          | 5  | Q. Your polling organization, Big Data Poll, is      |
|          | 6  | excluded from 538's aggregated polls; is that right? |
|          | 7  | A. That is true, yes.                                |
|          | 8  | Q. And Big Data Poll received a grade of F as in a   |
|          | 9  | failing grade from FiveThirtyEight; is that right?   |
| 09:25:11 | 10 | A. It is. And can I just elab?                       |
|          | 11 | THE COURT: There will be more examination            |
|          | 12 | after she's done.                                    |
|          | 13 | MR. OLSEN: Briefly.                                  |
|          | 14 | BY MS. MADDURI:                                      |
|          | 15 | Q. And it sounds like you're aware that              |
|          | 16 | FiveThirtyEight currently ranks about 500 different  |
|          | 17 | pollsters; is that right?                            |
|          | 18 | A. You know, honestly, ma'am, I don't know how many  |
|          | 19 | they rank. I don't pay much attention to them.       |
| 09:25:38 | 20 | Q. Any reason to disagree that it's about 500?       |
|          | 21 | A. No, I'll take your word for it.                   |
|          | 22 | Q. Okay. And are you aware that just 11 of those     |
|          | 23 | polling organizations have received an F grade?      |
|          | 24 | A. No.   |
|          | 25 | Q. Are you aware that F grades are given to          |
|          |    |  |

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|          | 1  | pollsters if their methodology is unreliable, their     |
|----------|----|---|
|          | 2  | methods are not transparent, or their results are       |
|          | 3  | inaccurate?   |
|          | 4  | A. No. But, again, I would just argue that you're       |
|          | 5  | acting as if they are an authority on polling; they are |
|          | б  | not.  |
|          | 7  | Q. Are you familiar with RealClearPolitics?             |
|          | 8  | A. Yes. Yes, I am.                                      |
|          | 9  | Q. And are you aware that it's been described as a      |
| 09:26:20 | 10 | right-leaning media outlet?                             |
|          | 11 | A. No, they are not right leaning.                      |
|          | 12 | Q. Are you aware that they also aggregate polls?        |
|          | 13 | A. Yes.   |
|          | 14 | Q. And Big Data Polls are also not included in          |
|          | 15 | RealClearPolitics's aggregation; is that right?         |
|          | 16 | A. They just, at their request, asked for our stuff     |
|          | 17 | for submission. So they go through a review process, we |
| 09:26:48 | 18 | just gave it to them. I've had stay tuned. I don't      |
|          | 19 | know what to tell you. We've been under the radar for a |
|          | 20 | while and I suspect that will change. They just         |
|          | 21 | RealClearPolitics just announced something called, the  |
|          | 22 | polling accountability initiative, because polling has  |
|          | 23 | been so horrible; and outlets like the one you're       |
|          | 24 | describing, ma'am, FiveThirtyEight, have used them for  |
|          | 25 | narratives and were losing public trust. So RCP just    |
|          |    |   |

|          | 1  | began this initiative and starting to rank pollsters. I  |
|----------|----|--|
|          | 2  | gave them our stuff for their review and I expect we'll  |
|          | 3  | end up in the top three, like we are in Election Recon   |
|          | 4  | right behind the IBD/TIPP poll. And unlike them, we      |
|          | 5  | poll states as well, not just national, so it's actually |
|          | 6  | harder to get a higher grade if you're polling both      |
|          | 7  | states and national polling. National polling is         |
|          | 8  | easier; state polling is more complicated.               |
|          | 9  | MS. MADDURI: Your Honor, I would like to                 |
| 09:27:33 | 10 | move to strike that testimony as nonresponsive to the    |
|          | 11 | question that I asked.                                   |
|          | 12 | THE COURT: I'm not going to strike it, but               |
|          | 13 | go ahead and ask further questions, if you want to       |
|          | 14 | clarify.   |
|          | 15 | BY MS. MADDURI:  |
|          | 16 | Q. Okay. So I understand the explanation you just        |
|          | 17 | gave, but is it correct that you have not previously     |
|          | 18 | been part of the aggregations                            |
|          | 19 | A. That's correct sorry, Your Honor.                     |
| 09:27:57 | 20 | Q. Is Big Data Poll a member of the National Council     |
|          | 21 | on Public Polls?   |
|          | 22 | A. No, but we do follow the transparency initiative      |
|          | 23 | that they laid out.                                      |
|          | 24 | Q. And you're not it's also not a member of the          |
|          | 25 | Association of Public Opinion Researchers?               |
|          |    |  |

|          | 1  | A. Same same answer, and just for the just for          |
|----------|----|---|
|          | 2  | the sake it's only, you know, a lot of pollsters,       |
|          | 3  | probably 70 percent of them, are not. Nobody wants to   |
|          | 4  | pay dues. That's not the point of polling and to be     |
|          | 5  | part of the clique.                                     |
|          | 6  | Q. And you're also not a part of the Roper Center?      |
|          | 7  | A. No, I've never contacted them.                       |
|          | 8  | Q. Okay. I'd like to discuss now the poll that you      |
|          | 9  | conducted in this for this election                     |
| 09:28:37 | 10 | A. Sure.  |
|          | 11 | Q that you just discussed with your counsel.            |
|          | 12 | Just to clarify, how was the poll conducted? Was        |
|          | 13 | it phone? Written? Text? What was the medium that it    |
|          | 14 | was conducted under?                                    |
|          | 15 | A. You could consider it mixed mode, ma'am, because     |
|          | 16 | there are different rates that different voters respond |
|          | 17 | to different modes of collection.                       |
|          | 18 | So, for instance, college-educated voter, in            |
|          | 19 | their middle age, would be happy to stay on the phone   |
| 09:29:04 | 20 | with you and conduct a live interview for 20 minutes or |
|          | 21 | so, but a steelworker in Pittsburgh, or a for           |
|          | 22 | instance, a working-class Hispanic in Maricopa County   |
|          | 23 | does not want to do that, so you have to give them      |
|          | 24 | different ranges to do it. We do live caller. We do     |
|          | 25 | peer-to-peer in this context, again, very much like the |
|          |    |   |

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|          | 1  | Associated Press. They can fill out a questionnaire      |
|----------|----|--|
|          | 2  | online if they want, but they are contacted live in all  |
|          | 3  | instances.   |
|          | 4  | Q. Okay. So some of the interviews were conducted        |
|          | 5  | by phone and some were conducted by some kind of written |
|          | б  | online submission; is that right?                        |
|          | 7  | A. Well, that is correct, they would be contacted        |
|          | 8  | live and then get texted a link, it's called             |
|          | 9  | peer-to-peer texting, if they chose to opt in that way.  |
| 09:29:42 | 10 | For anonymity, they could conduct it like that, yes.     |
|          | 11 | Q. And the poll was conducted between November 1st       |
|          | 12 | and November 8th; is that right?                         |
|          | 13 | A. That's correct.                                       |
|          | 14 | Q. How many of those polled reported voting on           |
|          | 15 | Election Day?  |
|          | 16 | A. Overall, there were about, at the end of the day,     |
|          | 17 | about 160-something filled out, if I remember correctly. |
|          | 18 | I honestly needed that in front of me because, you know, |
|          | 19 | I conduct a lot of polls, ma'am, honestly. But it was    |
| 09:30:16 | 20 | shy of what was expected, which was in the range of      |
|          | 21 | about 250 to 300, and you're referring only to Maricopa  |
|          | 22 | County or the entire state, because there was a          |
|          | 23 | state-level poll?  |
|          | 24 | Q. The 160 estimate you gave, what was that for?         |
|          | 25 | A. That Maricopa County. And we do, just to              |
|          |    |  |

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|          | 1  | elab, we do believe in oversampling. Again, the larger   |
|----------|----|--|
|          | 2  | the sample, the smaller you can reduce error rates       |
|          | 3  | for  |
|          | 4  | Q. Of those who responded from Maricopa who voted on     |
|          | 5  | Election Day, were there respondents from all of the     |
|          | 6  | congressional districts that Maricopa covers?            |
|          | 7  | A. That's a great question. Yes.                         |
|          | 8  | Q. To make sure I understand correctly, the poll         |
|          | 9  | people who filled out the poll were all people who       |
| 09:31:23 | 10 | self-reported as having voted; is that right?            |
|          | 11 | A. Yes. We would not be that is correct. We              |
|          | 12 | would not be able to verify that until in this case the  |
|          | 13 | County or Secretary of State's office, we do use vendors |
|          | 14 | that often give us that information faster. That's       |
|          | 15 | correct.   |
|          | 16 | Q. So I think you answered this, but then you didn't     |
|          | 17 | do anything to verify whether they have voted or not?    |
|          | 18 | A. At this point, there is there is just the             |
|          | 19 | tools there are not at our disposal. I mean, that's      |
| 09:31:58 | 20 | there's no way at this point to confirm whether          |
|          | 21 | Election Day records are typically the last ones to      |
|          | 22 | come. But if I may, while it's true we didn't talk to    |
|          | 23 | people after the fact, it really very much is like a way |
|          | 24 | an astronomer observes a planet when they can't see it.  |
|          | 25 | It dims the light of the planet as it passes it.         |
|          |    |  |

|          | 1  | There's it's the same principle. I can observe them      |
|----------|----|--|
|          | 2  | by their absence.  |
|          | 3  | Q. Okay. So let's talk about the questions that you      |
|          | 4  | asked. So I think the key question that's at play here,  |
|          | 5  | you asked Election Day self-reported voters, "Did you    |
|          | 6  | have any issues or complications when trying to vote in  |
|          | 7  | person, such as tabulators rejecting the ballot or       |
|          | 8  | voting locations running out of ballots"; is that right? |
|          | 9  | A. That's correct, ma'am.                                |
| 09:32:56 | 10 | Q. And based on how many voters said yes to that         |
|          | 11 | question, you drew the conclusion that to a reasonable   |
|          | 12 | degree of mathematical certainty that turnout depression |
|          | 13 | occurred on Election Day; is that right?                 |
|          | 14 | A. Well, it's not the conclusion is not derived          |
|          | 15 | from the answers to that question. In fact, the the      |
|          | 16 | percentage of areas affected, polling stations affected, |
|          | 17 | is where we we can draw that conclusion from using       |
|          | 18 | that question; but the conclusion is of how many or what |
|          | 19 | is the range of the group of voters that were depressed  |
| 09:33:37 | 20 | or comes from the modeling itself that we went over, but |
|          | 21 | also the absence of their completion. And this is        |
|          | 22 | while we can't check their vote record now, these are    |
|          | 23 | people that do have vote histories. So if I see a woman  |
|          | 24 | who has voted in every election since 1980, and for some |
|          | 25 | reason she didn't show up this time when she told us I   |
|          |    |  |

|          | _  |  |
|----------|----|--|
|          |    |  |
|          | 1  | am certain to vote and I am going to vote on Election    |
|          | 2  | Day, there is no reason not to believe her.              |
|          | 3  | Q. So the conclusion you draw about how many voters,     |
|          | 4  | to use your words, were either suppressed or             |
|          | 5  | disenfranchised, that is based on who failed to complete |
|          | 6  | your survey  |
|          | 7  | A. Not only that   |
|          | 8  | Q is that correct?                                       |
|          | 9  | A. No, it's not. That's not only it's a number           |
| 09:34:27 | 10 | of factors. We have historic data here, we have voting   |
|          | 11 | records of the past. There's a lot that goes into it,    |
|          | 12 | there is.  |
|          | 13 | Q. I understand sorry I understand that. But             |
|          | 14 | the actual number, sort of, that you're saying that      |
|          | 15 | didn't turnout or were suppressed, that is based on how  |
|          | 16 | many people didn't complete the survey?                  |
|          | 17 | A. In part. The exit poll would have projected a         |
|          | 18 | higher number. The exit poll would have projected over   |
|          | 19 | 50,000, if I took just the word of the people who told   |
| 09:34:58 | 20 | us they were going to vote but then did not show up. I   |
|          | 21 | thought that, honestly, that was a little bit hard to    |
|          | 22 | support, you know, with historical data, so I'm using a  |
|          | 23 | mean, and that's what anybody else would do when you're  |
|          | 24 | when you're trying to project. It's what Mr. Jarrett     |
|          | 25 | did when his team put together these models you saw      |
|          |    |  |

|          | 1  | yesterday in court, Model 1, Model 2, he's using means.  |
|----------|----|--|
|          | 2  | So he's using the averages. It says right on page 11,    |
|          | 3  | using the averages of historical turnout. That's what    |
|          | 4  | we do.   |
|          | 5  | Q. In your projection about how many people would        |
|          | б  | vote, was that based on any sort of interview with a     |
|          | 7  | person?  |
|          | 8  | A. Yes, later in part, absolutely. So                    |
|          | 9  | Q. I think I asked my question. Let me just make         |
| 09:35:48 | 10 | sure   |
|          | 11 | A. Okay.   |
|          | 12 | Q we're speaking about the same thing.                   |
|          | 13 | Your projection about how many people would vote         |
|          | 14 | on Election Day, that is based on how many people told   |
|          | 15 | you they would complete your poll, correct?              |
|          | 16 | A. On Election Day specifically you're referring to?     |
|          | 17 | Q. Or at all?  |
|          | 18 | A. No, no. I actually again, I applaud the work          |
|          | 19 | I saw in the Election Plan in Maricopa County, it just   |
| 09:36:14 | 20 | has limitations, so we would add those interviews as a   |
|          | 21 | variable.  |
|          | 22 | Again, I use 2018 as a great example. If you             |
|          | 23 | only used historical data, then you would never have saw |
|          | 24 | over 64-percent turnout in Maricopa County coming,       |
|          | 25 | because you haven't seen an example like that in         |
|          |    |  |

|          | 1  | decades.   |
|----------|----|--|
|          | 2  | So the reason, for instance, a pre-election              |
|          | 3  | pollster would be able to accurately project the outcome |
|          | 4  | of that election is by talking to these voters and, at   |
|          | 5  | some point, you have to believe them. And you have to,   |
|          | 6  | of course, verify and make sure that their vote history  |
|          | 7  | checks out. But if you're a pollster and you're          |
|          | 8  | interviewing them, you actually are a little bit you     |
|          | 9  | have the advantage. You're able to catch on to new       |
| 09:37:01 | 10 | movers, for instance, whereas if you're just looking at  |
|          | 11 | historic turnout model, you're going to miss it. You're  |
|          | 12 | going to fall shy.                                       |
|          | 13 | Q. Okay. And the people who actually responded to        |
|          | 14 | your poll, they all reported voting, right?              |
|          | 15 | A. Who actually responded, that's correct, yes.          |
|          | 16 | Q. Let's dig into that question just a little bit        |
|          | 17 | more. So for voters who so you discussed with your       |
|          | 18 | counsel that you added a question to your poll on        |
|          | 19 | Election Day, right?                                     |
| 09:37:45 | 20 | A. Yes.  |
|          | 21 | Q. Okay. So that question, which we've already gone      |
|          | 22 | over, about sort of facing issues with any issues        |
|          | 23 | specifically referencing tabulators, there's no similar  |
|          | 24 | question that was asked to anybody who completed your    |
|          | 25 | poll before Election Day, right?                         |
|          |    |  |

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|          | 1  | A. Yes, that's true.                                    |
|----------|----|---|
|          | 2  | Q. Okay. Great.   |
|          | 3  | A. And there's a reason for that.                       |
|          | 4  | Q. That's fine, so yes.                                 |
|          | 5  | So if early voters had faced issues, there was no       |
|          | 6  | question in your poll that would have captured that     |
|          | 7  | response?   |
|          | 8  | A. If early voters had faced issues, we would have      |
|          | 9  | added the question. That's what I'm trying to           |
| 09:38:23 | 10 | distinguish here.                                       |
|          | 11 | Q. I understand. So they were not asked the             |
|          | 12 | question?   |
|          | 13 | A. They were not, that's true, and they were not        |
|          | 14 | alerting us of any issues either.                       |
|          | 15 | Q. Did you ask Election Day voters outside of           |
|          | 16 | Maricopa if they had issues on Election Day?            |
|          | 17 | A. Yes.   |
|          | 18 | Q. Okay. It's not really an accepted practice in        |
|          | 19 | the political polling industry to change or add         |
| 09:38:43 | 20 | questions partway through a poll, is it?                |
|          | 21 | A. Yes, it is. In a tracking poll, you can change a     |
|          | 22 | question every day. There's nothing wrong with adding a |
|          | 23 | question on if you feel that there's a subgroup         |
|          | 24 | within the poll that is being uniquely impacted by it,  |
|          | 25 | then, sure. Sure, you can.                              |
|          |    |   |

|          | 1  | Q. Part of the question had a premise in it. One of     |
|----------|----|---|
|          | 2  | the issues you give as an example that a voter could    |
|          | 3  | face was a voting location running out of ballots,      |
|          | 4  | correct?  |
|          | 5  | A. Yes.   |
|          | 6  | Q. You're aware that Maricopa prints ballots            |
|          | 7  | on-demand, correct?                                     |
|          | 8  | A. Yes, but Pinal County had an issue in the            |
|          | 9  | Primary, so we were simply reflecting what what         |
| 09:39:29 | 10 | participants of the poll were telling us they have had  |
|          | 11 | in the past. That's and again, the entire poll was      |
|          | 12 | conducted state that was even asked of other voters     |
|          | 13 | statewide. And it's worth noting that only Maricopa     |
|          | 14 | voters, only participants in the poll who who vote      |
|          | 15 | and reside in Maricopa County responded that they had   |
|          | 16 | issues. There were no other voters outside in the state |
|          | 17 | who said, yes, I ran into a problem.                    |
|          | 18 | Q. Okay. Your poll can't tell us how many voters        |
|          | 19 | encountered an issue with a tabulator in Maricopa,      |
| 09:40:00 | 20 | correct?  |
|          | 21 | A. Election Day voters about it was about               |
|          | 22 | 32.7 percent did say they had an issue, yes.            |
|          | 23 | Q. They said they had an issue?                         |
|          | 24 | A. Yes.   |
|          | 25 | Q. Okay. But your analysis can't tell us how many       |
|          |    |   |

|          | 1  | voters encountered an issue with a tabulator, correct? |
|----------|----|--|
|          | 2  | A. That's true. We didn't give them the option to      |
|          | 3  | that's true, absolutely.                               |
|          | 4  | Q. And it can't tell us how many voters of a           |
|          | 5  | specific party encountered an issue with a tabulator,  |
|          | 6  | correct?   |
|          | 7  | A. Specifically with a tabulator?                      |
|          | 8  | Q. That's right.                                       |
|          | 9  | A. No, but we can give the share of each party that    |
| 09:40:32 | 10 | had issues.  |
|          | 11 | Q. That had some issue                                 |
|          | 12 | A. Yes.  |
|          | 13 | Q on Election Day?                                     |
|          | 14 | A. You are correct, yes.                               |
|          | 15 | Q. And no voter in your poll was asked whether they    |
|          | 16 | waited in the line on Election Day?                    |
|          | 17 | A. No.   |
|          | 18 | Q. So your analysis can't tell us about how many       |
|          | 19 | voters encountered a line when they went to vote?      |
| 09:40:48 | 20 | A. No, I think that's fair.                            |
|          | 21 | Q. And you can't tell us anything about where lines    |
|          | 22 | occurred in Maricopa?                                  |
|          | 23 | A. Well, not lines specifically, just issues being     |
|          | 24 | able to cast a ballot, yes.                            |
|          | 25 | Q. Okay. It also can't tell us how long those lines    |
|          |    |  |
|          |    |  |

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| 1  | were, should a voter   |
|----|--|
| 2  | A. No, ma'am.  |
| 3  | Q encountered a line?  |
| 4  | A. No.   |
| 5  | Q. It also can't tell us whether a voter decided not   |
| 6  | to vote because they encountered a line?   |
| 7  | A. That specific question, no. The only way we can,  |
| 8  | again, infer that is by the absence of their   |
| 9  | participation and them being the only ones to have an  |
| 10 | absence of participation.  |
| 11 | So there's always going to be a percentage of  |
| 12 | voters who tell you they are going to do your exit poll  |
| 13 | and then don't do it. Those who voted by mail were   |
| 14 | significantly less likely to not complete the  |
| 15 | questionnaire, and they are instructed to complete it at   |
| 16 | the time they cast their vote. Ninety-three percent  |
| 17 | did, if they did not vote by election; 72 percent did if   |
| 18 | they voted on Election.  |
| 19 | Q. And you can't tell us anything about whether long   |
| 20 | lines occurred in more Republican areas of Maricopa or   |
| 21 | more Democratic areas of Maricopa, correct?  |
| 22 | A. I can't. I can only speak to general, like the  |
| 23 | question was worded, general issues, did you encounter   |
| 24 | issues, yes.   |
| 25 | Q. So, again, the question was, you had asked was:   |
|    |  |
|    | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24 |

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|          | 1  | "Did you have any issues or complications when trying to |
|----------|----|--|
|          | 2  | vote in person," right?                                  |
|          | 3  | A. Yes.  |
|          | 4  | Q. Okay. So this question doesn't allow us to            |
|          | 5  | distinguish between voters who encountered a significant |
|          | 6  | issue versus a voter who had some kind of trivial issue, |
|          | 7  | right?   |
|          | 8  | A. Well, because of the sample size, we can              |
|          | 9  | technically do that by just the amount of the amount     |
| 09:42:49 | 10 | of signals is what we would call it, so are there areas  |
|          | 11 | that are consistently showing up as problematic areas?   |
|          | 12 | But because it's sample size, we can only look by        |
|          | 13 | congressional district. I would not be able to look at   |
|          | 14 | vote centers specifically.                               |
|          | 15 | Q. I understand that. We can talk about your             |
|          | 16 | congressional district analysis; but I just want to      |
|          | 17 | clarify, the question doesn't allow us to distinguish    |
|          | 18 | between the type of issue that a voter faced?            |
|          | 19 | A. That's true. You're correct about that.               |
| 09:43:15 | 20 | Q. And voters who encountered a problem with             |
|          | 21 | something other than tabulators could have also reported |
|          | 22 | experiencing an issue, correct?                          |
|          | 23 | A. Yes.  |
|          | 24 | Q. So, for example, if somebody had an issue with        |
|          | 25 | their photo ID their voter ID, I said photo that         |
|          |    |  |

|          | 1  | could have been reported as an issue in your poll?       |
|----------|----|--|
|          | 2  | A. That is yes, and that's fair. I just want to          |
|          | 3  | make the point, though, that we decided what to ask      |
|          | 4  | people based on what was being relayed to us. So there   |
|          | 5  | were people who were attempting to contact us and        |
|          | 6  | couldn't tell us, you know, basically, I'm sorry. I      |
|          | 7  | know I said I would take your survey, but I had an       |
|          | 8  | issue, the line is too long.                             |
|          | 9  | I mean, they were tell us these things; it's just        |
| 09:44:01 | 10 | at the time, you know, we did not design the poll        |
|          | 11 | thinking this we'd be here today, you know, that's       |
|          | 12 | just a fact.   |
|          | 13 | Q. Yeah, I understand. I heard you explain that to       |
|          | 14 | your counsel, I understand that.                         |
|          | 15 | But for your poll, if somebody had gone to a             |
|          | 16 | Maricopa voter, went to a voting location that wasn't in |
|          | 17 | Maricopa, and they found out they couldn't vote there,   |
|          | 18 | they could have reported that as an issue or             |
|          | 19 | complication when trying to vote in person, correct?     |
| 09:44:29 | 20 | A. I just want to make sure I'm understanding you.       |
|          | 21 | So you're saying whether or not a voter who lives in     |
|          | 22 | Maricopa, who can vote anywhere in the county, went to   |
|          | 23 | neighboring a neighboring county and voted, is that      |
|          | 24 | what you mean?   |
|          | 25 | Q. It's just a hypothetical. So that voter had they      |
|          |    |  |
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|          | 1  | done that   |
|----------|----|---|
|          | 2  | A. I suppose it's possible, but we're talking about     |
|          | 3  | such large numbers. It shows that there was something   |
|          | 4  | systemic going on. We're not talking about a whole      |
|          | 5  | third of those that reported on Election Day that they  |
|          | 6  | had some complication, that's not going to be a         |
|          | 7  | culmination of a ton of different issues. It's very     |
|          | 8  | unlikely, highly unlikely. It means it indicates there  |
|          | 9  | was something systemic going on.                        |
| 09:45:14 | 10 | Q. But a voter who showed up and had to vote            |
|          | 11 | provisionally, say, because their identity couldn't be  |
|          | 12 | identified, that person could report that they had an   |
|          | 13 | issue or complication when voting, right?               |
|          | 14 | A. No, no, they would have voted. If they cast a        |
|          | 15 | ballot, provisional or not, they would have continued   |
|          | 16 | completed been instructed to complete the survey.       |
|          | 17 | Q. I think maybe my question didn't come across, but    |
|          | 18 | the question I was trying to ask you is a person who    |
|          | 19 | went to a voting center, expected to vote, and then     |
| 09:45:39 | 20 | found out that they could only vote provisionally, they |
|          | 21 | might report that as an issue or complication?          |
|          | 22 | A. Yes. Yes, ma'am, yes. Now that I understand          |
|          | 23 | your question better, yes.                              |
|          | 24 | Q. Thank you. Apologize for the lack of clarity         |
|          | 25 | there.  |
|          |    |   |

|          | 1  | So just a couple more of these hypos. So a              |
|----------|----|---|
|          | 2  | voter who had to, say, spoil their ballot and then vote |
|          | 3  | a new ballot, they could have reported that as an issue |
|          | 4  | or complication when voting on Election Day, right?     |
|          | 5  | A. I think that's unlikely. I have we did               |
|          | б  | actually speak to several people who asked us whether   |
|          | 7  | they were looking for instruction, they got a ballot in |
|          | 8  | the mail, and then they wanted to vote on Election Day. |
|          | 9  | So they told us they went down to the polling station,  |
| 09:46:25 | 10 | their mail ballot they were told their mail ballot      |
|          | 11 | would be spoiled, but they wanted and I know this       |
|          | 12 | just has to do with how voters are feeling right now,   |
|          | 13 | but they wanted an Election Day ballot and they wanted  |
|          | 14 | it to go through the tabulator and count it that day.   |
|          | 15 | There was just a group of people who were diehard about |
|          | 16 | this.   |
|          | 17 | So if they received an absentee ballot, they were       |
|          | 18 | telling us that they were instructed it would be        |
|          | 19 | spoiled, and then we told them complete the survey, you |
| 09:46:49 | 20 | voted, and it will be counted.                          |
|          | 21 | Q. Right. And I'll just clarify the question again.     |
|          | 22 | The question is just if a person, a voter, like you     |
|          | 23 | said, a frustrated voter, who had that experience, who  |
|          | 24 | actually voted, they might have still reported in your  |
|          | 25 | poll that they had a complication or issue when they    |
|          |    |   |

|          | 1  | went to vote?  |
|----------|----|--|
|          | 2  | A. I honestly don't think that's likely. I don't.        |
|          | 3  | We interact with them, we do. So, I mean, we're          |
|          | 4  | constantly, you know, if they have an issue or           |
|          | 5  | something, our agents are telling them, no, that's       |
|          | 6  | no, that's not. You are able to cast a vote, you know,   |
|          | 7  | and that's it. I think it's unlikely. Is it possible?    |
|          | 8  | Sure, I guess; but if somebody didn't say anything out   |
|          | 9  | loud to us, but we are constantly interacting with them. |
| 09:47:29 | 10 | We're very hands-on. We try to be. We really do.         |
|          | 11 | But, again, we've done so many of these I                |
|          | 12 | really have to point out we've done so many of these     |
|          | 13 | and these issues are not new, a lot of these issues      |
|          | 14 | you're bringing up, so it doesn't explain why out of     |
|          | 15 | nowhere we're seeing such huge, positive responses. We   |
|          | 16 | would see this elsewhere.                                |
|          | 17 | Q. Okay. I'm just going to clarify, we're on a very      |
|          | 18 | limited clock  |
|          | 19 | A. I understand.   |
| 09:47:56 | 20 | Q so if you can just answer my question and your         |
|          | 21 | counsel will have an opportunity to ask you any          |
|          | 22 | clarifying questions and elicit more testimony.          |
|          | 23 | A. I'll do my best.                                      |
|          | 24 | Q. Thank you. I appreciate that.                         |
|          | 25 | So kind of wrap this up here, so your poll               |
|          |    |  |

|          | 1  | doesn't give us any specific numbers about how many      |
|----------|----|--|
|          | 2  | voters had issues that related to tabulators?            |
|          | 3  | A. That's correct.                                       |
|          | 4  | Q. Correct?  |
|          | 5  | A. That's correct.                                       |
|          | б  | Q. And it doesn't give us any information about what     |
|          | 7  | number of voters had issues that related to long lines,  |
|          | 8  | correct?   |
|          | 9  | A. That's true, correct.                                 |
| 09:48:38 | 10 | Q. I think in our conversation and also with your        |
|          | 11 | conversation with counsel, you mentioned sort of a       |
|          | 12 | geographical analysis that you did about where           |
|          | 13 | respondents of your poll reported encountering issues    |
|          | 14 | A. Yes.  |
|          | 15 | Q is that right? Okay. So I would like to ask            |
|          | 16 | you a little bit about that now.                         |
|          | 17 | A. Sure.   |
|          | 18 | Q. You did that analysis by looking at the different     |
|          | 19 | congressional districts in Maricopa; is that right?      |
| 09:49:02 | 20 | A. Yes, 2022, by the way, yeah.                          |
|          | 21 | Q. Right. All of my questions, just to be clear,         |
|          | 22 | pertain to the 2022 General Election.                    |
|          | 23 | A. Redistricting, I just want to be                      |
|          | 24 | Q. I understand what you're saying. The districts        |
|          | 25 | change between 2020 and 2022, and you used the districts |
|          |    |  |

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|          | 1  | as they were in 2022?                                   |
|----------|----|---|
|          | 2  | A. Yes.   |
|          | 3  | Q. Okay. How did you determine where a poll             |
|          | 4  | respondent resided? How did you determine which         |
|          | 5  | congressional district they voted in?                   |
|          | 6  | A. So we do know over it's a little scary, but          |
|          | 7  | you know a lot about a voter from the voter file, so we |
|          | 8  | do try, even using if they are on a cell phone using a  |
|          | 9  | longitude/latitude to verify where they are claiming to |
| 09:49:46 | 10 | vote is is honest. So we do ask them what               |
|          | 11 | congressional district they live in and vote in, and    |
|          | 12 | then we do verify that through the voter file. We even  |
|          | 13 | give them a map if they have if they are taking a       |
|          | 14 | survey through a certain mode where they can view, they |
|          | 15 | can even see the map of their own address.              |
|          | 16 | Q. So to clarify, was it a question in your poll,       |
|          | 17 | did you ask the voter where did you vote?               |
|          | 18 | A. No, just in which congressional district do you      |
|          | 19 | live in and vote in and reside.                         |
| 09:50:18 | 20 | Q. So the question was, which congressional district    |
|          | 21 | do you reside in?                                       |
|          | 22 | A. Both. They get both is what I'm saying. Did you      |
|          | 23 | live in and Maricopa is a little bit different          |
|          | 24 | because you can vote anywhere. You can go up the street |
|          | 25 | and outside of Mr. Biggs's district and end up in Mr.   |
|          |    |   |

|          | 1  | Stanton's district, so they get both questions. And we   |
|----------|----|--|
|          | 2  | have the added benefit, if they are taking that question |
|          | 3  | on a cell phone, we can track them with their longitude  |
|          | 4  | and latitude. Software is crazy these days.              |
|          | 5  | Q. Okay. And I think your general testimony was,         |
|          | 6  | and please clarify if I'm mischaracterizing, but         |
|          | 7  | something along the lines that congressional districts   |
|          | 8  | that ultimately elected either Republican or Democratic  |
|          | 9  | candidate, that's the basis for which you said this is   |
| 09:51:19 | 10 | a, you know, a Democratic area or a Republican area; is  |
|          | 11 | that right?  |
|          | 12 | A. That's part of it, I would say. We did show           |
|          | 13 | whether or not it was both prior to the election         |
|          | 14 | represented by either a Republican or a Democratic,      |
|          | 15 | whether that congressional district changed hands, but   |
|          | 16 | also, as well, judging by again, it's hard to really     |
|          | 17 | look when you're looking at samples this this size.      |
|          | 18 | It's hard to look by senders, so they are all parts of   |
|          | 19 | congressional districts you know support more Democratic |
| 09:51:53 | 20 | candidates than Republican candidates, and vice versa,   |
|          | 21 | but that is part of it. Yeah, we try to provide both.    |
|          | 22 | Q. Congressional District 9 is one of the districts      |
|          | 23 | that's in Maricopa, right?                               |
|          | 24 | A. One, 5 Schweikert, Stanton. Yeah, ultimately          |
|          | 25 | what we had I believe was five congressional districts   |
|          |    |  |

|          | 1  | in total, I believe, to wrap through; but I'd have to   |
|----------|----|---|
|          | 2  | look and make sure. They are a small sample. Sometimes  |
|          |    |   |
|          | 3  | you'll get a couple from, you know, a corner from one   |
|          | 4  | district, yeah.   |
|          | 5  | Q. Are you aware of how many congressional districts    |
|          | б  | are in Maricopa?  |
|          | 7  | A. There are five congressional districts that wrap     |
|          | 8  | through Maricopa County.                                |
|          | 9  | Q. Would it surprise you to learn that there are        |
| 09:52:41 | 10 | eight?  |
|          | 11 | A. Well, no, it wouldn't. Sorry. But there were         |
|          | 12 | five that participants that took the poll, there are    |
|          | 13 | five in the report.                                     |
|          | 14 | Q. I see, so there are three of the eight               |
|          | 15 | A. Yes, that's what I meant by a few sorry.             |
|          | 16 | Sorry.  |
|          | 17 | Q. So does that mean that in your poll respondents      |
|          | 18 | only came from five of the three districts, or sorry,   |
|          | 19 | five of the eight districts?                            |
| 09:53:10 | 20 | A. There were some more than others, and they are on    |
|          | 21 | the table, but they are so statistically insignificant, |
|          | 22 | I really can't draw any conclusions from them, and they |
|          | 23 | are in the report.                                      |
|          | 24 | Q. Okay. So there were three districts three            |
|          | 25 | congressional districts in Maricopa where you didn't    |
|          |    |   |

|          | 1  | have enough of a response to be able                     |
|----------|----|--|
|          | 2  | A. That's correct.                                       |
|          | 3  | Q to report what the issues, how frequent the            |
|          | 4  | issues were in those congressional districts?            |
|          | 5  | A. That's correct. We're talking about 0.2 percent,      |
|          | б  | zero point you know, it was very small.                  |
|          | 7  | Q. And one of those congressional districts, I           |
|          | 8  | remember from your report, is Congressional District 9.  |
|          | 9  | Does that any reason to disagree with me?                |
| 09:53:49 | 10 | A. Yeah. I'm not sure I mean, I have to have it          |
|          | 11 | in front of me to make sure I know exactly which one,    |
|          | 12 | eight I know the percentage for eight, first to          |
|          | 13 | feel comfortable if you're about to ask me about         |
|          | 14 | percentages, I'd need to, you know, honestly refer to    |
|          | 15 | one go ahead.  |
|          | 16 | Q. So you analyzed for each congressional district       |
|          | 17 | what percentage of the people who reported problems or   |
|          | 18 | complications resided in a specific district; is that    |
|          | 19 | right?   |
| 09:54:39 | 20 | A. Yes. So if memory serves, about 30 percent of         |
|          | 21 | the people who said they had encountered issues came     |
|          | 22 | from the 1st Congressional District, what is now the 1st |
|          | 23 | Congressional District; and the 8th Congressional        |
|          | 24 | District, if I remember correctly, was about 14 percent, |
|          | 25 | I believe, there's the 5th as well. I mean, again, I'd   |
|          |    |  |

|          | 1  | have to have it, you know, right in front of me but      |
|----------|----|--|
|          | 2  | go ahead. I thought you were going to ask me something.  |
|          | 3  | Q. Sorry. So you just reported some percentages,         |
|          | 4  | and it's fine if they are exact or not, I'm not asking   |
|          | 5  | you to it's not a memory test to report what the         |
|          | 6  | percentages were.  |
|          | 7  | What I wanted to know about is when you reported         |
|          | 8  | that percentage, I think you just said around 14 percent |
|          | 9  | for CD8, did you consider how much of the voter          |
| 09:55:32 | 10 | population resides in CD8?                               |
|          | 11 | A. Sure, and that's why we chose to show it as a         |
|          | 12 | it is, first of all, that waiting, if it was necessary,  |
|          | 13 | would have taken care of that as a share of the overall  |
|          | 14 | population in Maricopa, so it doesn't it's not           |
|          | 15 | because each district is representative, as far as how   |
|          | 16 | many came from that that district in the overall         |
|          | 17 | sample. Basically, it's the principle of randomization.  |
|          | 18 | It wouldn't matter if there were 30 percent more in      |
|          | 19 | David Schweikert's district versus a much less populated |
| 09:56:09 | 20 | district like Andy Biggs's district, or more populated   |
|          | 21 | like former-Congressman Stanton's district. It wouldn't  |
|          | 22 | matter. There still they still have the same             |
|          | 23 | probability of being of being asked the question, so     |
|          | 24 | they are basically going to we have to look at this      |
|          | 25 | by by vote by party and and, you know, I don't           |
|          |    |  |

|          | 1  | want to get ahead of myself, but they still have the     |
|----------|----|--|
|          | 2  | same probability. So it doesn't really matter that the   |
|          | 3  | one district is smaller than the other, it doesn't.      |
|          | 4  | Q. Let me back up and make sure I understood then.       |
|          | 5  | So the congressional districts that you excluded from    |
|          | 6  | this analysis, I think we determined it was three of the |
|          | 7  | eight, does that mean that there weren't sufficient      |
|          | 8  | voters from those three districts who reported having    |
|          | 9  | problems, and that's why they are not included?          |
| 09:56:58 | 10 | A. No. The size was so small, that's why they            |
|          | 11 | weren't included.  |
|          | 12 | Q. The sample size from that district?                   |
|          | 13 | A. Maybe I'm misunderstanding you, but, yeah. Yes,       |
|          | 14 | the sample size.   |
|          | 15 | Q. Okay. So for an excluded district, you didn't         |
|          | 16 | have a large enough sample size to say whether or not    |
|          | 17 | voters have problems in that district?                   |
|          | 18 | A. That's right. That's right.                           |
|          | 19 | Q. So for the three of eight, there wasn't enough        |
| 09:57:23 | 20 | voters to determine whether there were problems in that  |
|          | 21 | district?  |
|          | 22 | A. That's fair to say.                                   |
|          | 23 | Q. Okay. So moving on, you discussed some                |
|          | 24 | calculations with your counsel and you provided some     |
|          | 25 | calculations in your report about what could have        |
|          |    |  |

|          | 1  | happened had turnout been different than what it was; is |
|----------|----|--|
|          | 2  | that right?  |
|          | 3  | A. Yes.  |
|          | 4  | Q. Okay. And specifically you, in your report, did       |
|          | 5  | these calculations based on if turnout had been          |
|          | б  | 2.5 percent higher for all voters?                       |
|          | 7  | A. Not turnout, because that might confuse turnout       |
|          | 8  | rates. But if the total if the total vote was just       |
|          | 9  | 2 percent higher, not a turnout rate, if the total vote  |
| 09:58:23 | 10 | was 2 percent higher, or 2 and a half percent higher,    |
|          | 11 | what would that be?                                      |
|          | 12 | Q. I understand.   |
|          | 13 | A. Would that fall within the range of the share the     |
|          | 14 | Election Day vote was projected to make out.             |
|          | 15 | Q. I understand. So you're saying had 2.5 percent        |
|          | 16 | more voters voted, what would have happened?             |
|          | 17 | A. Yes, total vote.                                      |
|          | 18 | Q. And specifically you're looking at what would         |
|          | 19 | have happened if those 2.5 percent of voters had voted   |
| 09:58:47 | 20 | on Election Day  |
|          | 21 | A. Right.  |
|          | 22 | Q correct?   |
|          | 23 | A. Correct. Because we have all the ballots from         |
|          | 24 | early votes and could only have been from Election Day   |
|          | 25 | voters, the only population.                             |
|          |    |  |

|          | 1  | Q. You don't have any evidence specifically, other       |
|----------|----|--|
|          | 2  | than your projection, that 2.5 percent of total voters   |
|          | 3  | stayed home on Election Day, correct?                    |
|          | 4  | A. Yeah, and just to be clear, I'm I'm trying in         |
|          | 5  | that report just to show whether or not we needed some   |
|          | 6  | historically ridiculously high significant number to     |
|          | 7  | show up; but I was looking at that two and a half, and   |
|          | 8  | just I think it's probably the least significant         |
|          | 9  | number to look at. It's whether or not they could        |
| 09:59:30 | 10 | historically; and from what people told us, whether or   |
|          | 11 | not Election Day vote could have increased as a share of |
|          | 12 | the overall electorate by what it would have needed to   |
|          | 13 | in order for it to change the outcome.                   |
|          | 14 | Q. Okay. And other than your projection, you don't       |
|          | 15 | have any evidence that 2.5 percent of total voters       |
|          | 16 | stayed home on Election Day?                             |
|          | 17 | A. Not just the projection, you know.                    |
|          | 18 | Q. Everything that goes into your projection?            |
|          | 19 | A. Including what people told us in their vote           |
| 09:59:58 | 20 | history, and yeah.                                       |
|          | 21 | Q. So but it's your projection, right?                   |
|          | 22 | A. Well, sure. Sure.                                     |
|          | 23 | Q. And you're not offering any opinion that              |
|          | 24 | 2.5 percent of total voters stayed home on Election Day  |
|          | 25 | because of tabulator issues, correct?                    |
|          |    |  |

|          | 1  | A. Well, my opinion is that's, you know, it's when       |
|----------|----|--|
|          | 2  | you look at Joe voter you know, for politicos, it        |
|          | 3  | might be a little hard to understand how, you know, how  |
|          | 4  | average people would react if they were listening to     |
|          | 5  | their friends, or they saw on social media, they saw     |
|          | б  | news reports if there were widespread issues and that    |
|          | 7  | deterred people from voting, or if there were long lines |
|          | 8  | people couldn't wait in. It's easy to see how people     |
|          | 9  | walk away. Not everyone is so, you know, intense about   |
| 10:00:46 | 10 | politics that life can't be put aside. Life gets in the  |
|          | 11 | way.   |
|          | 12 | Q. So is that a no, you're not offering an opinion       |
|          | 13 | that 2.5 percent of total voters stayed home on Election |
|          | 14 | Day because of tabulator issues?                         |
|          | 15 | A. Maybe not you know, no, no. Let me clear that         |
|          | 16 | up.  |
|          | 17 | Q. You said no, I understand.                            |
|          | 18 | A. No, no. It's no, because I'm trying to explain        |
|          | 19 | that it is my opinion that the problems that people      |
| 10:01:09 | 20 | heard about and the issues they experienced, and that is |
|          | 21 | 2.5 percent, not that much, 40,000 that is my            |
|          | 22 | opinion, absolutely, from what people told us. And the   |
|          | 23 | amount, the percent that was missing from the poll,      |
|          | 24 | again, at all the exit polls we have ever conducted, you |
|          | 25 | don't see missing participants like this without         |
|          |    |  |

|          | 1  | something happening, some other variable getting thrown  |
|----------|----|--|
|          | 2  | into the equation.                                       |
|          | 3  | Q. You're not offering an opinion that any specific      |
|          | 4  | percentage of voters stayed home as a result of          |
|          | 5  | tabulator issues on Election Day, are you?               |
|          | 6  | A. A range, yes. I gave a range. I mean, I can't         |
|          | 7  | give nobody can give a specific number. I can only       |
|          | 8  | give you, you know, an idea of whether or not it's       |
|          | 9  | it's mathematically or not just whether or not the       |
| 10:01:57 | 10 | range that is reasonable, you know, we can conclude with |
|          | 11 | it's a degree of mathematical certainty that this        |
|          | 12 | affected this chunk of voters. Is that enough to have    |
|          | 13 | changed the outcome? And I am offering the opinion that  |
|          | 14 | that range is enough to put the outcome in doubt.        |
|          | 15 | Q. So you're offering a range, not a specific            |
|          | 16 | number, correct?   |
|          | 17 | A. That's correct, you can if that yes.                  |
|          | 18 | Q. Okay. Let's talk about some of the math that you      |
|          | 19 | did, and you'll have to bear with me, sir.               |
| 10:02:26 | 20 | A. That's all right.                                     |
|          | 21 | Q. I'm notoriously bad at math. Okay. So you do a        |
|          | 22 | calculation based on what would have happened if 2.5     |
|          | 23 | percent more voters turned out, 2.5 percent additional   |
|          | 24 | voters, not as a proportion of turnout as we talked      |
|          | 25 | about.   |
|          |    |  |

|          | 1  | A. That's correct.                                       |
|----------|----|--|
|          | 2  | Q. And you give a projection of what would have          |
|          | 3  | happened in the election had those people turned out and |
|          | 4  | voted on Election Day, right?                            |
|          | 5  | A. Yes, it would only be Election Day voters.            |
|          | 6  | Q. Okay. And that calculation that you do, you           |
|          | 7  | said, 2.5 percent is about 39,000 more voters.           |
|          | 8  | Does that sound right?                                   |
|          | 9  | A. Well, I know yes, it does, but the 2.5 percent        |
| 10:03:04 | 10 | is I you really shouldn't focus on that. The             |
|          | 11 | the point is the range of the share of Election Day      |
|          | 12 | how many voters would have needed to turn out. How many  |
|          | 13 | more voters to push the share, the overall share of the  |
|          | 14 | Election Day voter, you know, as opposed to those who    |
|          | 15 | dropped off in a box, those who voted by mail, to push   |
|          | 16 | it within a certain basically, I'm looking for the       |
|          | 17 | low of my range. So we estimated it would be over        |
|          | 18 | over one-fifth, could be a quarter of the vote, was      |
|          | 19 | Election Day vote as, by the way, model Model 1 does     |
| 10:03:39 | 20 | on in the 2022 Maricopa plan. It could have been         |
|          | 21 | that high, which would have pushed Election Day voters   |
|          | 22 | from 250 roughly to over 300, much closer to 300.        |
|          | 23 | I'm looking for the bottom of that range, which          |
|          | 24 | is roughly 20 20 to 22 percent.                          |
|          | 25 | Q. I understand that you're looking at a range. I'm      |
|          |    |  |

|          | 1  | actually I understand your opinion. I'm not asking    |
|----------|----|---|
|          | 2  | you about that. I just want to talk to you about the  |
|          | 3  | actual calculation that you did.                      |
|          | 4  | A. Okay.  |
|          | 5  | Q. So the number that you use was 2.5 percent and     |
|          | 6  | you that was about 39,000 more votes on Election Day. |
|          | 7  | Does that sound right to you?                         |
|          | 8  | A. Roughly, yeah.                                     |
|          | 9  | Q. Okay. As of Election Day, there were 2.5 million   |
| 10:04:20 | 10 | registered voters in Maricopa.                        |
|          | 11 | Does that sound right?                                |
|          | 12 | A. Yes.   |
|          | 13 | Q. Of those, 1.3 million had already voted before     |
|          | 14 | Election Day, right?                                  |
|          | 15 | A. That's true.                                       |
|          | 16 | Q. Those are all those early votes that were already  |
|          | 17 | cast?   |
|          | 18 | A. Leaving about 900, a little less than 900,000      |
|          | 19 | voters who would have been eligible to vote, that's   |
| 10:04:38 | 20 | true.   |
|          | 21 | Q. You're going to fix my math if this is wrong, but  |
|          | 22 | 2.4 minus 1.3, I think, is about 1.1 million voters?  |
|          | 23 | A. Say that again?                                    |
|          | 24 | Q. You said there were 2.4 million total registered   |
|          | 25 | voters in Maricopa                                    |
|          |    |   |

|          | 1  |  |
|----------|----|--|
|          | 1  | A. Oh, yes, but we have to remove the Election Day       |
|          | 2  | votes that go ahead. Go ahead.                           |
|          | 3  | Q. I understand what you're saying.                      |
|          | 4  | A. Yes.  |
|          | 5  | Q. Let's just take it step by step so we're on the       |
|          | б  | same page.   |
|          | 7  | So of those 2.4 million, 1.3 million had already         |
|          | 8  | voted by Election Day. That's those early voters,        |
|          | 9  | non-Election Day voters, correct?                        |
| 10:05:09 | 10 | A. There was more than that, though, if you count        |
|          | 11 | those who drop by drop box and voted in person early,    |
|          | 12 | right.   |
|          | 13 | Q. Sure, that whole number. So that would have left      |
|          | 14 | about 1.1 million voters who could have voted on         |
|          | 15 | Election Day?  |
|          | 16 | A. Sure. Sure.   |
|          | 17 | Q. And we know that 250,000 of those voters did vote     |
|          | 18 | on Election Day?   |
|          | 19 | A. But nobody has a perfect voter file, so you can't     |
| 10:05:34 | 20 | get to the 100 percent turnout. So the difference        |
|          | 21 | between your 1.1 and where I'm going with, it's less, is |
|          | 22 | that there are just there are voters who just are not    |
|          | 23 | going to show. They are not high-propensity voters. I    |
|          | 24 | can't justify that they could have showed up. They       |
|          | 25 | don't have the vote history to show up.                  |
|          |    |  |

|          | 1  | Q. I understand. I'm not asking you about that.          |
|----------|----|--|
|          | 2  | A. Okay.   |
|          | 3  | Q. So, and I think you said a 900,000 number, is         |
|          | 4  | that what you mentioned just now?                        |
|          | 5  | A. Just now? No.   |
|          | 6  | Q. Okay. So so, 250,000 people voted on Election         |
|          | 7  | Day. Does that sound right, in Maricopa?                 |
|          | 8  | A. Roughly, yeah.  |
|          | 9  | Q. Okay. In taking out the number of people who had      |
| 10:06:19 | 10 | already voted before Election Day, so adding that group  |
|          | 11 | up with the people who actually did turn out on Election |
|          | 12 | Day, that leaves about 900,000 voters in Maricopa who    |
|          | 13 | ultimately didn't vote in the election.                  |
|          | 14 | Does that sound right?                                   |
|          | 15 | A. Yeah, that's ballpark, yeah.                          |
|          | 16 | Q. Okay. Now, 2.5 percent of those voters, that's        |
|          | 17 | not 39,000, right?                                       |
|          | 18 | A. No.   |
|          | 19 | Q. That's about 22,000?                                  |
| 10:06:45 | 20 | A. Yeah, I mean, I'll take your word for it.             |
|          | 21 | Q. I used a calculator.                                  |
|          | 22 | A. Yeah.   |
|          | 23 | Q. So it was a ballpark of 22,000 votes                  |
|          | 24 | A. Yeah.   |
|          | 25 | Q using your 2.5 percent?                                |
|          |    |  |

|          | 1  | A. Yeah.   |
|----------|----|--|
|          | 2  | Q. Okay. And you say that the vote splits on             |
|          | 3  | Election Day, you give a range, but you say about        |
|          | 4  | 70 percent vote for Ms. Lake and about 30 percent voted  |
|          | 5  | for Governor-Elect Hobbs is one of the ranges that you   |
|          | б  | use; is that right?                                      |
|          | 7  | A. It's not  |
|          | 8  | Q. I'm sorry, not a range. It's a specific number.       |
|          | 9  | A. Yes, there are specific numbers. I was being          |
| 10:07:26 | 10 | actually conservative with those numbers.                |
|          | 11 | Q. Yes.  |
|          | 12 | A. The first, you know, tabulated batch from             |
|          | 13 | Maricopa was a much higher margin; and just to be clear  |
|          | 14 | on the math before, did 2.5 percent of what is had       |
|          | 15 | been voted already, just to show whether it was          |
|          | 16 | plausible. It's not a matter of what's left. We know     |
|          | 17 | what's left out there as far as who is still eligible to |
| 10:07:55 | 18 | vote, so I'm not using I wasn't using that 2.5           |
|          | 19 | percent as that you know, as I see what you were         |
|          | 20 | saying, but that's not the relevant math. The relevant   |
|          | 21 | math is whether or not there's enough voters to push the |
|          | 22 | overall share of the Election Day vote. The 2.5 percent  |
|          | 23 | you're focusing on a lot. That's not the point of the    |
|          | 24 | number. I didn't pull 2.5 percent out of the air. I      |
|          | 25 | was trying to show how small of the vote that had been   |
|          |    |  |

|          | 1  | cast would have need to have been changed. It's not     |
|----------|----|---|
|          | 2  | the relevant number is the percentage of people who did |
|          | 3  | not participate and whether or not there still would    |
|          | 4  | have been enough eligible voters out there that could   |
|          | 5  | have pushed the share of the Election Day vote higher,  |
|          | 6  | and then that would have changed the outcome because of |
|          | 7  | the margin. And I didn't pull 70 percent out of thin    |
|          | 8  | area, that is the vote total. That's that's she         |
|          | 9  | she had won among the group of voters we're talking     |
| 10:08:43 | 10 | about in question.                                      |
|          | 11 | Q. Okay. But taking your number just this is the        |
|          | 12 | number you reported and that's the reason I'm using it. |
|          | 13 | I understand that you're saying that there could have   |
|          | 14 | been a range, but the number you used was 2.5 percent.  |
|          | 15 | So I want to make sure we're understanding what that    |
|          | 16 | 2.5 percent actually means, so that's                   |
|          | 17 | A. I understand that. I understand.                     |
|          | 18 | Q. Okay. So taking your number, the 2.5 percent, of     |
|          | 19 | the voters who could have been left to vote on Election |
| 10:09:11 | 20 | Day, that's actually about 22,000, not 39,000?          |
|          | 21 | A. I'm talking about the entire election with that,     |
|          | 22 | too. And you're again, the math is still the math.      |
|          | 23 | There was still number of the what the exit poll        |
|          | 24 | indicated to us was that it could have been 20 percent  |
|          | 25 | of that 250 that did not show up because of a lack of   |
|          |    |   |

|          | 1  | completion of that questionnaire, and because of the     |
|----------|----|--|
|          | 2  | issues they reported.                                    |
|          | 3  | Again, would there if that's the case, would             |
|          | 4  | there be 50,000 votes remaining, you know, from those    |
|          | 5  | already voted early versus those who voted by Election   |
|          | б  | Day, and there would have. There would have been         |
|          | 7  | 800-plus thousand, and to speculate that they would have |
|          | 8  | voted, they could have voted by mail. I mean, the mail   |
|          | 9  | was done; it's in. There's nothing else to talk about.   |
| 10:09:58 | 10 | We're talking about Election Day. Is there enough? And   |
|          | 11 | I'm using that as a that 2.5 percent of the total        |
|          | 12 | vote just to see whether or not it would fall anywhere   |
|          | 13 | near that range, and it would.                           |
|          | 14 | Q. So you gave some projections, had 39,000 people       |
|          | 15 | more 39,000 more people voted on Election Day, right?    |
|          | 16 | A. Yes.  |
|          | 17 | Q. 39,000 people out of the 250,000 people who did       |
|          | 18 | vote on Election Day, that's about a 16 percent          |
|          | 19 | A. It is.  |
| 10:10:23 | 20 | Q. Okay.   |
|          | 21 | A. Yes.  |
|          | 22 | Q. So your hypothetical, the number you chose, what      |
|          | 23 | you're evaluating is what could have happened in theory  |
|          | 24 | if almost 16 percent more voters had turned out on       |
|          | 25 | Election Day; is that right?                             |
|          |    |  |

|          | 1  | A. Yeah, that's fair to say. I mean, it could have       |
|----------|----|--|
|          | 2  | because of the margins, and they did vary. For           |
|          | 3  | instance, in some of the door Drawer 3, she won          |
|          | 4  | 80 percent of those votes, it wasn't 70. I was being     |
|          | 5  | conservative with that 70 percent. The truth is in the   |
|          | 6  | areas that we're talking about that are likely, if you   |
|          | 7  | want to call them suppressed, I don't know what term you |
|          | 8  | want to use, but those voters who didn't show because of |
|          | 9  | those lines, in some of those areas it was higher. I     |
| 10:11:03 | 10 | was being conservative with 70 percent. Ms. Lake was     |
|          | 11 | winning 76 percent-plus of some of these areas, so it    |
|          | 12 | didn't need to be it didn't it might not needed to       |
|          | 13 | even increase by 15 percent, or 16. Almost 15.7, maybe   |
|          | 14 | something like that.                                     |
|          | 15 | Q. I defer to your math over mine. Around                |
|          | 16 | 16 percent?  |
|          | 17 | A. Yes.  |
|          | 18 | Q. Okay. So it's actually sort of what you just          |
|          | 19 | talked about, it's actually a little bit different what  |
| 10:11:30 | 20 | I was trying to ask you about. Let me rephrase what I    |
|          | 21 | was trying to ask.                                       |
|          | 22 | A. Sure.   |
|          | 23 | Q. You have this 39,000 number of 250,000 voters,        |
|          | 24 | that's about that's just a raw number, about             |
|          | 25 | 16 percent of that total that actually turned out on     |
|          |    |  |

Γ

|          | 1  | Election Day, right?                                    |
|----------|----|---|
|          | 2  | A. Sure.  |
|          | 3  | Q. Okay. So your 2.5 percent selection, that            |
|          | 4  | example that you give, what that is really saying is    |
|          | 5  | what would have happened if 16 percent more voters had  |
|          | б  | turned out on Election Day, right?                      |
|          | 7  | A. It is, but that's not unusual in what we do; it's    |
|          | 8  | not. It happens.  |
|          | 9  | Q. And so the math the way you've done it, that         |
| 10:12:06 | 10 | basically assumes that one out of every six voters who  |
|          | 11 | is going to vote on Election Day didn't vote, right?    |
|          | 12 | A. I guess that's fair. A little less, actually;        |
|          | 13 | but, you know, the the truth is who are you know,       |
|          | 14 | we absolutely can anticipate that that could have       |
|          | 15 | happened. It's not that many votes; it's not. And if    |
|          | 16 | you look another thing here is that maybe a little      |
|          | 17 | bit uncomfortable is how much those numbers would have  |
|          | 18 | made the Election Day vote as a share of the overall    |
|          | 19 | electorate; but then when I look at new registrations   |
| 10:12:48 | 20 | and who was voting, who is registering to vote via what |
|          | 21 | is, essentially, Arizona, Maricopa permanent absentee   |
|          | 22 | ballot there, 25 percent are not registering to vote by |
|          | 23 | mail. So it seems to me, you know, ten years ago        |
|          | 24 | Arizona was 80-plus percent all male. It seems to me    |
|          | 25 | that the Election Day vote is getting more and more the |
|          |    |   |

|          | 1  | electorate as the time goes on. And I think that         |
|----------|----|--|
|          | 2  | probably, you know, the parties, like I said, they       |
|          | 3  | employ strategies to get voters to vote different ways.  |
|          | 4  | I think it would be folly. American people are           |
|          | 5  | unpredicted, and I think it would be folly if that's     |
|          | 6  | what the data tells us they were going to do would be    |
|          | 7  | folly or pretend like we know better.                    |
|          | 8  | Q. In your direct testimony, you used the term           |
|          | 9  | "disenfranchised." What did you mean by that term?       |
| 10:14:09 | 10 | A. I think if governments can't do everything in         |
|          | 11 | their power, there are always problems on Election Day.  |
|          | 12 | There's always going to be something that turns up.      |
|          | 13 | But if this was normal, then I would see this in         |
|          | 14 | every exit poll I do. This was not normal. This is the   |
|          | 15 | first time this has ever happened to me, the first time. |
|          | 16 | So I can only assume these people when you hear the      |
|          | 17 | frustrations in their voice like we did, there's no      |
|          | 18 | there's no other word for it.                            |
|          | 19 | Q. Okay. So by disenfranchised, you mean the people      |
| 10:14:45 | 20 | who chose not to vote?                                   |
|          | 21 | A. I would argue they didn't choose not to vote.         |
|          | 22 | Again, they may have chose not to vote early, but that's |
|          | 23 | their right. They chose to vote on Election Day and      |
|          | 24 | they were not provided ample opportunity to do so. This  |
|          | 25 | one gentleman is going to stick in my head forever. He   |
|          |    |  |

|          | 1  | showed up, it was 7:13 in the morning, and he said, you |
|----------|----|---|
|          | 2  | know, I'll vote after work if I can. I don't know if he |
|          | 3  | did or not, and then to be fair, but he didn't take the |
|          | 4  | exit poll.  |
|          | 5  | Q. And I think just one last question for you: You      |
|          | 6  | have no knowledge that anyone from Maricopa County, or  |
|          | 7  | otherwise, intentionally tampered with the printers or  |
|          | 8  | tabulators, correct?                                    |
|          | 9  | A. Not my purview, ma'am, no, correct. Although I       |
| 10:15:29 | 10 | will say this, when you look at it                      |
|          | 11 | Q. I'm sorry. You said                                  |
|          | 12 | A. No. No, you're right.                                |
|          | 13 | MS. MADDURI: Thank you for your time, Mr.               |
|          | 14 | Baris. You might have a little more time to go. Oh,     |
|          | 15 | I'm sorry.  |
|          | 16 |   |
|          | 17 | BY MR. LIDDY:   |
|          | 18 | Q. Good morning, Mr. Baris.                             |
|          | 19 | A. Good morning.  |
| 10:15:55 | 20 | Q. How long have you been working in the polling        |
|          | 21 | industry?   |
|          | 22 | A. Altogether about eight years.                        |
|          | 23 | Q. Did you start eight years ago or                     |
|          | 24 | A. On my own, six.                                      |
|          | 25 | Q. Six. Did you start eight years ago or was there      |
|          |    |   |

|          | 1  | a gap?   |
|----------|----|--|
|          | 2  | A. I don't understand what you mean.                     |
|          | 3  | Q. So the last eight years of your professional life     |
|          | 4  | you've been working in the polling industry; is that     |
|          | 5  | correct?   |
|          | 6  | A. From 2014 on, polling and elections, correct.         |
|          | 7  | Q. How familiar are you with the challenges to the       |
|          | 8  | polling industry, technical and otherwise, that precede  |
|          | 9  | 2014?  |
| 10:16:31 | 10 | A. Only from research, sir.                              |
|          | 11 | Q. And you testified earlier that even the               |
|          | 12 | Associated Press has broken away from traditional        |
|          | 13 | polling practices; is that correct?                      |
|          | 14 | A. That's correct. Traditional exit polling              |
|          | 15 | practices, yes.  |
|          | 16 | Q. That was your testimony, okay. Are you aware          |
|          | 17 | that they have also broken away from traditional polling |
|          | 18 | practices from pre-election?                             |
|          | 19 | A. From pre-Election Day polling, yes, yes.              |
| 10:17:03 | 20 | Q. Do you know why?                                      |
|          | 21 | A. They moved to different panel response biases,        |
|          | 22 | various, I imagine, like everybody else.                 |
|          | 23 | Q. But you're familiar with the technical issues         |
|          | 24 | with the changing behavior of the American people with   |
|          | 25 | regard to cell phones rather than landlines?             |
|          |    |  |

|          | 1  | A. Oh, yes.   |
|----------|----|---|
|          | 2  | Q. Working people out of the home, people answering     |
|          | 3  | in the home, random digit dialing no longer used?       |
|          | 4  | A. That's correct.                                      |
|          | 5  | Q. Okay. So because of those changes, polling,          |
|          | 6  | specifically in the last 25 years, has been notoriously |
|          | 7  | flawed, correct?  |
|          | 8  | A. Not all of it.                                       |
|          | 9  | Q. Some of it?  |
| 10:17:39 | 10 | A. Most of it.  |
|          | 11 | Q. Most of it?  |
|          | 12 | A. Yes.   |
|          | 13 | Q. Now, as a pollster, you're familiar with the term    |
|          | 14 | "random sample"?  |
|          | 15 | A. Yes.   |
|          | 16 | Q. And my understanding from your report is that you    |
|          | 17 | sampled or attempted to sample 813 voters in the State  |
|          | 18 | of Arizona?   |
|          | 19 | A. No, 813 just in Maricopa.                            |
| 10:18:07 | 20 | Q. 813 just in Maricopa?                                |
|          | 21 | A. It was a statewide survey. That was what             |
|          | 22 | represented Maricopa.                                   |
|          | 23 | Q. And how many voters in Maricopa?                     |
|          | 24 | A. About 813, yes about 813 that qualified and          |
|          | 25 | participated.   |
|          |    |   |
|          | L  |   |

|          | 1  | Q. I'm sorry. I wasn't clear on my question. How         |
|----------|----|--|
|          | 2  | many registered voters are there in Maricopa County?     |
|          | 3  | A. There are about 2.4 and change, almost two and a      |
|          | 4  | half, I would say.                                       |
|          | 5  | Q. And would you say 813 is a sample size that would     |
|          | 6  | give you a significant amount of confidence in the       |
|          | 7  | outcome of that?   |
|          | 8  | A. You know, I do. And the reason I would say that       |
|          | 9  | is because we're looking at certain subgroups of the     |
| 10:18:47 | 10 | population. It is a midterm, so admittedly not           |
|          | 11 | everybody is going to come out and vote. There are       |
|          | 12 | people who have vote histories that support that.        |
|          | 13 | That's part of projecting this the projections we use    |
|          | 14 | for turnout is goes into the sampling errors, the        |
|          | 15 | calculations we do for sampling errors. But 813, there   |
|          | 16 | are polls out there right now from before the election   |
|          | 17 | that did 800, maybe even less, for the State of Arizona, |
|          | 18 | not just Maricopa.                                       |
|          | 19 | Q. What confidence level did you attribute to your       |
| 10:19:20 | 20 | 813 sample size?   |
|          | 21 | A. About 3.5 percent.                                    |
|          | 22 | Q. Plus or minus?  |
|          | 23 | A. Plus or minus.  |
|          | 24 | Q. And you said there were 2.4 million voters in         |
|          | 25 | Arizona?   |
|          |    |  |

|          | 1  | A. Yes.   |
|----------|----|---|
|          |    |   |
|          | 2  | Q. Maricopa County?                                     |
|          | 3  | A. But there's not going to be 2.4 projected, you       |
|          | 4  | know, to turn out.                                      |
|          | 5  | Q. What steps did you take in order to ensure that      |
|          | б  | those 813 were selected randomly?                       |
|          | 7  | A. That's a great question. We use a vendor, a          |
|          | 8  | national voter file database. In this case, it is       |
|          | 9  | national, but we obviously just stuck to Arizona, and   |
| 10:20:04 | 10 | they draw random sample off of the voter file, and from |
|          | 11 | there when we contact them, it is randomly selected.    |
|          | 12 | Q. So my understanding from your testimony that you     |
|          | 13 | did not select the random sample; is that correct?      |
|          | 14 | A. Well, of course I did. I mean                        |
|          | 15 | Q. You just testified that a vendor did it; is that     |
|          | 16 | correct?  |
|          | 17 | A. No, the vendor is the                                |
|          | 18 | MR. OLSEN: Your Honor, I would ask                      |
|          | 19 | THE WITNESS: data source. It is                         |
| 10:20:24 | 20 | randomly selected.                                      |
|          | 21 | MR. OLSEN: Your Honor, may I object? I                  |
|          | 22 | would just ask that counsel allow the witness to finish |
|          | 23 | responding before he interrupts him?                    |
|          | 24 | THE COURT: Here's the way it has to work,               |
|          | 25 | okay? Your attorneys on the other side are going to     |
|          |    |   |
|          |    | L   |

|          | 1  | have the chance to ask other questions. So, like I said  |
|----------|----|--|
|          | 2  | before, wait until the question is completely asked, and |
|          | 3  | there may be an objection. So if you see somebody stand  |
|          | 4  | up, it's a clue that an objection is coming. Give me a   |
|          | 5  | chance to rule on it before you answer.                  |
|          | б  | THE WITNESS: Yes, Your Honor.                            |
|          | 7  | THE COURT: Then I'm going to let, Mr.                    |
|          | 8  | Liddy, give him a chance to answer before you ask the    |
|          | 9  | next question. But when you if you're asked a            |
| 10:21:08 | 10 | question and you can answer it yes or no, you should     |
|          | 11 | answer it yes or no and move on. And then another        |
|          | 12 | question later will maybe clarify further the answer,    |
|          | 13 | okay?  |
|          | 14 | So, next question.                                       |
|          | 15 | BY MR. LIDDY:  |
|          | 16 | Q. Mr. Baris, I apologize if I misunderstood your        |
|          | 17 | response. I now understand your response to be that      |
|          | 18 | you've got the universe of registered voters from a      |
|          | 19 | vendor, but it was you, yourself, that did the random    |
| 10:21:35 | 20 | sampling?  |
|          | 21 | A. Software does the random sampling for everybody,      |
|          | 22 | Counselor, everybody.                                    |
|          | 23 | Q. For everybody?  |
|          | 24 | A. All the pollsters let me rephrase that. All           |
|          | 25 | the pollsters I know rely on software to draw random     |
|          |    |  |

|          | I  |  |
|----------|----|--|
|          | 1  | appropriate the database. The net sure                   |
|          |    | samples from the database. I'm not sure                  |
|          | 2  | Q. Now, when you collect a random sampling, you're       |
|          | 3  | going to assume that some of those people that were      |
|          | 4  | randomly sampled are not going to participate in a poll, |
|          | 5  | correct?   |
|          | 6  | A. Absolutely.   |
|          | 7  | Q. So in your original universe it exceeded 813?         |
|          | 8  | A. Yes, of course. Yes, if I understand you              |
|          | 9  | correctly, yes.  |
| 10:22:13 | 10 | Q. And then you assume that those who decline to         |
|          | 11 | participate in your poll and that those who well, I      |
|          | 12 | mean, I don't want to ask a compound question. You'll    |
|          | 13 | assume that those who you invited to participate in your |
|          | 14 | poll but chose not to, their behavior would be the same  |
|          | 15 | as those who did choose to participate in your poll,     |
|          | 16 | correct?   |
|          | 17 | A. Not always, and that's why we're big proponents       |
|          | 18 | of larger samples because, you know, people are          |
|          | 19 | different. And, for instance, in a more educated voter   |
| 10:22:45 | 20 | of the same party would be much more likely to           |
|          | 21 | participate than somebody who is non-college educated,   |
|          | 22 | even though it's the same party and they may appear to   |
|          | 23 | be the same kind of voter.                               |
|          | 24 | Q. So that's a no?                                       |
|          | 25 | A. Yes, that's a no, I would imagine, yes.               |
|          |    |  |

|          | 1  | Q. So when you get responses, you're not assuming       |
|----------|----|---|
|          | 2  | that people who did not respond are going to behave in  |
|          | 3  | the same manner as those who did respond, is that your  |
|          | 4  | testimony?  |
|          | 5  | A. No, that's mischaracterized. Obviously it's          |
|          | 6  | principles of random sampling that you assume everybody |
|          | 7  | has the same chance and that they will, but we believe  |
|          | 8  | in larger samples to reduce that error. That's, maybe,  |
|          | 9  | I wasn't saying that correctly, but that's              |
| 10:23:26 | 10 | Q. What I'm trying to get at, Mr. Baris, is, which      |
|          | 11 | is it? Do you make an assumption that those who don't   |
|          | 12 | participate in your poll will behave in the same manner |
|          | 13 | as those who do, or do you not make that assumption?    |
|          | 14 | A. We make the assumption that those who do             |
|          | 15 | participate will will mirror the behaviors of those     |
|          | 16 | who don't, yes.   |
|          | 17 | Q. And particularly you were interested in tracking     |
|          | 18 | the behavior of people by voter registration; is that   |
|          | 19 | correct?  |
| 10:23:51 | 20 | A. Not only, no.  |
|          | 21 | Q. But it's correct that you were interested in         |
|          | 22 | tracking the behavior of people by voter registration?  |
|          | 23 | A. In for this poll alone, are you I just want          |
|          | 24 | to make sure I'm understanding your question. For this  |
|          | 25 | poll alone, you're asking if I'm interested in tracking |
|          |    |   |

|          | -  |   |
|----------|----|---|
|          | 1  | the behavior of registered voters?                      |
|          | 2  | Q. Yes, for the issues before this Court. Your poll     |
|          | 3  | yeah, that's right.                                     |
|          | 4  | A. Yes, at the most simple basic, yes. Yes.             |
|          | 5  | Q. I think you've testified that in addition to         |
|          | 6  | party registration there are many different variables   |
|          | 7  | that can impact the behavior of a voter, correct?       |
|          | 8  | A. Correct.   |
|          | 9  | Q. Did you test for those in this poll?                 |
| 10:24:42 | 10 | A. Give me an example.                                  |
|          | 11 | Q. Well, let's say that in a previous election there    |
|          | 12 | was a candidate for statewide office who was registered |
|          | 13 | a Republican prior to 2022; and then in 2022, there was |
|          | 14 | a candidate for statewide office, who upon winning the  |
|          | 15 | Primary, feigned to have a dagger and slaughter the     |
|          | 16 | supporters of that other Republican; could that be      |
|          | 17 | broadcast throughout the state, affect the voting       |
|          | 18 | patterns of other people that are registered as         |
|          | 19 | Republicans that you would anticipate and, in fact, did |
| 10:25:27 | 20 | vote in 2022?   |
|          | 21 | THE WITNESS: I've got to be honest, I mean,             |
|          | 22 | Your Honor, I don't know if I could that's such an      |
|          | 23 | over-the-top example. I don't know if I could be        |
|          | 24 | make a serious response to that.                        |
|          | 25 | THE COURT: Well, you can ask to have a                  |
|          |    |   |
|          | I  |   |

|          | 1  | question rephrased, if you if you wish. If you don't     |
|----------|----|--|
|          | 2  | understand the question, don't guess. Please say that    |
|          | 3  | you can't.   |
|          | 4  | THE WITNESS: Can we get a yeah. There                    |
|          | 5  | are events that do that do change voting behavior,       |
|          | б  | absolutely, if I understand that correctly.              |
|          | 7  | BY MR. LIDDY:  |
|          | 8  | Q. And are you aware that, as you characterize it,       |
|          | 9  | over-the-top example actually happened; it's not a       |
| 10:26:11 | 10 | hypothetical?  |
|          | 11 | A. No, I'm not.  |
|          | 12 | Q. Okay. And so, therefore, you did not test for         |
|          | 13 | that in your survey the results of which are here in     |
|          | 14 | this court?  |
|          | 15 | A. Yeah, but if you're suggesting it impacted one        |
|          | 16 | group of voters over the other, I can absolutely point   |
|          | 17 | to ten counter examples where our main problem is not a  |
|          | 18 | response bias that would act in the direction that would |
|          | 19 | change the behavior of a voter in the course you're      |
| 10:26:35 | 20 | suggesting. I could point to ten others that would       |
|          | 21 | suggest that I have to do my job a lot harder and dig a  |
|          | 22 | lot deeper because voters are so terrified to even talk  |
|          | 23 | to people and give their opinions anymore, so I mean     |
|          | 24 | Q. So it's your professional opinion that registered     |
|          | 25 | Republicans in Maricopa County that have a history of    |
|          |    |  |

|          | 1  | voting in every election and have for Senator John       |
|----------|----|--|
|          | 2  | McCain every time he was elected and when he ran for     |
|          | 3  | President would not have a negative reaction to another  |
|          | 4  | Republican running statewide who feigns to slaughter the |
|          | 5  | McCain supports?   |
|          | 6  | A. You know what, that's all going to come up in         |
|          | 7  | in the margins for candidates, you know. And if they     |
|          | 8  | tell me they are going to vote, your example is          |
|          | 9  | irrelevant, because if you're telling me they are going  |
| 10:27:23 | 10 | to vote and they have vote history, they are not going   |
|          | 11 | to lie to a pollster. They'll just simply tell me, I'm   |
|          | 12 | not going to vote.                                       |
|          | 13 | Q. So your opinion is that my example is not going       |
|          | 14 | to matter. Is that because every registered Republican   |
|          | 15 | is going to vote the same way in every election,         |
|          | 16 | regardless of whether the difference of the Republican   |
|          | 17 | candidate running for statewide office?                  |
|          | 18 | A. Well, first, let me just clarify. I'm not saying      |
|          | 19 | your example doesn't matter. I'm saying, I'd catch your  |
| 10:27:52 | 20 | example, I'd catch those voters. The vast majority of    |
|          | 21 | them, I'm going to catch them. So I'm not going to miss  |
|          | 22 | them. They are going to say, no, I'm not voting for      |
|          | 23 | this Candidate A because whatever, click, and that's it; |
|          | 24 | or I'm not going to vote because of it. They'll tell us  |
|          | 25 | that.  |
|          |    |  |

|          | 1  | But what was the second part of your question            |
|----------|----|--|
|          | 2  | again, or the follow-up?                                 |
|          | 3  | Q. I'll accept your answer.                              |
|          | 4  | Your general conclusion is that fewer Republicans        |
|          | 5  | voted on Election Day than otherwise would have but for  |
|          | 6  | the problems of the printers and perceived problems of   |
|          | 7  | the tabulators; is that correct?                         |
|          | 8  | A. I would just say I would say general issues           |
|          | 9  | that led to long wait lines, that's what we heard from   |
| 10:28:40 | 10 | the voters. I can't nail down one, that's not my you     |
|          | 11 | know, that's not my purview.                             |
|          | 12 | Q. I believe you testified that your research is         |
|          | 13 | based upon your study of the behavior of these           |
|          | 14 | registered voters in previous elections in Maricopa      |
|          | 15 | County?  |
|          | 16 | A. Yes, it's fair to say.                                |
|          | 17 | Q. And did you track as a variable in your survey        |
|          | 18 | the wait lines of other midterms elections, such as 2018 |
|          | 19 | to 2014?   |
| 10:29:04 | 20 | A. Sure.   |
|          | 21 | Q. 2012?   |
|          | 22 | A. Sure, and compared them to presidential-election      |
|          | 23 | turnouts as well.  |
|          | 24 | Q. What was the wait time that you looked at in          |
|          | 25 | 2012?  |
|          |    |  |
|          |    |  |

|          | 1  | A. I thought when you said weight, I thought how         |
|----------|----|--|
|          | 2  | much how much weight is given to turnout for different   |
|          | 3  | when you're modeling. Wait lines, you're being           |
|          | 4  | specific to wait times.                                  |
|          | 5  | Q. That's correct.                                       |
|          | б  | A. No, I did not study the impact of wait lines in       |
|          | 7  | prior elections, I'll say that.                          |
|          | 8  | Q. So it's difficult for you to examine your own         |
|          | 9  | data from 2022 with regard to registered Republicans     |
| 10:29:40 | 10 | voting on Election Day and 2022 General Election because |
|          | 11 | of wait times based on previous behavior for Republicans |
|          | 12 | who voted on Election Day when you did not look at the   |
|          | 13 | wait times in those previous elections?                  |
|          | 14 | A. Actually, in truth, I did look at some wait lines     |
|          | 15 | in the presidential election in '18. I didn't look at,   |
|          | 16 | you know, in great depth, but I do understand that the   |
|          | 17 | wait lines in some areas, reported wait lines, were      |
|          | 18 | actually longer in 2020; but I think we have to be clear |
|          | 19 | here that your wait-time estimate is not the estimate    |
| 10:30:09 | 20 | for people who are waiting on line. You're looking at    |
|          | 21 | site check to the time they get a ballot. You're not     |
|          | 22 | looking at estimates of people who are wrapped around    |
|          | 23 | the corner in a shopping center, you know, a mile long.  |
|          | 24 | The County wait estimate is not the true estimate, and   |
|          | 25 | the three-minute estimate is greatly exaggerated by      |
|          |    |  |

|          | 1  | adding Election Day drop-off ballots into that equation. |
|----------|----|--|
|          | 2  | Q. Thank you. So is it your testimony that you did       |
|          | 3  | not account for the wait times in the midterm elections  |
|          | 4  | of 2012, '14 and '18?                                    |
|          | 5  | A. We I would just say anything beyond a                 |
|          | 6  | four-cycle rolling, four-cycle average, which is what we |
|          | 7  | do, I would not have looked at, no. If I may, there's a  |
|          | 8  | reason for that  |
|          | 9  | Q. No, it's okay. You already answered the               |
| 10:30:54 | 10 | question. I have another one.                            |
|          | 11 | Is it your understanding that Republican vote on         |
|          | 12 | '22 was low?   |
|          | 13 | A. Republican vote in '22 was low? No, it was high.      |
|          | 14 | Q. In Maricopa County?                                   |
|          | 15 | A. It was still high. It was. Turnout was very           |
|          | 16 | strong for Republicans in Maricopa.                      |
|          | 17 | Q. And to what do you attribute your opinion that it     |
|          | 18 | was very strong?   |
|          | 19 | A. The turnout rates versus the Democratic Party,        |
| 10:31:16 | 20 | for instance, Republicans absolutely outvoted Democrats  |
|          | 21 | as a turnout, 80-plus probably I haven't looked at       |
|          | 22 | the latest because the numbers have changed but          |
|          | 23 | probably I wouldn't be surprised to hear if it was       |
|          | 24 | mid-80s while Democrats were much lower.                 |
|          | 25 | Q. Mid-70s?  |
|          |    |  |

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|          | 1  | A. Mid-70s, okay.  |
|----------|----|--|
|          | 2  | Q. Democrats very, very high?                            |
|          | 3  | A. 60 some.  |
|          | 4  | Q. 69.9, would you be surprised to hear that?            |
|          | 5  | A. No.   |
|          | 6  | Q. Now, you've said that you base your opinions, in      |
|          | 7  | part, on the previous voting behavior of the subjects of |
|          | 8  | your survey, correct?                                    |
|          | 9  | A. Correct.  |
| 10:31:50 | 10 | Q. And I believe your early testimony was that you       |
|          | 11 | have perceived a difference in voting behavior of people |
|          | 12 | who vote from the Early Voting List who vote by mail and |
|          | 13 | people who vote Election Day; is that correct?           |
|          | 14 | A. That's correct.                                       |
|          | 15 | Q. And you base that on examining the voting             |
|          | 16 | behavior in previous election cycles?                    |
|          | 17 | A. It's starting now to become a trend, but I base       |
|          | 18 | it on the actual vote totals that we're seeing come in;  |
|          | 19 | and that's part also on Election Day we do get real-time |
| 10:32:25 | 20 | results at my company, so I can actually see as Maricopa |
|          | 21 | tabulates what those election results are. So when I'm   |
|          | 22 | and then, you know, I'm going to compare that on the     |
|          | 23 | work on the exit poll to see how accurate we were.       |
|          | 24 | So, for instance, in Maricopa or statewide, what         |
|          | 25 | was Ms. Hobbs's margin when all of the early, early vote |
|          |    |  |

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|          | 1  | was reported, and we'll go and we'll see how close we    |
|----------|----|--|
|          | 2  | are on the exit poll, for instance.                      |
|          | 3  | Q. So you've based your opinion, in part, on the         |
|          | 4  | previous voting behavior of people who voted early in    |
|          | 5  | Maricopa as opposed to people who vote on Election Day;  |
|          | 6  | is that correct?   |
|          | 7  | A. That's correct. And                                   |
|          | 8  | Q. And that's the answer. And did you account for a      |
|          | 9  | political party or a political campaign urging voters,   |
| 10:33:17 | 10 | who already are on the Permanent Early Voting List and   |
|          | 11 | have their ballots to not turn them in and vote on       |
|          | 12 | Election Day?  |
|          | 13 | A. I did.  |
|          | 14 | Q. You did?  |
|          | 15 | A. We definitely looked at that.                         |
|          | 16 | Q. And did you make the assumption that the behavior     |
|          | 17 | of voters on the Permanent Early Voting List, who have a |
|          | 18 | history of voting early, were going to change their      |
|          | 19 | behavior in 2022 because now they are going to vote on   |
| 10:33:39 | 20 | Election Day?  |
|          | 21 | A. A great deal of them told us that, yes.               |
|          | 22 | Q. So then your assumption that people's behavior        |
|          | 23 | tends to be the same whether they vote early, two or     |
|          | 24 | three or four cycles back versus one year is not valid,  |
|          | 25 | correct?   |
|          |    |  |

|          | 1  | A. No, I think you're misinterpreting. I mean, if        |
|----------|----|--|
|          | 2  | they are going to vote at all, they are going to vote    |
|          | 3  | based on prior behavior. How they vote by method         |
|          | 4  | changes a great deal as time goes on. I would say from   |
|          | 5  | 2020 on, we're really experiencing a very drastic change |
|          | 6  | in how people, certain groups, are deciding to vote.     |
|          | 7  | Q. I think you testified that in Arizona or              |
|          | 8  | Maricopa, I don't think you were clear, but according to |
|          | 9  | your results, that vote by mail is getting less and less |
| 10:34:21 | 10 | and less popular?  |
|          | 11 | A. It well, I don't know if we can call that a           |
|          | 12 | trend yet, but it does appear from the last two cycles   |
|          | 13 | that it will be yes, that's true, just to be             |
|          | 14 | Q. Would it surprise you?                                |
|          | 15 | A. Not with everybody, but                               |
|          | 16 | Q. Would it surprise you that early voting               |
|          | 17 | popularity has exploded in Arizona?                      |
|          | 18 | A. I don't know what you're basing that on.              |
|          | 19 | Q. Data, early voters?                                   |
| 10:34:46 | 20 | A. Yeah, I I, you know, would, because the people        |
|          | 21 | who registered in the last two years are newly           |
|          | 22 | registered voters in Maricopa County are registering to  |
|          | 23 | vote less as early vote than had in the past, you know.  |
|          | 24 | If you were 2014, for instance, 80 percent of the        |
|          | 25 | vote, 85 percent, it wouldn't surprise me if Election    |
|          |    |  |

|          | 1  | Day vote was only 10 or 12 percent. Now those new        |
|----------|----|--|
|          | 2  | voters, 25 percent of them are choosing not to register  |
|          | 3  | as early voters.   |
|          | 4  | Q. So it would surprise you that the percentage of       |
|          | 5  | early voters registered that the people that register    |
|          | б  | for early vote went from 75 percent to 77 percent?       |
|          | 7  | A. Well, you know what, that could happen, and then      |
|          | 8  | like I said, it's still that they are not changing their |
|          | 9  | status, you know. And when we talk to them, they are,    |
| 10:35:30 | 10 | as you said before, and you were right, there are people |
|          | 11 | who are and we can see them on the voter file, they are  |
|          | 12 | on the absentee ballot list; but then they tell us, I'm  |
|          | 13 | still going to bring my vote on Election Day, I'm going  |
|          | 14 | to bring my ballot. So I think we're just in a process,  |
|          | 15 | and maybe it hasn't caught up yet.                       |
|          | 16 | Q. And you're aware that 84 are you aware that           |
|          | 17 | 84 percent of the vote in General Election 2022 was      |
|          | 18 | early voting?  |
|          | 19 | A. Yes, combined, yes. 16 percent Election Day.          |
| 10:35:55 | 20 | MR. LIDDY: Thank you. No further                         |
|          | 21 | questions, Your Honor.                                   |
|          | 22 | THE COURT: That's all the                                |
|          | 23 | cross-examination? Okay. We desperately need the         |
|          | 24 | morning break. We're 35 minutes or 40 minutes past it,   |
|          | 25 | so we'll take a 15-minute recess. We will come back at   |
|          |    |  |

|          | 1      | five minutes to 11:00.                                  |
|----------|--------|---|
|          | ⊥<br>2 | (Recess taken, 10:36 a.m.)                              |
|          | ⊿<br>3 |   |
|          |        | (Proceedings resume, 10:56 a.m.)                        |
|          | 4      | THE COURT: We are back on the record in                 |
|          | 5      | CV2022-095403, Lake v. Hobbs, et al. Present for the    |
|          | б      | record are the parties or their representatives and     |
|          | 7      | their respective counsel. Apparently absent is my       |
|          | 8      | assistant. Got it. All right. I know how to hit the     |
|          | 9      | record button.  |
| 10:57:12 | 10     | For the record again, this is CV2022-095403,            |
|          | 11     | Lake v. Hobbs, et al. Present for the record are the    |
|          | 12     | parties or their representatives and their respective   |
|          | 13     | counsel.  |
|          | 14     | I've been informed you've addressed the                 |
|          | 15     | issue with the exhibit, Mr. Blehm.                      |
|          | 16     | MR. BLEHM: Yes, Your Honor, we have.                    |
|          | 17     | THE COURT: I'm led to understand that it's              |
|          | 18     | Exhibit 120 that will be marked, that you've complied   |
|          | 19     | with my request to have an outside clean thumb drive    |
| 10:57:41 | 20     | provided that the recording has been downloaded to the  |
|          | 21     | clean thumb drive that has been played for the defense. |
|          | 22     | Am I correct?   |
|          | 23     | MR. BLEHM: You are correct, Your Honor.                 |
|          | 24     | THE COURT: And you wish to offer that as                |
|          | 25     | Exhibit 20 [sic] to be admitted into the record,        |
|          |        |   |
|          |        |   |

correct? 1 MR. BLEHM: I wish to offer Exhibit 120 to 2 3 be admitted into the record. THE COURT: Any objection from the defense? 4 MR. GOANA: Your Honor, beyond the standing 5 objection with respect to the 807 issue, I would also 6 7 note foundation and relevance objections. The witness who purportedly received the voicemail never testified 8 9 about what document is referred to in there and laid no foundation for its admission. 10:58:15 10 11 THE COURT: Okay. I'll give that the 12 relevance that it's entitled to, but I'm going to admit it over objection. 13 14 MR. BLEHM: Thank you, Your Honor. THE COURT: All right. Exhibit 120 is 15 admitted. 16 17 All right. I believe where we left off was 18 the redirect. 19 MR. OLSEN: Your Honor, I have a few brief 20 10:58:37 questions. 21 THE COURT: Thank you, Mr. Olsen. REDIRECT EXAMINATION 22 23 BY MR. OLSEN: Q. Mr. Baris, has your polling company ever been 24 25 ranked by any professional organizations?

|          | 1  | A. Yes.  |
|----------|----|--|
|          | 2  | Q. And which professional organizations ranked your    |
|          | 3  | company?   |
|          | 4  | A. Well, it's my understanding it's being ranked by    |
|          | 5  | RealClearPolitics right now. The only other bipartisan |
|          | б  | group, I would say, that has looked at our work        |
|          | 7  | thoroughly and ranked it as Election Recon. They are a |
|          | 8  | forecast website.                                      |
|          | 9  | Q. And what was your ranking by Election Recon?        |
| 10:59:11 | 10 | A. Big Data Poll is number 2.                          |
|          | 11 | Q. So your company is ranked number 2?                 |
|          | 12 | A. Yes.  |
|          | 13 | Q. Out of how many?                                    |
|          | 14 | A. They look at a lot of polls, only published the     |
|          | 15 | top ten. You have to have four cycles of polling       |
|          | 16 | history to be ranked by them, so a good deal. I would  |
|          | 17 | say it's probably in the neighborhood of 200-plus.     |
|          | 18 | Q. So out of 200-plus polling organizations, you       |
|          | 19 | were ranked by Election Recon as number 2?             |
| 10:59:34 | 20 | A. Yes.  |
|          | 21 | Q. And is that based, at least in part, on the         |
|          | 22 | accuracy of your polling results?                      |
|          | 23 | A. It's, yes, how much of a bias you may have to one   |
|          | 24 | party candidate over the other and your accuracy rate. |
|          | 25 | Q. In your cross-examination, counsel asked you a      |
|          |    |  |

|          | 1  | number of questions about hypothetical issues that might |
|----------|----|--|
|          | 2  | have arose on Election Day that could have affected      |
|          | 3  | turnout. Based on your conversations with the            |
|          | 4  | participants in your survey, do you have an opinion as   |
|          | 5  | to or as to what the primary issues that those           |
|          | б  | participants were telling you about?                     |
|          | 7  | A. Absolutely.   |
|          | 8  | Q. And what is that?                                     |
|          | 9  | MS. MADDURI: Objection, Your Honor. And it               |
| 11:00:24 | 10 | calls for speculation and mischaracterizes the prior     |
|          | 11 | testimony and discussion.                                |
|          | 12 | THE COURT: Okay. We could cure the second                |
|          | 13 | half of the objection by simply asking asking a          |
|          | 14 | straight question and not basing it upon any statement   |
|          | 15 | of prior testimony or answers, and I would the           |
|          | 16 | question I think that you were posing, I just want to    |
|          | 17 | make sure that it's directed to the basis for his        |
|          | 18 | statements related to the opinion relating to the        |
|          | 19 | reasons for not showing up.                              |
| 11:01:09 | 20 | MR. OLSEN: I'll rephrase the question, Your              |
|          | 21 | Honor.   |
|          | 22 | THE COURT: You understand what I'm saying?               |
|          | 23 | MR. OLSEN: I think I do.                                 |
|          | 24 | THE COURT: If you don't, I think we'll hear              |
|          | 25 | about it in just a second. So please re-ask the          |
|          |    |  |

question, sir. 1 2 BY MR. OLSEN: Q. You were asked by counsel for the Defendants a 3 number of hypotheticals that might have affected turnout 4 5 on Election Day. You spoke with the number of б participants --7 MR. LIDDY: I'm sorry. Objection, Your 8 Honor. 9 MR. OLSEN: Can I finish my question maybe? MR. LIDDY: He's repeating exactly what he 11:01:36 10 11 did before and he's characterizing my questions hypothetical when it was not, and the Court specifically 12 13 asked him just pose the question without referring to my previous question. 14 15 MR. OLSEN: Your Honor, I'm actually not referring to his examination. I'm referring to your 16 17 co-counsel, and she actually used the word 18 "hypothetical." 19 THE COURT: I'll overrule it. Let you 11:02:02 20 re-ask the question along the lines that you're asking. 21 Just restate the question, Mr. Olsen. 22 MR. OLSEN: Yes, Your Honor. 23 BY MR. OLSEN: 24 Q. Mr. Baris, you were asked a number of questions 25 by counsel for the Defendants as what possibly could

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|          | 1  | have caused voter concerns on Election Day.             |
|----------|----|---|
|          | 2  | Do you recall that?                                     |
|          | 3  | A. Yes.   |
|          | 4  | Q. In your conversations with those voters, what do     |
|          | 5  | you believe was the main concern expressed by those     |
|          | 6  | voters?   |
|          | 7  | A. Long wait times and ballots not reading properly,    |
|          | 8  | generally, is what they expressed.                      |
|          | 9  | Q. You were also asked by Mr. Liddy about certain       |
| 11:02:40 | 10 | events, I think he used the word if somebody talked     |
|          | 11 | about a knife and some kind of gory details as possibly |
|          | 12 | affecting voters?                                       |
|          | 13 | A. Yeah, I recall.                                      |
|          | 14 | Q. And if I told you that any comments like that        |
|          | 15 | were made several months before the election, would any |
|          | 16 | impact, any comments such as that, be included in your  |
|          | 17 | your data?  |
|          | 18 | A. Yes. As I said before, Mr. Olsen, people would       |
|          | 19 | tell us they're simply are not voting, or they are      |
| 11:03:11 | 20 | voting for somebody else. It would have been included.  |
|          | 21 | It's after the fact.                                    |
|          | 22 | Q. So I believe you said that you have never            |
|          | 23 | experienced a drop-off rate on exit polling that you    |
|          | 24 | experienced in November 2022 before?                    |
|          | 25 | A. That's correct.                                      |
|          |    |   |
|          |    |   |

|          | 1  | Q. And what was that drop-off rate again?               |
|----------|----|---|
|          | 2  | A. The drop-off rate is normally anywhere between 5     |
|          | 3  | to 8 percent. So for mail-in balloting, those who chose |
|          | 4  | to vote by mail, the drop-off to 93-percent             |
|          | 5  | completion rate, meaning of those who said, yes, I will |
|          | б  | take your exit poll, 93 percent did, in fact, complete  |
|          | 7  | the exit poll. It was 72 percent for Election Day       |
|          | 8  | voters, which we don't see the differences like that.   |
|          | 9  | They are not that stark, never have.                    |
| 11:03:53 | 10 | Q. So that was approximately 19 percent drop-off        |
|          | 11 | rate in comparison?                                     |
|          | 12 | A. Approximately, yes.                                  |
|          | 13 | Q. Out of how many polls have you conducted, in your    |
|          | 14 | experience?   |
|          | 15 | A. Over six years, I think it's fair to say             |
|          | 16 | hundreds.   |
|          | 17 | Q. Have you ever seen that much of a drop-off rate      |
|          | 18 | in the several hundred polls that you've conducted in   |
|          | 19 | your six years?   |
| 11:04:15 | 20 | A. No, I have not.                                      |
|          | 21 | Q. Have you ever experienced anything even remotely     |
|          | 22 | close to that drop-off rate?                            |
|          | 23 | A. Not in an exit poll, no.                             |
|          | 24 | MR. OLSEN: Thank you, Mr. Baris. Your                   |
|          | 25 | Honor, we have no further questions.                    |
|          |    |   |

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|          | 1  | THE COURT: May we excuse the witness?                   |
|----------|----|---|
|          | 2  | MS. MADDURI: Yes, Your Honor.                           |
|          | 3  | THE COURT: Mr. Baris, you're free to go,                |
|          | 4  | sir.  |
|          | 5  | THE WITNESS: Thank you, Your Honor.                     |
|          | б  | (Witness excused.)                                      |
|          | 7  | THE COURT: Counsel, we attended to all the              |
|          | 8  | exhibits that the Plaintiff intended to offer?          |
|          | 9  | MR. OLSEN: Yes, Your Honor.                             |
| 11:05:07 | 10 | THE COURT: Okay. Do you have any further                |
|          | 11 | witnesses or testimony?                                 |
|          | 12 | MR. OLSEN: No, Your Honor.                              |
|          | 13 | THE COURT: So the Plaintiff rests?                      |
|          | 14 | MR. OLSEN: Yes, Your Honor.                             |
|          | 15 | THE COURT: Thank you.                                   |
|          | 16 | Defense?  |
|          | 17 | MS. MADDURI: Thank you, Your Honor. We'll               |
|          | 18 | call our first witness who is Kenneth Mayer, and he'll  |
|          | 19 | be joining us by the Teams link.                        |
| 11:06:07 | 20 | THE COURT: Very well. Mr. Mayer, can you                |
|          | 21 | hear me?  |
|          | 22 | THE WITNESS: I can, Your Honor.                         |
|          | 23 | THE COURT: I'm going to have you sworn in,              |
|          | 24 | sir. If you'll raise your right hand, my clerk is going |
|          | 25 | to swear you in.  |
|          |    |   |

1 DR. KENNETH MAYER, called as a witness, having been duly sworn, virtually 2 testified as follows: 3 THE COURT: Very well. Ms. Madduri, you may 4 proceed when you're ready to proceed. 5 MS. MADDURI: Thank you, Your Honor. 6 7 DIRECT EXAMINATION BY MS. MADDURI: 8 Q. Good morning, Dr. Mayer, and thank you for being 9 here. I would just like to begin by discussing your 11:06:32 10 11 background. 12 So, first, will you please briefly describe your education? 13 A. I have a Ph.D. in political science from Yale 14 University that I received in 1988 in political science. 15 I received a Bachelor's in Political Science with a 16 minor in applied mathematics from UC San Diego in 1982. 17 18 Q. Next, will you describe what position you 19 currently hold? 11:07:03 20 A. I'm currently a professor of political science at 21 the University of Wisconsin Madison and affiliate 22 faculty of the La Follette School of Public Affairs, 23 also at UW Madison. 24 Q. Now, can you briefly describe had some of your scholarly work and the publications in which it appears? 25

|          | 1  | A. Most of my recent scholarly work has been in the      |
|----------|----|--|
|          | 2  | area of election administration, everything from voter   |
|          | 3  | turnout to wait time and non-voting, voting rights,      |
|          | 4  | redistricting and also academic studies of the           |
|          | 5  | presidency.  |
|          | б  | Q. Can you I know you just described a number of         |
|          | 7  | different areas of research, can you focus a little bit  |
|          | 8  | on some of your work as it relates to polling and tell   |
|          | 9  | us a little bit about your background there?             |
| 11:08:02 | 10 | A. I have actually done various polls since my           |
|          | 11 | earliest days at Wisconsin. I was hired as a pollster    |
|          | 12 | in the early 1990s. I have done work in the last 15      |
|          | 13 | years, surveys of state election officials. I'm on the   |
|          | 14 | board of a steering committee of a unit here at UW       |
|          | 15 | called the Election Research Center, and we've done a    |
|          | 16 | number of polls around the midwestern states in 2016 and |
|          | 17 | 2020. I've also done surveys of non-voters, so I've      |
|          | 18 | been involved with the design and execution of surveys   |
|          | 19 | and polls over the last 30 years.                        |
| 11:08:53 | 20 | Q. And another sort of relevant to this case area        |
|          | 21 | that I would like you to describe some of your           |
|          | 22 | background in, specifically, can you describe some of    |
|          | 23 | the work that you have done relating to polling place    |
|          | 24 | lines?   |
|          | 25 | A. I was part of a national research group that did      |
|          |    |  |

|          | 1  | a study of polling place wait times and lines in 2016,   |
|----------|----|--|
|          | 2  | and am currently involved with some advice or consulting |
|          | 3  | with a local municipality about optimizing their         |
|          | 4  | allocation of polling place resources to reduce wait     |
|          | 5  | times.   |
|          | б  | Q. And have you previously testified as an expert in     |
|          | 7  | legal cases?   |
|          | 8  | A. Yes, many times.                                      |
|          | 9  | Q. Have courts relied on your expertise and              |
| 11:09:49 | 10 | opinions?  |
|          | 11 | A. Yes, they have.                                       |
|          | 12 | Q. Has a court ever rejected your testimony?             |
|          | 13 | A. As being excluded as a nonwitness, or not an          |
|          | 14 | expert witness? No.                                      |
|          | 15 | Q. Have you served as an expert witness for both         |
|          | 16 | plaintiffs and defendants in the cases that you've been  |
|          | 17 | involved in?   |
|          | 18 | A. Yes.  |
|          | 19 | Q. And have you worked on behalf of both Republicans     |
| 11:10:14 | 20 | and Democrats?   |
|          | 21 | A. Yes.  |
|          | 22 | Q. Now, turning to this case and your work in            |
|          | 23 | connection in this case, as it relates to printing and   |
|          | 24 | tabulator issues, what were you asked to do?             |
|          | 25 | A. I was asked to evaluate claims that issues at         |
|          |    |  |

|          | 1  | voting centers caused long wait times or had resulted in |
|----------|----|--|
|          | 2  | voters, basically, walking off or not being able to      |
|          | 3  | vote. My analysis was focused on the available data.     |
|          | 4  | Q. Did you review the Complaint that was filed in        |
|          | 5  | this case?   |
|          | б  | A. Yes, I did.   |
|          | 7  | Q. What about any of the attachments to that             |
|          | 8  | Complaint?   |
|          | 9  | A. I reviewed the attachments with respect to a          |
| 11:11:13 | 10 | number of the affidavits or declarations that that       |
|          | 11 | voters had filed, and I also reviewed the report of Mr.  |
|          | 12 | Baris.   |
|          | 13 | Q. Have you watched any of the testimony that's been     |
|          | 14 | given in this case yesterday and today?                  |
|          | 15 | A. Yes.  |
|          | 16 | Q. Have you watched all of it?                           |
|          | 17 | A. Yes.  |
|          | 18 | Q. So as it relates to the question that you             |
|          | 19 | analyzed, what is sort of your high-level opinion?       |
| 11:11:44 | 20 | A. My high-level opinion is that all of the claims       |
|          | 21 | that were made in the Complaint about the effects of     |
|          | 22 | voter wait times, the claims of disenfranchisement,      |
|          | 23 | claims of a disproportionate effect on Republicans and   |
|          | 24 | Lake voters that they are all based on pure speculation, |
|          | 25 | that there's simply no data to support any of those      |
|          |    |  |

claims and actually quite a bit of data that suggests 1 2 that those things actually did not happen. Q. Okay. Let's discuss sort of the specifics of 3 what you based your opinion on. 4 Are you familiar with reconciliation and 5 б provisional vote data? 7 Α. Yes. Just generally, what is that? 8 Ο. 9 So in this context reconciliation data typically Α. refers to comparing data on a number of voters who check 11:12:36 10 11 in at a polling place and the number of ballots that are 12 cast, provisional vote data. There are a number of 13 circumstances in which people will present at a polling place, and for one reason or another, there are 14 15 questions about their eligibility. And rather than turn them away after the Help America Vote Act in 2002, 16 17 polling places were required to let them vote 18 provisionally. They cast a ballot, and then after Election Day, election officials try to figure out 19 11:13:18 20 whether or not they were eligible, and if they find out 21 they -- conclude those voters are eligible, the ballots 22 are counted; otherwise they are rejected. 23 Ο. And what about reconciliation data? What is 24 that? 25 A. Well, that's the comparison of check-ins and

|          | 1  | ballots, which will provide information. If there are    |
|----------|----|--|
|          | 2  | people who check in at a polling place, when they check  |
|          | 3  | in, they show their ID, they identify themselves; and    |
|          | 4  | the number of ballots that are cast and those numbers    |
|          | 5  | should line up or be close.                              |
|          | б  | Q. And did you examine reconciliation and                |
|          | 7  | provisional vote data in this case?                      |
|          | 8  | A. I examined the summary data reported by Maricopa      |
|          | 9  | County.  |
| 11:14:05 | 10 | Q. And what did that data show?                          |
|          | 11 | A. It showed that there were, I think, the numbers       |
|          | 12 | are there were 170 voter difference between the          |
|          | 13 | number of people who checked in and the number of people |
|          | 14 | who cast a ballot, and we don't have information about   |
|          | 15 | why they were not or they did not cast a ballot, either  |
|          | 16 | a ballot that wasn't counted or a potential walk-off.    |
|          | 17 | So that gives us an idea of the number of people who,    |
|          | 18 | for example, might have presented in the polling place   |
|          | 19 | and because of trouble with the ballot or trouble with   |
| 11:14:44 | 20 | the tabulator simply left without putting their ballot   |
|          | 21 | into Door 3. I also looked at the provisional vote       |
|          | 22 | data, the summary data produced by the County, which     |
|          | 23 | shows the number of provisional ballots that were cast   |
|          | 24 | in the county.   |
|          | 25 | Q. And what about did you look at any data about         |
|          |    |  |

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1 voters who, perhaps, checked in at one voting location 2 but then didn't ultimately vote there and voted 3 somewhere else?

4 A. Yes. So there is a process that voters would check in at a voting center, and for one reason or 5 another, have trouble turning in their ballot or the 6 7 there was a tabulator issue, they didn't want to use the 8 Door 3. They had the opportunity to actually check out 9 of a vote station and go to a vote center and go to another vote center. And it would also show up that if 11:15:46 10 11 someone checked in at a vote center and for whatever 12 reason didn't submit a ballot that was tabulated and 13 they actually left the vote center without checking out and went to another vote center, that's also something 14 15 that will show up in the data, because then they'll -they'll be in the registration system twice. Once where 16 17 they checked in initially, and once where they checked 18 in a second time.

19 And there were kind of -- I'll have to look at 11:16:21 20 the County report, I think there were -- there were 84 21 people, 94 people who checked out and then checked back 22 in and voted. There were another 120 or so people who 23 checked in and then left without checking out and then 24 cast a ballot at a second vote center. And I think all 25 but 13 of those ballots -- all but 13 of those voters

|          | 1  | were able to successfully cast a ballot that was         |
|----------|----|--|
|          | 2  | counted.   |
|          | 3  | Q. Okay. So in your opinion, is there any reason to      |
|          | 4  | believe that large numbers of voters abandoned their     |
|          | 5  | efforts to vote after encountering difficulties with     |
|          | 6  | tabulators?  |
|          | 7  | A. Not only is there no evidence that that happens,      |
|          | 8  | the evidence that exists suggests strongly that that did |
|          | 9  | not happen.  |
| 11:17:17 | 10 | Q. I think you mentioned this already, but the           |
|          | 11 | voters who, perhaps, did encounter an issue with a       |
|          | 12 | tabulator, did they have another option of how to how    |
|          | 13 | to submit their ballot for counting?                     |
|          | 14 | A. Yes. They could have submitted them into what         |
|          | 15 | Arizona calls Door Number 3, which is just a storage     |
|          | 16 | area within the tabulator that the voter submits their   |
|          | 17 | ballots, and then it is later either tabulated at a      |
|          | 18 | tabulator at a central location, or if it's not readable |
|          | 19 | or there's an issue with the pens or the ambiguity of    |
| 11:18:01 | 20 | the mark, it's duplicated and then tabulated. So there   |
|          | 21 | was there was a fail-safe option for voters who could    |
|          | 22 | not get their ballot to be read by a tabulator at a vote |
|          | 23 | center.  |
|          | 24 | Q. In your experience with election administration       |
|          | 25 | and your work, are there are things like tabulator       |
|          |    |  |

|          | 1  | malfunctions something that can happen in elections?     |
|----------|----|--|
|          | 2  | A. Yes, it happens. I want to make sure, it is           |
|          | 3  | it is one of the most common issues that arises in the   |
|          | 4  | work on Election Day operations that I have studied.     |
|          | 5  | Q. And is it possible for issues with tabulators to      |
|          | 6  | occur even when election officials follow best           |
|          | 7  | practices?   |
|          | 8  | A. Yes. It can happen for reasons that are not           |
|          | 9  | anticipatable. It can be just sort of machine            |
| 11:18:59 | 10 | breakdowns are the sorts of things that are hard to      |
|          | 11 | hard to predict.   |
|          | 12 | Q. When tabulators do break down, is that a reason       |
|          | 13 | to suspect that integrity of the election results are    |
|          | 14 | somehow compromised?                                     |
|          | 15 | A. No, it's not.   |
|          | 16 | Q. Are you familiar with the cyber security and          |
|          | 17 | infrastructure security agency?                          |
|          | 18 | A. Yes, I am.  |
|          | 19 | Q. What is that?   |
| 11:19:31 | 20 | A. It is a unit within the Department of Homeland        |
|          | 21 | Security that was created to address critical            |
|          | 22 | infrastructure problems and cyber security problems, and |
|          | 23 | I believe it was in 2017 when election infrastructure    |
|          | 24 | was declared a critical infrastructure, it became part   |
|          | 25 | of the purview of that unit within DHS.                  |
|          |    |  |

|          | 1  | Q. Has that agency put out any information or            |
|----------|----|--|
|          | 2  | guidance on, sort of, how to think about tabulator       |
|          | 3  | malfunctioning and whether that has any effect on        |
|          | 4  | election integrity?                                      |
|          | 5  | A. Yes, they have. They put out information that         |
|          | 6  | provides their conclusion that when you have a paper     |
|          | 7  | ballot, that's a physical record, and that's universally |
|          | 8  | agreed to be the best way to secure the integrity of     |
|          | 9  | elections because you have a physical representation of  |
| 11:20:32 | 10 | the vote; and they put out information to combat         |
|          | 11 | misinformation that says that the fact that there's a    |
|          | 12 | paper ballot means that tabulator malfunctions actually  |
|          | 13 | don't undermine the integrity of elections, because even |
|          | 14 | if one tabulator is not able to count a ballot, the      |
|          | 15 | ballot is still there, it can be counted. So and in the  |
|          | 16 | view of CISA, a tabulator problem does not compromise    |
|          | 17 | the integrity of an election when you have a paper       |
|          | 18 | ballot.  |
|          | 19 | Q. Okay. So to kind of wrap up this part of what         |
| 11:21:07 | 20 | we've been discussing, did you find any evidence that    |
|          | 21 | large numbers or any specific number of voters were      |
|          | 22 | disenfranchised because of the tabulator issues that     |
|          | 23 | occurred in Maricopa County?                             |
|          | 24 | A. No, and I'll restate this as about what I said        |
|          | 25 | earlier. Not only is there no evidence that that         |
|          |    |  |

|          | 1  | occurred, the evidence that we have and things that we  |
|----------|----|---|
|          | 2  | can directly observe suggest conclusively that that did |
|          | 3  | not happen.   |
|          | 4  | Q. Okay. Let's next discuss the lines in voting         |
|          | 5  | centers in Maricopa County. What does the data show     |
|          | 6  | about wait times in the 2022 General Election in        |
|          | 7  | Maricopa?   |
|          | 8  | A. Working with the data that the County produced,      |
|          | 9  | it does indicate that there were long wait times        |
|          |    |   |
| 11:21:55 | 10 | sometimes exceeding an hour and a half, two hours, at   |
|          | 11 | some vote centers.                                      |
|          | 12 | Q. Do you recall roughly how many vote centers had      |
|          | 13 | that sort of a wait time?                               |
|          | 14 | A. I would have to look at the report. I think it       |
|          | 15 | may have been 7 percent, so but I'm I don't recall      |
|          | 16 | specifically sitting here.                              |
|          | 17 | Q. Okay. Can we pull up what's been marked as           |
|          | 18 | Defendants' Exhibit 2? I'm sorry, Exhibit 1. And we     |
|          | 19 | can turn to page 8 and we can focus in on the paragraph |
| 11:22:57 | 20 | that starts in 2022.                                    |
|          | 21 | Dr. Mayer, looking at this, does this refresh           |
|          | 22 | your recollection about, sort of, the specific numbers  |
|          | 23 | about purported wait times in Maricopa?                 |
|          | 24 | A. Yes. So the 7 percent reflects the percentage of     |
|          | 25 | vote centers that had maximum wait times of over an     |
|          |    |   |

|          | 1  | hour, and that nearly three-quarters or 72 percent       |
|----------|----|--|
|          | 2  | reported a maximum wait time of 30 minutes or less.      |
|          | 3  | Q. What's your understanding of how Maricopa County      |
|          | 4  | measured the vote times?                                 |
|          | 5  | A. My recollection is that the process was described     |
|          | б  | in the 2022 Election Plan that they were monitoring the  |
|          | 7  | number of voters who were checking in over time at vote  |
|          | 8  | centers and then were actually counting the number of    |
|          | 9  | people waiting in line at regular intervals. I think it  |
| 11:24:00 | 10 | was 15 minutes.  |
|          | 11 | Q. Have you heard testimony today or yesterday that      |
|          | 12 | the vote times reported by Maricopa were inaccurate?     |
|          | 13 | A. Yes.  |
|          | 14 | Q. And what's your understanding of the kind of          |
|          | 15 | evidence that forms the basis for that testimony?        |
|          | 16 | A. So my understanding is that some of the evidence      |
|          | 17 | comes from declarations or affidavits that were          |
|          | 18 | submitted by people who were in vote centers and also    |
|          | 19 | the testimony of Mr. Sonnenklar yesterday afternoon when |
| 11:24:43 | 20 | he testified that he observed, and other people who told |
|          | 21 | them that they observed, long wait times at more vote    |
|          | 22 | centers than what the County data reported.              |
|          | 23 | Q. And based on your experience, how does that kind      |
|          | 24 | of sort of self-reporting or one-off statements, how     |
|          | 25 | does that compare to the type of systematic monitoring   |
|          |    |  |

|          | 1  | that you described that Maricopa did?                    |
|----------|----|--|
|          | 2  | A. Well, one of the things that we know on this          |
|          | 3  | research that I've been involved with is that estimating |
|          | 4  | or calculating voter wait times is not a completely      |
|          | 5  | straightforward process. You can't just look at a line   |
|          | 6  | by itself and estimate the line or the wait time from    |
|          | 7  | looking at a line. You have to go through a systematic   |
|          | 8  | process of looking at at the throughput or the number    |
|          | 9  | of people that, in this case a vote center, can process  |
| 11:25:45 | 10 | in a given amount of time, and you have to do it         |
|          | 11 | regularly.   |
|          | 12 | In the research that I was involved with in 2016,        |
|          | 13 | we had people observing polling places at precincts and  |
|          | 14 | locations all over the country, and we trained the       |
|          | 15 | observers that the way that you estimate the vote time   |
|          | 16 | and processing time is that you have to systematically   |
|          | 17 | pick every fourth, every eighth, some regular number of  |
|          | 18 | voters. You have to count the number of people waiting   |
|          | 19 | in line. You have to time it with a stopwatch or a       |
| 11:26:22 | 20 | digital timer on a phone or a watch. It's not something  |
|          | 21 | that you can that you can estimate by just kind of       |
|          | 22 | eyeballing it. It needs to be systematic. And my         |
|          | 23 | conclusion from comparing the way that the County        |
|          | 24 | estimated vote times in those self-reports, that my      |
|          | 25 | conclusion is that the the County method is likely to    |
|          |    |  |

|          | 1  | have been more reliable than the self-reports.           |
|----------|----|--|
|          | 2  | Q. Are there any issues with self-reporting              |
|          | 3  | specifically that can affect how reliable those sorts of |
|          | 4  | estimates are?   |
|          |    |  |
|          | 5  | A. Yes, there's actually a long literature, not just     |
|          | 6  | on line length and wait time for elections, but this is  |
|          | 7  | something businesses are are concerned about. One of     |
|          | 8  | the things that research shows is that even someone's    |
|          | 9  | perception of how long they have been waiting in line is |
| 11:27:20 | 10 | frequently not accurate, and it can be it can be         |
|          | 11 | affected by their frustration and expectations.          |
|          | 12 | Someone may feel or report that they have been           |
|          | 13 | waiting in line longer than they actually have when it   |
|          | 14 | conflicts with their what they think ought to have       |
|          | 15 | happened. So there are a lot of ways in which            |
|          | 16 | non-systematic or impressionistic reports of wait times  |
|          | 17 | can be less accurate than systematic evaluation or       |
|          | 18 | estimation, or calculation of wait times.                |
|          | 19 | Q. And you mentioned that you reviewed some of the       |
| 11:27:58 | 20 | declarations that were submitted in this alongside the   |
|          | 21 | Complaint. Was there any evidence in those complaints    |
|          | 22 | of sort of this unreliability or variation from the      |
|          | 23 | self-reporting that you saw?                             |
|          | 24 | A. One of the things that I noticed in those reports     |
|          | 25 | is that there were there were very, very wide            |
|          |    |  |
|          | L  |  |

|          | 1  | variation in reports of the number of people who were    |
|----------|----|--|
|          | 2  | waiting in line and how that correlated with wait times. |
|          | 3  | There were some reports that said that the someone at    |
|          | 4  | the vote center counted the line of 35 to 100 people     |
|          | 5  | with a wait time of an hour, hour and a half. Other      |
|          | 6  | reports that a line was 500-people long with an hour     |
|          | 7  | wait time. People were giving ranges of line lengths     |
|          | 8  | from 250 to 500, 35 to 100, 100 and 250; there's lots of |
|          | 9  | variation. And again, you can count the number of        |
| 11:29:00 | 10 | people in line, but it actually is it's more             |
|          | 11 | difficult to do that when you're just kind of estimating |
|          | 12 | it. So there was wide variation in the reports of line   |
|          | 13 | length and wide variation in how line length was the     |
|          | 14 | claims that a particular line length led to a particular |
|          | 15 | wait time.   |
|          | 16 | Q. Thank you. So now I'd like to move on to Mr.          |
|          | 17 | Baris and the testimony that was given this morning and  |
|          | 18 | the report that you reviewed.                            |
|          | 19 | Let's start with the conclusion or the opinion           |
| 11:29:44 | 20 | that the tabulator issues at vote centers                |
|          | 21 | disenfranchised enough voters to affect the outcome of   |
|          | 22 | the election.  |
|          | 23 | Do you agree with that conclusion?                       |
|          | 24 | A. No, absolutely not. There's there's                   |
|          | 25 | absolutely no evidence to support that conclusion.       |
|          |    |  |

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|          | 1  | Q. Okay. We can, we can sort of break it down and        |
|----------|----|--|
|          | 2  | go through each piece of it. So let's start with the     |
|          | 3  | poll that Mr. Baris conducted and that he described this |
|          | 4  | morning.   |
|          | 5  | In your opinion, does that exit poll support Mr.         |
|          | б  | Baris's conclusion?                                      |
|          | 7  | A. Not at all.   |
|          | 8  | Q. What are some of the issues that you found with       |
|          | 9  | that poll?   |
| 11:30:26 | 10 | A. So as I listened to Mr. Baris's testimony, the        |
|          | 11 | virtually the entirety of his conclusion rests on the    |
|          | 12 | inference that because people in his exit poll, because  |
|          | 13 | people who said they were going to vote didn't respond   |
|          | 14 | to his poll, that he is making the assumption that every |
|          | 15 | one of those people, who didn't respond to his poll,     |
|          | 16 | tried to vote or didn't vote because they were           |
|          | 17 | disenfranchised; that he's essentially taking that       |
|          | 18 | nonresponse rate and he's assuming that every person in  |
|          | 19 | his poll, who didn't actually respond to his poll,       |
| 11:31:13 | 20 | didn't vote because of tabulator problems. And there     |
|          | 21 | are about five logical leaps that you have to go through |
|          | 22 | to get from that premise to the conclusion, and there's  |
|          | 23 | just no evidence to support that contention. It's just   |
|          | 24 | a series of assumptions and speculation.                 |
|          | 25 | Q. Can you give some examples of other reasons that      |
|          |    |  |

|          | 1  | somebody might not have ended up responding to that      |
|----------|----|--|
|          | 2  | poll?  |
|          | 3  | A. One of the reasons is that people often say they      |
|          | 4  | are going to vote when they are not going to vote        |
|          | 5  | when they don't vote. There's research from 20 years     |
|          | 6  | ago that shows that when you validate vote records and,  |
|          | 7  | again, when you are doing an exit poll or you're         |
|          | 8  | connecting with the voter or registrant because of being |
|          | 9  | able to identify in a voter file, you know who they are, |
| 11:32:11 | 10 | and you can follow up and see if they actually voted.    |
|          | 11 | And there's research from, sort of, the early 2000s that |
|          | 12 | show that sometimes 25, 30 percent of people who say     |
|          | 13 | they are going to vote actually don't vote. So that's    |
|          | 14 | one possibility is that the people who said that they    |
|          | 15 | were going to vote didn't vote, so that's one            |
|          | 16 | possibility.   |
|          | 17 | Another is that the people who fall under that           |
|          | 18 | category say that they are going to vote and then don't  |
|          | 19 | vote, there are all kinds of reasons why the effects     |
| 11:32:53 | 20 | might be different for different types of voters. You    |
|          | 21 | might have someone who votes absentee more likely to     |
|          | 22 | respond positively to vote as opposed to someone who is  |
|          | 23 | telling you what they might do two or three weeks in the |
|          | 24 | future. There could be a proximity effect where someone  |
|          | 25 | who was just asked to participate in a poll and agree to |
|          |    |  |

|          | 1  | it, and they complete the poll in a couple of days or a  |
|----------|----|--|
|          | 2  | week they might be more likely to eventually respond to  |
|          | 3  | the poll and participate when they just voted, as        |
|          | 4  | opposed to if they are going to vote on Election Day and |
|          | 5  | that act might be two or three days, a week, two weeks,  |
|          | 6  | three weeks, in the future.                              |
|          | 7  | So there are all kinds of reasons why someone            |
|          | 8  | might say that they are a likely voter and then not      |
|          | 9  | vote, or say they are going to participate in the poll   |
| 11:33:45 | 10 | and agree to participate in a poll, and wind up not      |
|          | 11 | participating.   |
|          | 12 | Q. Based on your experience, if a poll had an            |
|          | 13 | unexpected nonresponse rate, what would that tell you    |
|          | 14 | about the poll?  |
|          | 15 | A. Well, the first thing that I would think of, if I     |
|          | 16 | had that kind of differential nonresponse rate, is I     |
|          | 17 | would I would worry that there was something wrong       |
|          | 18 | with the poll, there was something something about       |
|          | 19 | the sample, something about the selection criteria,      |
| 11:34:22 | 20 | something about who was more likely to respond, whether  |
|          | 21 | it's demographics or age, or even partisanship.          |
|          | 22 | I think it's worth noting that Mr. Baris has             |
|          | 23 | actually presented no data to support any of his         |
|          | 24 | contentions, neither in his testimony or his report.     |
|          | 25 | There are no marginals, there are no demographics that   |
|          |    |  |

break down the people who responded or didn't respond. 1 2 There are all kinds of reasons why that -- that might happen. 3 And again, having gone through this process 4 myself, my -- my initial reaction would be there's 5 б something going on with my sample. There's something 7 going on with that screen that's not picking up the thing that I'm trying to measure. 8 9 In your view, I mean, you heard Mr. Baris's Q. testimony and he said that the people who ultimately 11:35:22 10 11 responded to the poll, those are the people who voted. 12 Is that your understanding? Or at least self-reported voting, I should say. 13 14 That's my understanding. These are people who Α. 15 said that they voted. 16 Q. What's your opinion on drawing conclusions about non-voters based on polls of voters? 17 18 My conclusion is that you shouldn't do it. Α. When -- there are polls -- there are surveys, large-scale 19 11:35:57 20 surveys, some of them are done by the Census Bureau, 21 some of them are done by academic centers that actually go into the details of who voted and who didn't vote, 22 23 and those polls actually have a battery of items for 24 people who say that it didn't vote about why they didn't 25 vote. And the one that I referred to is called the

|          | 1  | Survey on the Performance of American Elections. It      |
|----------|----|--|
|          | 2  | actually has a 13-item battery that goes into why people |
|          | 3  | didn't vote, that they weren't interested, they weren't  |
|          | 4  | registered, the lines were too long, it was raining,     |
|          | 5  | they had lacked transportation. There were all kinds of  |
|          | б  | reasons, but I I I don't think, in my view, it's         |
|          | 7  | decidedly improper or wrong to make inferences about why |
|          | 8  | people didn't vote by asking questions of people who did |
|          | 9  | vote.  |
| 11:37:00 | 10 | Q. Let's shift gears a little bit and talk about         |
|          | 11 | some of the specific calculations that Mr. Baris did.    |
|          | 12 | Mr. Baris gave some testimony about what would           |
|          | 13 | happen if overall turnout had been 2.5 percent higher or |
|          | 14 | some range, some, I guess, undefined range higher. In    |
|          | 15 | your opinion, is there any reasonable basis for Mr.      |
|          | 16 | Baris's selection of 2.5 percent or any range?           |
|          | 17 | A. Well, I mean, if going by what Mr. Baris said in      |
|          | 18 | his report is that he picked 2.5 percent, because that   |
|          | 19 | is the number that would generate in his view            |
| 11:37:46 | 20 | uncertainty about the outcome. Theres's there's just     |
|          | 21 | no no basis for that. He's he's picking that             |
|          | 22 | number out of the air. There just is zero basis for      |
|          | 23 | speculating what turnout might have been. And, you       |
|          | 24 | know, he's presenting this as a what-if, but it's not    |
|          | 25 | just a what-if. He's presenting this as a possible       |
|          |    |  |

|          | 1  | scenario to shed doubt on the outcome, and there's just  |
|----------|----|--|
|          | 2  | no basis for for that number. And there's also a         |
|          | 3  | little bit of sleight of hand that he did in doing the   |
|          | 4  | calculation because the 2.5 percent he thinks, well,     |
|          | 5  | what if 2.5 percent of voters, you know, turnout overall |
|          | б  | increased by 2.5 percent? Well, he's assuming that       |
|          | 7  | every one of those 2.5 percents would vote like an       |
|          | 8  | Election Day voter, and there's just no basis for that.  |
|          | 9  | If he wants to say that turnout would go up by           |
| 11:38:50 | 10 | 2.5 percent, well, fine. But those voters, most of them  |
|          | 11 | will vote early or absentee. Some of them will vote on   |
|          | 12 | Election Day. You want to speculate the turnout goes up  |
|          | 13 | by 2.5 or 5 percent or 10 percent, you would have to     |
|          | 14 | assume that those voters would vote like the ones who    |
|          | 15 | have already voted.                                      |
|          | 16 | So, you know, not only is there no basis for             |
|          | 17 | 2.5-percent figure, he's doing his math incorrectly      |
|          | 18 | about how he thinks those people would vote.             |
|          | 19 | Q. So now so kind of putting aside the kind of           |
| 11:39:28 | 20 | fundamental flaws that you just described with Mr.       |
|          | 21 | Baris's process, can you talk a little bit about the     |
|          | 22 | actual calculation he did using that 2.5 percent, and    |
|          | 23 | any issues that you see with that calculation?           |
|          | 24 | A. Sure, that he he speculated. So this is all           |
|          | 25 | just a a counterfactual that he's making up. In          |
|          |    |  |

|          | 1  | asking what would happen if 2.5 percent more people      |
|----------|----|--|
|          |    |  |
|          | 2  | voted, he's applying that 2.5 percent to the total       |
|          | 3  | number of people who voted in Maricopa County, so he's   |
|          | 4  | counting Election Day voters, early voters, people who   |
|          | 5  | dropped off the total number of voters, when what you    |
|          | б  | would have to do, if you were thinking about what a      |
|          | 7  | 2.5-percent Election Day turnout difference would make,  |
|          | 8  | you would have to think about who hasn't voted; taking   |
|          | 9  | the population, registered voters minus the people who   |
| 11:40:29 | 10 | voted absentee or early, minus the people who voted      |
|          | 11 | early on Election Day, minus the people who dropped off  |
|          | 12 | their ballots on Election Day, minus the people who      |
|          | 13 | voted provisionally, and that gets you down to about     |
|          | 14 | 900,000 voters. And so if he wants to speculate about    |
|          | 15 | what a 2.5-percent turnout increase might be, that's the |
|          | 16 | population that you would have to look at.               |
|          | 17 | So, again, that's not 39,000, which is his               |
|          | 18 | top-level result, that's about 21,000 and change.        |
|          | 19 | Q. So total Election Day turnout was about 250,000       |
| 11:41:10 | 20 | people. Had there been 39,000 more voters, what sort of  |
|          | 21 | increase in Election Day turnout are we talking about    |
|          | 22 | there?   |
|          | 23 | A. That would be about a 16-percent increase in          |
|          | 24 | Election Day turnout.                                    |
|          | 25 | Q. Just briefly, Mr. Baris I think used terms like a     |
|          |    |  |

|          | 1  | reasonable degree of mathematical certainty or other    |
|----------|----|---|
|          | 2  | phrases like that. What's your what are your            |
|          | 3  | thoughts on those sorts of qualifications or modifiers, |
|          | 4  | I guess?  |
|          | 5  | A. Well, reasonable degree of mathematical certainty    |
|          | б  | is actually a term that has no meaning. It's not        |
|          | 7  | something that is used in academic work. It's something |
|          | 8  | that the National Institutes of Standards and           |
|          | 9  | Technology, the federal agency, says you shouldn't use  |
| 11:42:16 | 10 | because it doesn't convey any actual meaning. And I     |
|          | 11 | think what Mr. Baris is doing is he's relying on jargon |
|          | 12 | to give a veneer of scientific precision to his         |
|          | 13 | calculations, again, that there's no basis for.         |
|          | 14 | So it's a phrase that doesn't have any real             |
|          | 15 | meaning.  |
|          | 16 | Q. And getting close to the end here. Are you           |
|          | 17 | familiar with Big Data Poll?                            |
|          | 18 | A. I have not heard of them before my work on this      |
|          | 19 | case.   |
| 11:42:52 | 20 | Q. Through your work on this case, what's your          |
|          | 21 | general impression of how they are regarded in the      |
|          | 22 | polling community?                                      |
|          | 23 | A. Well, again, FiveThirtyEight gives them a failing    |
|          | 24 | grade and excludes them. And again, they they do        |
|          | 25 | that because of either lack of transparency about       |
|          |    |   |

|          | 1  | methods, inaccurate methods or accuracy. So based on     |
|----------|----|--|
|          | 2  | that and the evaluation of the pollsters who are in that |
|          | 3  | group, about 490 pollsters. Based on that, my            |
|          | 4  | conclusion is that they are not well regarded by the     |
|          | 5  | professional polling community.                          |
|          | 6  | Q. Okay. And I think last question for you from me,      |
|          | 7  | you've already said that you watched all the testimony   |
|          | 8  | given at this trial. Based on everything that you have   |
|          | 9  | seen and heard, in your opinion, is there any reason to  |
| 11:43:54 | 10 | believe that the tabulator issue on Election Day in      |
|          | 11 | Maricopa County prevented or discouraged enough voters   |
|          | 12 | sufficient to change the outcome of the election?        |
|          | 13 | A. No. And again, not only is there no reason to         |
|          | 14 | think that that happened, available data suggests        |
|          | 15 | conclusively that that did not happen.                   |
|          | 16 | MS. MADDURI: Thank you, Dr. Mayer. That's                |
|          | 17 | all from me, and now the Plaintiff's counsel will        |
|          | 18 | probably ask you some questions.                         |
|          | 19 | THE COURT: Cross-examine, Mr. Olsen?                     |
| 11:44:36 | 20 | MR. OLSEN: Yes, Your Honor.                              |
|          | 21 | CROSS-EXAMINATION  |
|          | 22 | BY MR. OLSEN:  |
|          | 23 | Q. Mr. Mayer, I have up on the screen your report        |
|          | 24 | which is Defendants' Exhibit Number 1, I believe?        |
|          | 25 | A. So, counsel, I can't see you.                         |
|          |    |  |

|          | 1  | THE COURT: Can you see the exhibit, Mr.               |
|----------|----|---|
|          | 2  | Mayer?  |
|          | 3  | THE WITNESS: Dr. Mayer, please.                       |
|          | 4  | THE COURT: I'm sorry. I apologize, Dr.                |
|          | 5  | Mayer. Can you see the exhibit, sir?                  |
|          | 6  | THE WITNESS: No, Your Honor, I can't.                 |
|          | 7  | THE COURT: Okay.                                      |
|          | 8  | THE WITNESS: I can see it now.                        |
|          | 9  | MR. OLSEN: Good.                                      |
| 11:45:38 | 10 | BY MR. OLSEN:   |
|          | 11 | Q. All right. Mr. Mayer, let me read you the first    |
|          | 12 | paragraph of your report. You state and you drafted   |
|          | 13 | this report before you before the Court sustained the |
|          | 14 | claim, certain claims in this Complaint, correct?     |
|          | 15 | A. I'm sorry. I don't understand the question.        |
|          | 16 | Q. What date did you draft this report?               |
|          | 17 | A. I believe I submitted this report on Monday the    |
|          | 18 | 19th.   |
|          | 19 | Q. Did you know that the Court had sustained certain  |
| 11:46:12 | 20 | claims made in Plaintiff's Complaint before you       |
|          | 21 | submitted this report?                                |
|          | 22 | A. No.  |
|          | 23 | Q. Okay. So in your report you state in the third     |
|          | 24 | paragraph, "The allegations are reminiscent of false  |
|          | 25 | claims made about the 2020 Election in which Former   |
|          |    |   |

|          | 1  | President Donald Trump and his supporters made absurd    |
|----------|----|--|
|          | 2  | arguments about election fraud in multiple states        |
|          | 3  | including Arizona. As was repeatedly found by federal    |
|          | 4  | and state courts all over the country, those claims were |
|          | 5  | based on completely unreliable data and evidence, and    |
|          | 6  | contorted basic facts about election administration into |
|          | 7  | fanciful conspiracy theories."                           |
|          | 8  | Do you see that, sir?                                    |
|          | 9  | A. I actually can't see that in                          |
| 11:47:04 | 10 | Q. Do you recall making do you recall making that        |
|          | 11 | statement in your report?                                |
|          | 12 | A. Yes.  |
|          | 13 | Q. Okay. So as I said earlier, the Court found that      |
|          | 14 | two of Plaintiff's claims were sufficiently meritorious  |
|          | 15 | to allow them to proceed to this trial.                  |
|          | 16 | Is it still your contention that these two claims        |
|          | 17 | are absurd, fanciful conspiracy theories?                |
|          | 18 | A. My contention is that the claims that the             |
|          | 19 | tabulator problems disenfranchised enough voters to cast |
| 11:47:37 | 20 | the election into doubt are incorrect.                   |
|          | 21 | Q. Well, you made a number of assumptions or             |
|          | 22 | arguments in your report such as on signature            |
|          | 23 | verification as well, didn't you?                        |
|          | 24 | A. Yes.  |
|          | 25 | Q. Okay. Are you a signature verification expert?        |
|          |    |  |

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|          | 1  | A. No, my conclusions were based on data on              |
|----------|----|--|
|          | 2  | signature rejection rates.                               |
|          | 3  | Q. Did you ever review the 6,000 examples of             |
|          | 4  | mismatched signatures that Plaintiffs put forward to the |
|          | 5  | Court  |
|          | б  | MS. MADDURI: Objection, Your Honor.                      |
|          | 7  | MR. OLSEN: attached as an exhibit to                     |
|          | 8  | their Complaint?   |
|          | 9  | MS. MADDURI: This is all relating to claims              |
| 11:48:20 | 10 | that have been since dismissed from the case, and were   |
|          | 11 | not part of the direct examination or anything that Mr.  |
|          | 12 | Mayer has testified to testified.                        |
|          | 13 | THE COURT: Okay. Scope of cross isn't                    |
|          | 14 | going to apply. Relevance?                               |
|          | 15 | MR. OLSEN: Your Honor, he submitted this                 |
|          | 16 | report. He is making a number of of arguments and        |
|          | 17 | opinions on issues, and this goes to his bias. So he is  |
|          | 18 | castigating all of Plaintiff's claims, calling them      |
|          | 19 | absurd, calling them of conspiracy theories. And he, in  |
| 11:48:46 | 20 | fact, has no basis to make any of those arguments, and   |
|          | 21 | that's what this shows.                                  |
|          | 22 | THE COURT: Okay. Hold on. The report                     |
|          | 23 | isn't in evidence. Nobody has offered it into evidence,  |
|          | 24 | and frankly, it's not coming into evidence, as none of   |
|          | 25 | your experts' claims or reports are in evidence. So      |
|          |    |  |

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you're the one that's -- the door wasn't opened for, so 1 2 to speak, as to those issues. You're addressing 3 credibility. MR. OLSEN: Yes, Your Honor. 4 5 THE COURT: By going into the counts that б were dismissed. So... I can give you some leeway in 7 terms of addressing his opinions as they relate to a baseline for who he is and where he draws his experience 8 9 from for rendering opinions, but not -- we're not getting into the weeds related to the minor details of 11:49:52 10 11 why certain claims were dismissed or not. Fair enough? 12 MR. OLSEN: Yes, Your Honor. MS. MADDURI: Thank you, Your Honor. 13 BY MR. OLSEN: 14 15 Q. Mr. Mayer, you claim to be an expert in a number of things. I'm curious, as an expert, is it important 16 17 to rely on relevant data before you render an opinion? 18 A. Yes. 19 Okay. And in terms of signature verification, 0. Plaintiff submitted over 5,000 examples of mismatched 11:50:20 20 21 signatures. Did you review any of that data before you criticized Plaintiff's claims regarding signature 22 23 verification? 24 A. My claim was based on the data on signature 25 matching rejection rates in Arizona and in jurisdictions

|          | 1  | around the country that engage in signature matching.    |
|----------|----|--|
|          | 2  | Q. So you didn't so the answer is no, you did not        |
|          | 3  | review that data, correct?                               |
|          | 4  | A. That's correct.                                       |
|          | 5  | Q. Did you review any of the sworn testimony of the      |
|          | 6  | actual signature reviewers who were reviewing signatures |
|          | 7  | for Maricopa County in the 2022 General Election?        |
|          | 8  | MR. LIDDY: Objection, Your Honor.                        |
|          | 9  | THE WITNESS: Yes.  |
| 11:51:04 | 10 | MR. LIDDY: Relevance. The data he's                      |
|          | 11 | referring to is from the 2020 Election, which is not     |
|          | 12 | before this Court.                                       |
|          | 13 | MR. OLSEN: No, Your Honor. I'm referring                 |
|          | 14 | to the sworn testimony of signature verifiers for the    |
|          | 15 | 2022 General Election, and I've moved on from the 5,000  |
|          | 16 | examples.  |
|          | 17 | THE COURT: I'm puzzled. I have this look                 |
|          | 18 | on my face because I've read the affidavits, and I must  |
|          | 19 | have missed those thousands of signatures.               |
| 11:51:39 | 20 | MR. OLSEN: The declarations that we                      |
|          | 21 | submitted, the three from the signature verifiers,       |
|          | 22 | testified under oath as to rejection rates that they     |
|          | 23 | were performing for 2022 signature verification.         |
|          | 24 | THE COURT: Okay. Granted, now with that                  |
|          | 25 | explanation, I understand what you're asking; but that   |
|          |    |  |

|          | 1  | wasn't what you asked.                                   |
|----------|----|--|
|          | 2  | MR. OLSEN: I'll rephrase.                                |
|          | 3  | THE COURT: In all respect, I think if you                |
|          | 4  | were talking about did he review the affidavits of       |
|          | 5  | people who reviewed signatures in the 2022 Election, you |
|          | б  | can proceed. Thank you, sir.                             |
|          | 7  | BY MR. OLSEN:  |
|          | 8  | Q. Mr. Mayer, did you review the declarations of the     |
|          | 9  | three signature verifiers for the 2022 process in        |
| 11:52:27 | 10 | Maricopa County?   |
|          | 11 | A. I believe I did.                                      |
|          | 12 | Q. Okay. And do you recall those those witnesses         |
|          | 13 | testifying to rejection rates that they were performing  |
|          | 14 | and observed between 20 and, say, 40 percent?            |
|          | 15 | A. That's what I recall.                                 |
|          | 16 | Q. Okay. Do you think they are lying about that?         |
|          | 17 | A. My conclusion was based on those rejection rates      |
|          | 18 | were hundreds of times higher than the actual rejection  |
|          | 19 | rates in Maricopa County, Arizona, and jurisdictions     |
| 11:53:07 | 20 | around the country that use signature verification. I'm  |
|          | 21 | not making a claim about whether or not they are telling |
|          | 22 | the truth or lying. I'm saying that those reported       |
|          | 23 | signature verification rates are wildly higher than      |
|          | 24 | rates that have that have occurred historically in       |
|          | 25 | jurisdictions around the country.                        |
|          |    |  |

|          | 1  | Q. Okay. But you've never personally inspected          |
|----------|----|---|
|          | 2  | signatures in Maricopa County?                          |
|          | 3  | A. That's correct.                                      |
|          | 4  | Q. Are you an expert in anything related to cyber?      |
|          | 5  | A. I'm not offering an conclusion about anything        |
|          | 6  | related to cyber security other than the sources that I |
|          | 7  | cite in my report.                                      |
|          | 8  | Q. Okay. Did you examine any of the ballots that        |
|          | 9  | were used in the 2022 Election?                         |
| 11:53:57 | 10 | A. No.  |
|          | 11 | Q. Okay. Are you aware that Plaintiff's cyber           |
|          | 12 | expert examined ballots used in the 2022 Election?      |
|          | 13 | A. That's what he testified to.                         |
|          | 14 | Q. So you are aware of it?                              |
|          | 15 | A. Yes.   |
|          | 16 | Q. Were you in Maricopa County on Election Day?         |
|          | 17 | A. No.  |
|          | 18 | Q. So you didn't observe any of the events that         |
|          | 19 | occurred on Election Day?                               |
| 11:54:44 | 20 | A. That's correct.                                      |
|          | 21 | Q. You gave some testimony on the reported wait         |
|          | 22 | times of Maricopa County.                               |
|          | 23 | Do you recall that?                                     |
|          | 24 | A. Yes.   |
|          | 25 | Q. What did you do to verify the accuracy of            |
|          |    |   |
|          |    |   |

Maricopa County's data? 1 2 A. I relied on the data that was reported by the County. 3 Q. So you did nothing to verify the accuracy of that 4 data, correct? 5 б A. That's correct. 7 Q. Is it fair to say that there -- that wait lines at various vote centers could vary in the rate of 8 9 movement? A. I'm sorry. Can you ask that again? 11:55:28 10 11 Q. So you can have varying rates of movement within 12 wait lines at different vote centers locations, correct? A. I'm not quite sure I understand what you mean by 13 rates of movement. 14 Q. Well, the length of time it takes to get through 15 the line. 16 17 A. So that can vary, yes. 18 Q. Okay. And that can vary for many reasons, correct? 19 11:55:59 20 A. That's correct. 21 Q. So, for example, if tabulators at one center were 22 down 80 percent of the time compared to another center 23 where the tabulators were down maybe 10 percent of the 24 time, that could cause the wait lines -- wait times to 25 vary, correct?

|          | 1  | A. That's correct.                                       |
|----------|----|--|
|          | 2  | Q. And so a variance in wait times wouldn't              |
|          | 3  | necessarily just be because of some supposed issues with |
|          | 4  | self-reporting, correct?                                 |
|          | 5  | A. It's possible, yes.                                   |
|          | б  | Q. You had some you had some questions about the         |
|          | 7  | 2.5 percent that Mr. Baris referred to in terms of the   |
|          | 8  | projected increase in overall turnout.                   |
|          | 9  | Do you recall that?                                      |
| 11:56:52 | 10 | A. Well, it wasn't a projected increase, it was a        |
|          | 11 | hypothetical increase, but yes.                          |
|          | 12 | Q. Are you aware that the County in their 2022           |
|          | 13 | General Election Plan made two forecasting models for    |
|          | 14 | turnout on Election Day?                                 |
|          | 15 | A. Yes.  |
|          | 16 | Q. Okay. And are you aware that the one model            |
|          | 17 | projected around, I think, 290,000 as the turnout on     |
|          | 18 | Election Day?  |
|          | 19 | A. Yes.  |
| 11:57:17 | 20 | Q. And are you aware that the other model projected      |
|          | 21 | somewhere around, I think, 250,000 on Election Day?      |
|          | 22 | A. Yes.  |
|          | 23 | Q. What's the that's about roughly a 40,000 voter        |
|          | 24 | difference, correct?                                     |
|          | 25 | A. That's correct.                                       |
|          |    |  |

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|----------|----|--|
|          | 1  | Q. 290 minus 250? What's the percentage on the           |
|          | 2  | overall turnout of that 40,000 delta, approximately?     |
|          | 3  | A. So you're asking what's 40,000 divided by total       |
|          | 4  | turnout in Maricopa County?                              |
|          | 5  | Q. Yes, for 2022.  |
|          | 6  | A. I I I try and do the math in my head. It              |
|          | 7  | looks like it's about 3 percent maybe, a little bit less |
|          | 8  | than 3 percent.  |
|          | 9  | Q. Okay. So Maricopa's own projections showed a          |
| 11:58:17 | 10 | delta of approximately 40,000 voters as having about     |
|          | 11 | 2.5, 3-percent impact on overall turnout, correct?       |
|          | 12 | A. Well, you're talking about two probabilistic          |
|          | 13 | forecasts; but, yes, the difference is about 40,000      |
|          | 14 | between those two forecasts.                             |
|          | 15 | Q. You testified that it's speculative                   |
|          | 16 | speculative to think that Republicans would be           |
|          | 17 | disproportionately affected by increased wait times and  |
|          | 18 | what even Supervisor Gates referred to as chaos on       |
|          | 19 | Election Day. Is that your testimony?                    |
| 11:59:03 | 20 | A. I'm not sure that that was my testimony. I don't      |
|          | 21 | I don't think I said that when I was testifying.         |
|          | 22 | Q. Well, did you testify that it was speculative         |
|          | 23 | that Republican turnout on Election Day would be         |
|          | 24 | affected disproportionately by issues arising on         |
|          | 25 | Election Day?  |
|          |    |  |

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|          | 1  | A. With respect to turnout, yes. That's                  |
|----------|----|--|
|          | 2  | speculative.   |
|          | 3  | Q. Okay. Would you agree that Republicans' turnout       |
|          | 4  | on Election Day for the 2022 General Election in         |
|          | 5  | Maricopa at, at least, a three-to-one ratio compared to  |
|          | 6  | Democrats?   |
|          | 7  | A. Well, I would I would phrase it differently           |
|          | 8  | that of those who turn out on Election Day, those are    |
|          | 9  | more likely to be Republicans. I'm not sure if the       |
| 12:00:06 | 10 | breakdown in their vote was three-to-one, but            |
|          | 11 | Q. So you don't know what the ratio is?                  |
|          | 12 | A. Well, you could look at it with the what the          |
|          | 13 | vote actually was.                                       |
|          | 14 | Q. Um-hum. Do you know what the vote actually was,       |
|          | 15 | the ratio, between Republicans and Democrats on Election |
|          | 16 | Day?   |
|          | 17 | A. Specifically with regard to Election Day turnout,     |
|          | 18 | I think it was in the range 70 percent, but I'm not      |
|          | 19 | certain what the precise figure is.                      |
| 12:00:36 | 20 | Q. So 70 percent favoring Republicans to Democrats?      |
|          | 21 | A. Well, in terms of the vote.                           |
|          | 22 | Q. You gave some testimony about the reconciliation      |
|          | 23 | procedure for check-in versus voting. Do you recall      |
|          | 24 | that?  |
|          | 25 | A. Yes.  |
|          |    |  |

|          | 1  | Q. Would that data include voters who simply looked    |
|----------|----|--|
|          | 2  | on TV and saw a long line or heard reports on social   |
|          | 3  | media about long lines and decided not to go and vote, |
|          | 4  | or would it include that data?                         |
|          | 5  | A. It would not include it would not include           |
|          | 6  | that.  |
|          | 7  | MR. OLSEN: Thank you. I have no further                |
|          | 8  | questions.   |
|          | 9  | THE COURT: Redirect?                                   |
| 12:01:36 | 10 | MS. MADDURI: No redirect, Your Honor.                  |
|          | 11 | THE COURT: Okay. Could we excuse the                   |
|          | 12 | witness then?  |
|          | 13 | MS. MADDURI: Yes, Your Honor.                          |
|          | 14 | THE COURT: Thank you.                                  |
|          | 15 | Thank you, Dr. Mayer, that will conclude               |
|          | 16 | your participation. You're excused, sir.               |
|          | 17 | THE WITNESS: Thank you, Your Honor.                    |
|          | 18 | (Witness excused.)                                     |
|          | 19 | THE COURT: Okay. All right. We'll take                 |
| 12:02:00 | 20 | the noon recess until 1 o'clock. We'll resume at that  |
|          | 21 | time.  |
|          | 22 | (Recess taken, 12:02 p.m.)                             |
|          | 23 | (Proceedings resume, 1:01 p.m.)                        |
|          | 24 | THE COURT: All right. This is                          |
|          | 25 | CV2022-095403. This is Lake v. Hobbs, et al. Present,  |
|          |    |  |

for the record, are the parties or their representatives 1 and their respective counsel. I believe we are 2 3 proceeding with the presentation of Defendants' case. Your next witness would be? 4 MS. HARTMAN-TELLEZ: Your Honor, our next 5 б witness is Rey Valenzuela. 7 THE COURT: Thank you. MR. LIDDY: Your Honor, as we get started, 8 9 can we get a time check? I've got our calculation, but I just want to know where we are. 13:02:08 10 THE COURT: Tell me what you've got. 11 12 MR. LIDDY: I have 25 minutes remaining for Plaintiffs, 2 hours 24 minutes remaining for Defendants 13 14 combined. 15 THE COURT: Okay. Where does that stack up with your count? 16 17 MR. OLSEN: Your Honor, we have 33 minutes 18 remaining. 19 THE COURT: Okay. MR. OLSEN: This may be how we're 13:02:28 20 21 calculating objections. 22 MR. LIDDY: We don't want to dispute, 23 whatever the Court wants to do. THE COURT: Thirty-three minutes is fine. 24 25 Okay. Mr. Valenzuela, if you'll step over here, raise

|          | 1  | your right hand to be sworn.                            |
|----------|----|---|
|          | 2  | REYNALDO VALENZUELA,                                    |
|          | 3  | called as a witness, having been duly sworn, testified  |
|          | 4  | as follows:   |
|          | 5  | THE COURT: Please proceed as soon as you're             |
|          | 6  | ready.  |
|          | 7  | DIRECT EXAMINATION                                      |
|          | 8  | BY MS. HARTMAN-TELLEZ:                                  |
|          | 9  | Q. Good afternoon, Mr. Valenzuela. Can you please       |
| 13:03:10 | 10 | state your name for the record?                         |
|          | 11 | A. Reynaldo Valenzuela.                                 |
|          | 12 | Q. Can you describe your current employment, please?    |
|          | 13 | A. I am the Co-Elections Director of Maricopa County    |
|          | 14 | Elections Department overseeing early voting and        |
|          | 15 | election services.                                      |
|          | 16 | Q. Did you have other positions with the Maricopa       |
|          | 17 | County Elections Department before you became the       |
|          | 18 | Co-Election Director?                                   |
|          | 19 | A. Approximately six years ago, I was the Elections     |
| 13:03:34 | 20 | Director before we the department had gone through      |
|          | 21 | rearranged, and I also worked as Assistant Director For |
|          | 22 | Early Voting in other positions for the last 32 years   |
|          | 23 | with Maricopa County Elections.                         |
|          | 24 | Q. In your role as Co-Elections Director, what are      |
|          | 25 | your responsibilities briefly?                          |
|          |    |   |

|          | 1  | A. Overseeing primarily the early voting process,        |
|----------|----|--|
|          | 2  | all of its departments, as far as special election       |
|          | 3  | boards, mail-out bailing, and so on, and also candidate  |
|          | 4  | filing campaign finance.                                 |
|          | 5  | Q. Do you hold any professional certifications?          |
|          | б  | A. Yes, I'm a CERA-certified Certified Election          |
|          | 7  | Registration Administrator through Elections Center and  |
|          | 8  | Auburn University, held that certification for 16 years  |
|          | 9  | and renew every four years. I'm also a Certified         |
| 13:04:18 | 10 | Election Officer through the Arizona Secretary of State, |
|          | 11 | and I've held that certification for 30 years, and it's  |
|          | 12 | renewed every two years.                                 |
|          | 13 | Q. Does Maricopa County's process for receiving and      |
|          | 14 | processing early ballot packets come within your         |
|          | 15 | responsibilities?  |
|          | 16 | A. It is under my purview.                               |
|          | 17 | Q. And you may note that I just said early ballot        |
|          | 18 | packets. Can you explain why you call them packets and   |
|          | 19 | not ballots?   |
| 13:04:47 | 20 | A. Absolutely. So in our department, the Early           |
|          | 21 | Voting Department, we actually that is our preferred     |
|          | 22 | term because I know a lot of folks, as far as lay folks, |
|          | 23 | would say that ballot was inserted in the drop box, that |
|          | 24 | ballot. And, in fact, it's not the ballot, it's the      |
|          | 25 | packet that has to undergo scrutiny, verification and    |
|          |    |  |

|          | 1  | validation. So our department, the Early Voting          |
|----------|----|--|
|          | 2  | Department, calls them packets because that's exactly    |
|          | 3  | what they are until they undergo that verification       |
|          | 4  | process to become a ballot that could be tabulated.      |
|          | 5  | Q. So at the front end, how does a voter get an          |
|          | б  | early ballot in the mail?                                |
|          | 7  | A. So there's multiple ways a voter can get,             |
|          | 8  | obviously, they can get it by requesting it by mail.     |
|          | 9  | They can get it early in person. They can also get it    |
| 13:05:30 | 10 | Election Day, and there is that process, again, by which |
|          | 11 | we the mail process is probably the predominant          |
|          | 12 | process that most get early ballots.                     |
|          | 13 | Q. And when a voter receives a ballot by mail, how       |
|          | 14 | do you know that that's going to a registered voter?     |
|          | 15 | A. Well, early voting is reliant on the voter            |
|          | 16 | registration. Voter registration is a vetted process     |
|          | 17 | where the registered voter is verified through multiple  |
|          | 18 | statewide database that says that we check it against    |
|          | 19 | motor vehicles, we check it against INS, we check it     |
| 13:06:05 | 20 | against SSN, vital statistics, all those things to come  |
|          | 21 | back. Once that voter is put on the registration roles,  |
|          | 22 | we verify their address through sending them a           |
|          | 23 | return-service-requested registration card.              |
|          | 24 | But why I mention that is because then that              |
|          | 25 | vetted voter is put in eligible for early ballot, which  |
|          |    |  |

|          | _  |  |
|----------|----|--|
|          | 1  | is then created utilizing that record, and a specific,   |
|          | 2  | unique Piece ID that is created for every election for   |
|          | 3  | that particular voter for that early ballot pack.        |
|          | 4  | Q. And does that Piece ID appear on the affidavit        |
|          | 5  | envelope in which a person would return an early ballot  |
|          | 6  | to the County?   |
|          | 7  | A. It does.  |
|          | 8  | Q. What are the different ways that the County gets      |
|          | 9  | early ballots from voters?                               |
| 13:06:49 | 10 | A. So  |
|          | 11 | Q. Ballot packets?                                       |
|          | 12 | A. Ballot packets, yes. So the ballot packet,            |
|          | 13 | itself, can be dropped off at one of our drop box        |
|          | 14 | locations, whether it's standalone drop box, which we    |
|          | 15 | have two. One here in Mesa, one in our MCTEC facility.   |
|          | 16 | Can drop it off on Election Day or in person at any time |
|          | 17 | during the early voting in-person period, or can return  |
|          | 18 | it by mail.  |
|          | 19 | THE COURT: Before you ask the next                       |
| 13:07:11 | 20 | question, I just noticed you speak quickly, Mr.          |
|          | 21 | Valenzuela. That may be a little bit difficult for the   |
|          | 22 | court reporter to follow. If you could just slow down    |
|          | 23 | slightly, sir.   |
|          | 24 | THE WITNESS: Yes, sir.                                   |
|          | 25 | BY MS. HARTMAN-TELLEZ:                                   |
|          |    |  |
|          |    |  |

|          | 1  | Q. Mr. Valenzuela, you just mentioned one of the         |
|----------|----|--|
|          | 2  | ways that voters can return early ballot packets is by   |
|          | 3  | delivering them to vote centers or drop boxes. If they   |
|          | 4  | how do those ballots that have been delivered to a       |
|          | 5  | drop box or vote center during early voting, how do      |
|          | 6  | those how does the County get those back to the          |
|          | 7  | central count facility?                                  |
|          | 8  | A. So we do have a courier process by which we           |
|          | 9  | assign two individuals of bipartisan, differing parties, |
| 13:08:00 | 10 | a Dem and a Rep, specifically. And those individuals     |
|          | 11 | will visit the site, whether it be a standalone drop     |
|          | 12 | box, a city clerk that is assigned to be a drop box      |
|          | 13 | only, and/or an early voting in-person site. And those   |
|          | 14 | couriers would present themselves, they would those      |
|          | 15 | bipartisan couriers to the clerk, city town clerk, or    |
|          | 16 | the inspector at the polling place or vote center, and   |
|          | 17 | that they would begin that process of emptying that      |
|          | 18 | sealed blue box that is present for collection of that   |
|          | 19 | of those ballots or packets.                             |
| 13:08:35 | 20 | Q. Okay. And you said when you say emptying              |
|          | 21 | those boxes, that's emptying them at the site, the early |
|          | 22 | voting site, or at the drop box?                         |
|          | 23 | A. That is correct. So they would they would             |
|          | 24 | if they have a process by which, and I can delineate it  |
|          | 25 | as short as possible, or but it is a secure process      |
|          |    |  |

|          | 1  | where they are filling out logs, a ballot, Early Voting |
|----------|----|---|
|          | 2  | Ballot Transfer Receipt that is documenting seals,      |
|          | 3  | documenting the transfer of those into a secured cage   |
|          | 4  | that is sealed and brought back to our MCTEC facility.  |
|          | 5  | MS. HARTMAN-TELLEZ: And if we could bring               |
|          | б  | up Exhibit 20.  |
|          | 7  | BY MS. HARTMAN-TELLEZ:                                  |
|          | 8  | Q. It seems like you may have anticipated my            |
|          | 9  | question. Is this document what you've just described   |
| 13:09:26 | 10 | as the Early Voting Transport Statement?                |
|          | 11 | A. It is.   |
|          | 12 | Q. And do these statements contain information about    |
|          | 13 | how many ballot packets the County received from the    |
|          | 14 | vote center or drop box?                                |
|          | 15 | A. It does, but it is an after receipt at MCTEC; but    |
|          | 16 | it does, indeed, have that in the Transport Receipt     |
|          | 17 | Section.  |
|          | 18 | Q. Towards the bottom of that document?                 |
|          | 19 | A. Correct.   |
| 13:09:54 | 20 | Q. Where it says, Count of Ballots in Transport Bin?    |
|          | 21 | A. Correct.   |
|          | 22 | MS. HARTMAN-TELLEZ: At this time, Your                  |
|          | 23 | Honor, I would move to admit Exhibit 20.                |
|          | 24 | THE COURT: Any objection?                               |
|          | 25 | MR. BLEHM: No objection, Your Honor.                    |
|          |    |   |

|          | 1  | THE COURT: 20 is admitted.                               |
|----------|----|--|
|          | 2  | BY MS. HARTMAN-TELLEZ:                                   |
|          | 3  | Q. So I think we've gotten to the point where            |
|          | 4  | ballots, early ballots, come back to central count       |
|          | 5  | facility at the County. Where do they go next?           |
|          | 6  | A. So they go this top part of the receipt, and          |
|          | 7  | actually very clear is at location is where they are,    |
|          | 8  | basically, just transferring those packets into a secure |
|          | 9  | bin, sealing that, come to our MCTEC facility. Then we   |
| 13:10:40 | 10 | have two representatives, auditor boards, that are,      |
|          | 11 | again, made up of differing parties, a Dem and a Rep,    |
|          | 12 | that will take that and open that box and confirm and    |
|          | 13 | document on this bottom section, this Transport Receipt, |
|          | 14 | all the seals that were removed, brought back to from    |
|          | 15 | the original blue box, the new seals, or the red-box     |
|          | 16 | seals, and also the new seals put on the box that we     |
|          | 17 | just left.   |
|          | 18 | It also will begin a process because they are            |
|          | 19 | a smaller quantity, we do have a counting machine that   |
| 13:11:10 | 20 | we can run those packets through, and we will then       |
|          | 21 | process those, and not shown here, but is an audit slip  |
|          | 22 | that we document how many of each packet we have         |
|          | 23 | received. There are three different types of packets:    |
|          | 24 | an in-person counter packet, which is a white envelope;  |
|          | 25 | a mail ballot, which an individual we mailed it and they |
|          |    |  |

|          | 1  | opted to deliver it, so it's a green envelope; and then   |
|----------|----|---|
|          | 2  | we have voters that may have cast a provisional ballot.   |
|          | 3  | So there are three envelopes. They will take those        |
|          | 4  | bins, they will count those. They will document on        |
|          | 5  | there, count a balance and transform bin, and they will   |
|          | б  | ready them to then be co-mingled with several other       |
|          | 7  | boxes brought in, and seal that for transport to the      |
|          | 8  | for an inbound scan process at Runbeck.                   |
|          | 9  | Q. And just briefly you just mentioned the different      |
| 13:11:57 | 10 | colors of envelopes. On this form next to the line        |
|          | 11 | where it says Count of Ballots where it says $107G/31W$ , |
|          | 12 | what does that mean?                                      |
|          | 13 | A. That would mean the 107 green affidavits, which        |
|          | 14 | would indicate mail ballots returned, and 31 white,       |
|          | 15 | which would mean in-person early voters that still        |
|          | 16 | because there is to tabulator there still follow the      |
|          | 17 | envelope process or packet.                               |
|          | 18 | Q. Okay. So you've also mentioned receiving ballots       |
|          | 19 | by mail. How does the County take possession of ballots   |
| 13:12:31 | 20 | that are mailed back?                                     |
|          | 21 | A. So the County has with the United States Postal        |
|          | 22 | Service an arrangement that they do not deliver to us,    |
|          | 23 | we actually must physically be present at their main      |
|          | 24 | processing distribution center and have access, list of   |
|          | 25 | individuals from our offices that would be eligible for   |
|          |    |   |

|          | 1  | that secure facility entry. And so we pick those up      |
|----------|----|--|
|          | 2  | again with two individuals, a differing party, and they  |
|          | 3  | have those individuals' names on file, and they must     |
|          | 4  | show badges, and we collect those directly from the      |
|          | 5  | United States Postal Service.                            |
|          | 6  | Q. And when the County employees at pick up the          |
|          | 7  | ballots from the United States Postal Service, how are   |
|          | 8  | they packaged?   |
|          | 9  | A. So like all mail that goes to that distribution,      |
| 13:13:19 | 10 | millions of pieces that go through, including mail       |
|          | 11 | packets, they are trayed and sleeved and caged. So when  |
|          | 12 | we come, there's a postal receipt that is an estimate of |
|          | 13 | tray counts and totals within that tray, and so they are |
|          | 14 | delivered to us at the dock in those cages, trayed. And  |
|          | 15 | approximately 30 trays per cage, so we have two cages,   |
|          | 16 | we could have 60 trays with X amount of packets within   |
|          | 17 | them.  |
|          | 18 | Q. And what do the County employees where do they        |
|          | 19 | go next with those ballots when they leave the United    |
| 13:13:55 | 20 | States Postal Service facility on 48th and Washington?   |
|          | 21 | A. So those two couriers, or pickup individuals,         |
|          | 22 | will go straight to Runbeck with that particular day's   |
|          | 23 | mail, whether it's several trays or several cages,       |
|          | 24 | depending on, you know, the turnout on that given day,   |
|          | 25 | and we then check in and transfer that. We complete a    |
|          |    |  |

|          | 1  | delivery receipt with Runbeck with and transfer that     |
|----------|----|--|
|          |    |  |
|          | 2  | those cages into their custody with our County           |
|          | 3  | Protective Services there onsite, but they are taken to  |
|          | 4  | Runbeck and transferred custody with chain-of-custody    |
|          | 5  | documentation.   |
|          | 6  | Q. So in this at this point in the early ballot          |
|          | 7  | process, what services is Runbeck providing to the       |
|          | 8  | County when you drop those ballots off, ballot packets?  |
|          | 9  | A. So those packets, themselves, they undergo what       |
| 13:14:47 | 10 | is called an inbound scan, and what that inbound scan's  |
|          | 11 | purpose is, three things, is to: One, take an image of   |
|          | 12 | that packet so that we have an actual image to utilize   |
|          | 13 | for signature verification instead of farming those      |
|          | 14 | physical packets around for signature review. So image   |
|          | 15 | of the packet, number 1; two, they do a count, an actual |
|          | 16 | detailed count of those packets in that cage to report   |
|          | 17 | back; and three, they are they're also identifying       |
|          | 18 | and validating that it is an actual packet that we       |
|          | 19 | created utilizing that Piece ID. That unique Piece ID    |
| 13:15:26 | 20 | tied to that voter that is specific to that election and |
|          | 21 | created by us, and in our system for the voter.          |
|          | 22 | Q. Thank you. And let me step back for a moment.         |
|          | 23 | Well, I think I needed to go one step back in the        |
|          | 24 | process to cover something else.                         |
|          | 25 | Can you bring up Exhibit 82, please? So I think          |
|          |    |  |

|          | 1  | you mentioned that the ballots from the postal service   |
|----------|----|--|
|          | 2  | come sleeved and trayed and in cages.                    |
|          | 3  | Do you recognize this document that's up on the          |
|          | 4  | screen right now?  |
|          | 5  | A. I do.   |
|          | б  | Q. And can you tell us what that is?                     |
|          | 7  | A. It is, as I mentioned, the process is called          |
|          | 8  | inbound scan. It's this is our Maricopa County           |
|          | 9  | inbound receipt of delivery document that when we show   |
| 13:16:14 | 10 | up at Runbeck that we are, basically, transferring that  |
|          | 11 | custody, but also it's the results of that scan or the   |
|          | 12 | results of that estimate. Example is showing here, 84    |
|          | 13 | trays at 600 per or 400 per tray, and so on, then it     |
|          | 14 | tells you the quantity, estimated quantity based on that |
|          | 15 | that receipt, in addition to we may have regular         |
|          | 16 | MOBs, which is a mail-out ballot, that we're bringing    |
|          | 17 | because we've adjudicated or we cured one, and so on.    |
|          | 18 | So for this particular day, we had one tray of           |
|          | 19 | 599 regular MOBs and one tray of 13 what we call need    |
| 13:16:55 | 20 | packets, and that's a disposition that should we have    |
|          | 21 | reviewed it and we can't make an absolute final          |
|          | 22 | determination, we need the packet very simple, we are    |
|          | 23 | very creative need the packet back so we can have the    |
|          | 24 | physical packet to do follow-up with the voter or on the |
|          | 25 | packet itself.   |
|          |    |  |

|          | 1  | Q. So we've mentioned that there are estimates when      |
|----------|----|--|
|          | 2  | you receive the ballots from the USPS. Do you get an     |
|          | 3  | exact count of the ballots, the USPS ballots, that are   |
|          | 4  | delivered to Runbeck when they scan them?                |
|          | 5  | A. Exactly. That is exactly the process, because it      |
|          | 6  | could be upwards of ten, hundreds of thousands, that we  |
|          | 7  | can't count them at the dock, so we accept the tray      |
|          | 8  | count, the estimated weight count, as the post office    |
|          | 9  | provides to all vendors that pick up, and we take it to  |
| 13:17:52 | 10 | that next detail inbound scan count to get the exact     |
|          | 11 | amount.  |
|          | 12 | Q. Let's briefly talk about signature verification.      |
|          | 13 | I don't want to get into the details of the process, but |
|          | 14 | why does the Recorder do signature verification of Early |
|          | 15 | Ballot Affidavit envelopes?                              |
|          | 16 | A. It is part of the process by which to prove           |
|          | 17 | identity. So, obviously, Arizona has a proof of          |
|          | 18 | identity. You go in person, you would provide photo ID.  |
|          | 19 | For a mail ballot, we don't request that you send your   |
| 13:18:25 | 20 | driver's license in, so that proof of identification is  |
|          | 21 | done through the signature verification on signature     |
|          | 22 | exemplars on file, vetted signature exemplars,           |
|          | 23 | registration form, multiple registration forms, that you |
|          | 24 | may have on file. Also, past signature rosters. Maybe    |
|          | 25 | you're not an early voter, but you voted in person, we   |
|          |    |  |

|          | 1  | have all of those signature rosters and signatures, in   |
|----------|----|--|
|          | 2  | addition to past EV affidavit, vetted EV affidavit       |
|          | 3  | signatures.  |
|          | 4  | As an example, I, myself, when we train, I have          |
|          | 5  | close to 32 different exemplars from all the times I     |
|          | б  | voted and/or registration forms.                         |
|          | 7  | Q. And just for the sake of clarity on the record,       |
|          | 8  | when you say EV affidavit, what does that mean?          |
|          | 9  | A. EV affidavit is the packet that we speak of. It       |
| 13:19:10 | 10 | is the packet that has the attestation, and it has that  |
|          | 11 | I am who I am, and it has our unique Piece ID printed    |
|          | 12 | and the voter's information.                             |
|          | 13 | Q. And EV stands for?                                    |
|          | 14 | A. Early voting.   |
|          | 15 | Q. And it's what the general public commonly knows       |
|          | 16 | as the envelope?   |
|          | 17 | A. The green envelope, if they get it by mail.           |
|          | 18 | Q. Does every early ballot that the County               |
|          | 19 | eventually tabulates go through the signature            |
| 13:19:37 | 20 | verification process?                                    |
|          | 21 | A. One hundred percent. They cannot make it to the       |
|          | 22 | next phase. There's multiple bipartisan phases in        |
|          | 23 | between. They can't make it to the processing phase      |
|          | 24 | made up of bipartisan boards who are auditing that tray  |
|          | 25 | report that says, we made these good; we made these bad; |
|          |    |  |

|          | 1  | we made these need packet, whatever it may be, but the  |
|----------|----|---|
|          | 2  | basics to get to tabulation must be signature verified. |
|          | 3  | MS. HARTMAN-TELLEZ: And I have a piece of               |
|          | 4  | housekeeping I think I did not attempt to I did not     |
|          | 5  | ask to move the admission of Exhibit 82, Your Honor. I  |
|          | 6  | would at this time move admission of that exhibit.      |
|          | 7  | MR. BLEHM: No objection, Your Honor.                    |
|          | 8  | THE COURT: 82 is admitted.                              |
|          | 9  | BY MS. HARTMAN-TELLEZ:                                  |
| 13:20:21 | 10 | Q. Has the County ever authorized Runbeck to allow      |
|          | 11 | its employees to deliver their own early ballot packets |
|          | 12 | directly to Runbeck?                                    |
|          | 13 | A. No.  |
|          | 14 | Q. And are you aware of Runbeck allowing its            |
|          | 15 | employees to do so in the past?                         |
|          | 16 | A. No.  |
|          | 17 | MS. HARTMAN-TELLEZ: I have no further                   |
|          | 18 | questions for this witness. There may be some           |
|          | 19 | cross-examination.                                      |
| 13:20:57 | 20 | THE COURT: I was asking you who it would                |
|          | 21 | be. You've answered my question. Mr. Blehm, cross.      |
|          | 22 | MR. BLEHM: I'm sorry, Your Honor.                       |
|          | 23 | CROSS-EXAMINATION                                       |
|          | 24 | BY MR. BLEHM:   |
|          | 25 | Q. Mr. Valenzuela, isn't it that true that no           |
|          |    |   |
|          |    |   |

|          | 1  | Maricopa County employees operate Runbeck equipment? |
|----------|----|--|
|          | 2  | A. Correct.  |
|          | 3  | Q. Okay. So isn't it true then that you farm out     |
|          | 4  | the counting of ballots to Runbeck on Election Day?  |
|          | 5  | A. We do not.  |
|          | 6  | Q. You do not?                                       |
|          | 7  | A. We do not count ballots, counting ballot count    |
|          | 8  | packets.   |
|          | 9  | Q. I think you just said you accept the mail, the    |
| 13:21:31 | 10 | U.S. Postal Service's weight receipt?                |
|          | 11 | A. We accept we don't utilize that for a final       |
|          | 12 | count.   |
|          | 13 | Q. You rely on Runbeck to run these through their    |
|          | 14 | machine and give you a count; isn't that correct?    |
|          | 15 | A. That is correct, of the packets.                  |
|          | 16 | Q. Okay. And the County does not run or operate      |
|          | 17 | Runbeck?   |
|          | 18 | A. It is a certified vendor that we contract with.   |
|          | 19 | Q. Okay. And Exhibit 80, that's just an inbound      |
| 13:21:57 | 20 | receipt of estimates; is that correct?               |
|          | 21 | A. I'm sorry, you had turned.                        |
|          | 22 | Q. The inbound receipt of estimates, that's just an  |
|          | 23 | estimate, correct, Exhibit 80?                       |
|          | 24 | A. For the USPS packets.                             |
|          | 25 | Q. Who created Exhibit 80?                           |
|          |    |  |

|          | 1  | THE COURT: Hold on.                                    |
|----------|----|--|
|          | 2  | MS. HARTMAN-TELLEZ: Objection. I think Mr.             |
|          | 3  | Blehm has is citing the wrong exhibit number.          |
|          | 4  | MR. BLEHM: Oh, I'm sorry. The inbound                  |
|          | 5  | receipt, the last one that was received.               |
|          | 6  | MS. HARTMAN-TELLEZ: 82.                                |
|          | 7  | THE COURT: 82.   |
|          | 8  | BY MR. BLEHM:  |
|          | 9  | Q. 82, who created that document?                      |
| 13:22:25 | 10 | A. The format of the document?                         |
|          | 11 | Q. Who made the document? Who signs the document?      |
|          | 12 | A. Signs the document, it's shared between Runbeck     |
|          | 13 | and a County employee, that courier.                   |
|          | 14 | Q. It shows, does it not, that you are turning over    |
|          | 15 | ballots to Runbeck, correct?                           |
|          | 16 | A. We are turning packets over.                        |
|          | 17 | Q. Packets. You have no idea exactly how many          |
|          | 18 | you're turning over, correct?                          |
|          | 19 | A. We don't. We have an estimate, but we don't         |
| 13:22:49 | 20 | we rely on that count, the certified vendor, to do     |
|          | 21 | that   |
|          | 22 | Q. Why do we use why do we use chain-of-custody        |
|          | 23 | documents that show the details of how many ballots we |
|          | 24 | have?  |
|          | 25 | MS. HARTMAN-TELLEZ: Objection.                         |
|          |    |  |

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|          | 1  | BY MR. BLEHM:  |
|----------|----|--|
|          | 2  | Q. When you count ballots, you put them on a             |
|          | 3  | chain-of-custody form, is that correct, during the EVBTS |
|          | 4  | process?   |
|          | 5  | MS. HARTMAN-TELLEZ: Objection. He's                      |
|          | 6  | calling for speculation. Lack of foundation.             |
|          | 7  | MR. BLEHM: Speculation?                                  |
|          | 8  | THE COURT: Hold on. Let me rule.                         |
|          | 9  | MR. BLEHM: I was just going to ask a                     |
| 13:23:16 | 10 | different question, Your Honor.                          |
|          | 11 | THE COURT: Okay. Withdrawn?                              |
|          | 12 | BY MR. BLEHM:  |
|          | 13 | Q. EVBTS documents that you just testified about and     |
|          | 14 | we just admitted into evidence, those contain counts, do |
|          | 15 | they not   |
|          | 16 | A. They do.  |
|          | 17 | Q of the number of ballots that were brought             |
|          | 18 | back?  |
|          | 19 | A. Some  |
| 13:23:32 | 20 | Q. Why do we do that?                                    |
|          | 21 | A. Of the number of ballots are delivered and number     |
|          | 22 | estimated, in some cases.                                |
|          | 23 | Q. Why do we do that?                                    |
|          | 24 | A. Why do we provide that?                               |
|          | 25 | Q. Yes.  |
|          |    |  |

|          | 1  | A. So that we have a basis to reconcile to some        |
|----------|----|--|
|          | 2  | agree.   |
|          | 3  | Q. Isn't it so we know exactly how many ballots were   |
|          | 4  | injected into the system at each point in the process? |
|          | 5  | A. It is not, because we don't have that at the post   |
|          | 6  | office level.  |
|          | 7  | Q. As you've sat here, you just testified              |
|          | 8  | THE COURT: Hold on. Wait a second. Just a              |
|          | 9  | second. Let him finish answering. We only have one     |
| 13:24:09 | 10 | person speaking at a time, please. Okay. For the sake  |
|          | 11 | of my court reporter, okay? The record will look if    |
|          | 12 | you've ever read a transcript it has a bunch of dashes |
|          | 13 | when people talk over themselves or each other. So,    |
|          | 14 | please. Thank you.                                     |
|          | 15 | BY MR. BLEHM:  |
|          | 16 | Q. Mr. Valenzuela, you had absolutely no idea that     |
|          | 17 | Runbeck employees were allowed to inject ballots into  |
|          | 18 | the system; isn't that correct?                        |
|          | 19 | A. I do not. I did not.                                |
| 13:24:37 | 20 | Q. You had no idea. And isn't it true that you had     |
|          | 21 | no idea because you do not keep adequate documentation |
|          | 22 | with regards to the number of ballots you receive on   |
|          | 23 | Election Day and give to Runbeck, yes or no. It's a    |
|          | 24 | simple question.                                       |
|          | 25 | MS. HARTMAN-TELLEZ: Objection, Your Honor.             |
|          |    |  |

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|          | 1  | THE COURT: Objection to what?                            |
|----------|----|--|
|          | 2  | MS. HARTMAN-TELLEZ: Foundation. Mr.                      |
|          | 3  | Valenzuela has not testified to regarding Election       |
|          | 4  | Day.   |
|          | 5  | THE COURT: If he's able to answer the                    |
|          | б  | question, I'm going to let him answer. If he doesn't     |
|          | 7  | understand it, I'll have Mr. Blehm rephrase it. If you   |
|          | 8  | can answer the question, sir, do so; if you cannot, tell |
|          | 9  | us.  |
| 13:25:13 | 10 | THE WITNESS: Repeat, if you will.                        |
|          | 11 | BY MR. BLEHM:  |
|          | 12 | Q. So you have no idea how many Election Day ballots     |
|          | 13 | are transported to Runbeck because you do not document   |
|          | 14 | exactly how many ballots are transported to Runbeck;     |
|          | 15 | isn't that correct?                                      |
|          | 16 | A. For the United States Postal Service pickup, we       |
|          | 17 | do not receive a finite number, so we do not know that   |
|          | 18 | number when we deliver to Runbeck.                       |
|          | 19 | Q. Drop box ballots, does the same apply?                |
| 13:25:35 | 20 | A. It does not. We do know that because it is small      |
|          | 21 | quantity where we have a counter that we can count 100   |
|          | 22 | ballots, 1,000 ballots, but not 290 through this         |
|          | 23 | counter.   |
|          | 24 | Q. Do you know the exact number?                         |
|          | 25 | A. Exact number of                                       |
|          |    |  |

|          | 1  |  |
|----------|----|--|
|          | 1  | Q. Ballots, ballot packets, drop box ballot packets?     |
|          | 2  | A. We do we do, part of our audit review is we do        |
|          | 3  | count the drop box ballot packets because they are       |
|          | 4  | outside of the purview, whereas a federal post office,   |
|          | 5  | they don't leave chain of custody from the federal post  |
|          | 6  | office once we pick them up; but the ballot boxes, we do |
|          | 7  | make that count.   |
|          | 8  | Q. On Election Day?                                      |
|          | 9  | A. On Election Day, no, because we're not doing drop     |
| 13:26:26 | 10 | box courier process at that time. It's a different       |
|          | 11 | process for Election Day.                                |
|          | 12 | MR. BLEHM: Thank you, Your Honor. Hold on.               |
|          | 13 | BY MR. BLEHM:  |
|          | 14 | Q. Would you, by chance, happen to know how many         |
|          | 15 | exact ballots were Door 3 ballots? Was it 17,000?        |
|          | 16 | A. I wouldn't speak exactly to it. That would be         |
|          | 17 | under the purview  |
|          | 18 | Q. Do you know how many thousands of duplicated          |
|          | 19 | ballots there were?                                      |
| 13:26:49 | 20 | A. I don't have that number to speak definitively.       |
|          | 21 | Q. Do you know how many spoiled ballots there were?      |
|          | 22 | A. I do not.   |
|          | 23 | Q. Okay. Do you know how many ballots were rejected      |
|          | 24 | and not put in Door 3, spoiled, duplicated or otherwise? |
|          | 25 | A. I have an estimate, but that's not under my           |
|          |    |  |
|          | I  |  |

|          | 1  | purview as Early Voting.                                 |
|----------|----|--|
|          | 2  | Q. What's your estimate?                                 |
|          | 3  | A. For the   |
|          | 4  | Q. Okay. My question again, very quickly, Mr.            |
|          | 5  | Valenzuela, how many ballots rejected and not put in     |
|          | б  | Door 3, spoiled or duplicated?                           |
|          | 7  | A. That I don't know. I just know of the 17,000          |
|          | 8  | number, which is a total of unread, but not broken down. |
|          | 9  | MR. BLEHM: Thank you, Your Honor. No                     |
| 13:27:28 | 10 | further questions.                                       |
|          | 11 | THE COURT: Thank you. Redirect?                          |
|          | 12 | MS. HARTMAN-TELLEZ: Briefly, Your Honor.                 |
|          | 13 | REDIRECT EXAMINATION                                     |
|          | 14 | BY MS. HARTMAN-TELLEZ:                                   |
|          | 15 | Q. Mr. Valenzuela, are Election Day operations and       |
|          | 16 | tabulation under your responsibility?                    |
|          | 17 | A. They are not.   |
|          | 18 | Q. And whose responsibility is over those two items?     |
|          | 19 | A. My Co-Director of Elections, Mr. Scott Jarrett.       |
| 13:28:01 | 20 | MS. HARTMAN-TELLEZ: Thank you. I have no                 |
|          | 21 | further questions.                                       |
|          | 22 | THE COURT: Okay. May the witness be                      |
|          | 23 | excused?   |
|          | 24 | MR. BLEHM: Yes, Your Honor.                              |
|          | 25 | MS. HARTMAN-TELLEZ: Yes, Your Honor.                     |
|          |    |  |

THE COURT: Thank you, Mr. Valenzuela. 1 2 You're excused, sir. 3 (Witness excused.) THE COURT: County's next witness, please. 4 5 MS. HARTMAN-TELLEZ: Your Honor, we call б Scott Jarrett. 7 THE COURT: Go ahead and take the stand. (Witness previously sworn.) 8 9 THE COURT: Mr. Jarrett, you remain under oath from your previous appearance. Do you understand 13:28:49 10 11 that, sir? 12 THE WITNESS: Yes, I do, Your Honor. THE COURT: Thank you. You may proceed, 13 14 Counsel. 15 DIRECT EXAMINATION BY MS. CRAIGER: 16 17 Q. Good afternoon, Mr. Jarrett. Could you please 18 state your name? 19 A. Yeah, Robert Scott Jarrett. 13:29:01 20 Q. And where do you currently work, Mr. Jarrett? 21 A. I work for the Maricopa County Elections 22 Department. 23 Q. What is your current position? A. So I am the Co-Director of the Elections 24 25 Department. I oversee in-person voting and tabulation

|          | 1  | operations.  |
|----------|----|--|
|          | 2  | Q. How long have you held this position?                 |
|          | 3  | A. I was appointed by the Board of Supervisors in        |
|          | 4  | 2019.  |
|          | 5  | Q. And could you just briefly describe your job          |
|          | 6  | duties in that position?                                 |
|          | 7  | A. Yes. So I oversee all in-person voting                |
|          | 8  | operations, so that includes early in-person voting that |
|          | 9  | I report up to the Maricopa County Recorder for, that    |
| 13:29:37 | 10 | does include drop boxes.                                 |
|          | 11 | I also then oversee in-person voting on Election         |
|          | 12 | Day, as well as so that will be all the recruiting       |
|          | 13 | and training of poll workers, recruiting of temporary    |
|          | 14 | staff that work at MCTEC or the Maricopa County          |
|          | 15 | Elections and Tabulations Center; and then I would also  |
|          | 16 | oversee warehouse operations then all tabulation         |
|          | 17 | functions, including at the central count facility as    |
|          | 18 | well as at the voting locations.                         |
| 13:30:08 | 19 | Q. And what's your educational background?               |
|          | 20 | A. So I have a Bachelor's Degree in Accounting from      |
|          | 21 | the Arizona State University.                            |
|          | 22 | Q. What did you do before you were the Co-Elections      |
|          | 23 | Director?  |
|          | 24 | A. So I was an internal auditor with Maricopa County     |
|          | 25 | and then also had some time with the Maricopa County     |
|          |    |  |
|          |    |  |

|          | 1  | Community College District auditing performance,         |
|----------|----|--|
|          | 2  | auditing risk management, risk mitigation, as well as    |
|          | 3  | compliance audits.                                       |
|          | 4  | Q. So we're just going to generally discuss how          |
|          | 5  | elections are conducted in Maricopa County on Election   |
|          | 6  | Day.   |
|          | 7  | To start, what was the total voter turnout in            |
|          | 8  | Maricopa County for the 2022 General Election?           |
|          | 9  | A. So voter turnout was 64 percent or 1,562,000          |
| 13:30:57 | 10 | voters, or approximately there.                          |
|          | 11 | Q. And how did that compare to previous midterm          |
|          | 12 | elections?   |
|          | 13 | A. So it was one of the higher percentages. If you       |
|          | 14 | go back for several decades, all the way back to the     |
|          | 15 | '70s, it was actually the second highest as far as voter |
|          | 16 | turnout; 2018 only exceeded it by a small percentage.    |
|          | 17 | And then even more recently, the three the average of    |
|          | 18 | the three midterm elections was about 54 percent, so     |
|          | 19 | that would be 2018, 2014, and then 2010. So turnout in   |
| 13:31:35 | 20 | 2022 was about 10 percentage points higher.              |
|          | 21 | Q. So we've talked about vote centers. Just briefly      |
|          | 22 | explain how the vote center model works?                 |
|          | 23 | A. Yes. So a vote center model works is it allows a      |
|          | 24 | voter to vote at any location that Maricopa County is    |
|          | 25 | offering. We offer 223 vote centers in the 2022 August   |
|          |    |  |

|          | 1  | or, sorry November General Election. That was an        |
|----------|----|---|
|          |    |   |
|          | 2  | increase over the August Primary, which we had 200      |
|          | 3  | 210, so and it was also an increase over 2020, which    |
|          | 4  | we had 175 vote centers.                                |
|          | 5  | So we're able to offer that option through our          |
|          | б  | site book check-in station. So that will confirm if a   |
|          | 7  | voter is registered, confirm that they have not voted   |
|          | 8  | previously, and then it will allow us, in conjunction   |
|          | 9  | with our ballot on-demand technology, our printers, to  |
| 13:32:30 | 10 | print that specific ballot for that voter. Maricopa     |
|          | 11 | County had over 12,000 different ballot styles, so we   |
|          | 12 | cannot offer a vote center model without that ballot    |
|          | 13 | on-demand technology.                                   |
|          | 14 | Q. So, thank you. How does the Elections                |
|          | 15 | Department well, actually, what's the average           |
|          | 16 | distance between vote centers? What was the average     |
|          | 17 | distance in the 2022 general?                           |
|          | 18 | A. So we perform that calculation actually based off    |
|          | 19 | the August Primary where we had 210 vote centers, and   |
| 13:33:08 | 20 | that average distance was just under two miles per vote |
|          | 21 | center, 1.98. We did add then those 13 additional vote  |
|          | 22 | centers for the General Election, so that actually      |
|          | 23 | distance would be smaller, but I don't have that        |
|          | 24 | specific calculation.                                   |
|          | 25 | Q. Okay. So on Election Day when people are voting,     |
|          |    |   |

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|          | 1  | and at times waiting in line to vote at certain vote     |
|----------|----|--|
|          | 2  | centers, how does the Elections Department communicate   |
|          | 3  | with the public about the wait times that are at the     |
|          | 4  | various vote centers?                                    |
|          | 5  | A. So when we're tracking this information through       |
|          | 6  | our site books, our poll workers are going, gathering    |
|          | 7  | the number of voters in line, and they will go count all |
|          | 8  | the way until the end of those lines. They report that   |
|          | 9  | back to us through that site book. Then we post that     |
| 13:33:52 | 10 | information onto our website that is updated about every |
|          | 11 | 15 minutes from every one of our voting locations, so    |
|          | 12 | voters will know when they are attempting or driving to  |
|          | 13 | a voting location, what is that wait time at that        |
|          | 14 | location. We advertise that through we have many         |
|          | 15 | different press conferences leading up to the election   |
|          | 16 | informing voters to use that website. All in-person      |
|          | 17 | voters are also provided a sample ballot, and on that    |
|          | 18 | sample ballot, it directs voters. It provides their      |
|          | 19 | closest location, but also they could go to locations at |
| 13:34:25 | 20 | maricopa.vote website to identify what are all their     |
|          | 21 | voting options, and in-person voting locations.          |
|          | 22 | Q. So based on Maricopa County's calculations, which     |
|          | 23 | well, let's start with you heard Dr. Mayer's             |
|          | 24 | testimony earlier today regarding his analysis of wait   |
|          | 25 | times; is that right?                                    |
|          |    |  |

|          | 1  | A. That's correct.                                       |
|----------|----|--|
|          | 2  | Q. And did you agree with his description of the way     |
|          | 3  | that Maricopa County makes that calculation?             |
|          | 4  | A. So we make our calculation based off of how many      |
|          | 5  | voters are in line and how quickly they are able to      |
|          | б  | check in to those voting locations, so that is how long  |
|          | 7  | it's taking them, from the end of the line, to be able   |
|          | 8  | to check in to then receive their ballot; and that's     |
|          | 9  | based off historical knowledge, as well as the           |
| 13:35:19 | 10 | throughput, how many voters are getting through and      |
|          | 11 | checking in at a site book.                              |
|          | 12 | Q. And I think you heard or I recall Dr. Mayer           |
|          | 13 | testifying about people's perceptions sometimes being    |
|          | 14 | incorrect about the length of time. What are some of     |
|          | 15 | the things that you've observed or experienced impacting |
|          | 16 | that perception or misperception, perhaps?               |
|          | 17 | A. Yeah, I think when someone is making an estimate      |
|          | 18 | about how long they've waited in line, they may be       |
|          | 19 | making that off of when they arrived. They parked at     |
| 13:35:52 | 20 | the voting location, right, whether they've then stood   |
|          | 21 | in line, right, to be checked in at the voting location, |
|          | 22 | how long it took them to get their ballot, but also then |
|          | 23 | how long it would take them to actually vote their       |
|          | 24 | ballot. And that can vary greatly, right? So some        |
|          | 25 | voters we had in Maricopa County, one of the longest     |
|          |    |  |

|          | 1  | ballots ever, on average over 85 contests. So some       |
|----------|----|--|
|          | 2  | voters come in very, very prepared, right? They may      |
|          | 3  | even bring a sample ballot with them, and that can help  |
|          | 4  | them expedite and fill out that ballot much more         |
|          | 5  | quickly. Some voters may come in and they'll see the     |
|          | 6  | contest and they only want to vote a few, so that might  |
|          | 7  | only take them a minute, or fewer, to even complete that |
|          | 8  | ballot. But then some voters, and this is in we          |
|          | 9  | allow this, we encourage voters to be able to do this,   |
| 13:36:37 | 10 | we want them to be informed. So they will go get a       |
|          | 11 | publicity pamphlet and they may investigate and read all |
|          | 12 | the different information about each individual contest  |
|          | 13 | and then make their decisions in that voting booth. For  |
|          | 14 | example, one day in early voting, we had a voter show    |
|          | 15 | up, our voting location closed at 5:00, they showed up   |
|          | 16 | at about shortly before 4:00 p.m., and that voter didn't |
|          | 17 | end up leaving the voting booth until close to 7:00 p.m. |
|          | 18 | So they did not wait in any line to check in,            |
|          | 19 | they did not wait in any line to get their ballot        |
| 13:37:11 | 20 | printed out on ballot on-demand printer, but they spent  |
|          | 21 | several hours in the voting booth completing their       |
|          | 22 | ballot then put that into an affidavit envelope to be    |
|          | 23 | returned to the Elections Department. So when voters     |
|          | 24 | calculate the time that they spent voting, it's all      |
|          | 25 | based on some of their choices, their own choices that   |

|          | 1  | they make, and how long they are going to complete their |
|----------|----|--|
|          | 2  | ballot, or whether they are going to put their ballot    |
|          | 3  | into a tabulator or drop it into Door Number 3, a secure |
|          | 4  | ballot box.  |
|          | 5  | Q. So based on the County's analysis, what were the      |
|          | 6  | longest wait times on Election Day?                      |
|          | 7  | A. So we had at about 16 locations wait times            |
|          | 8  | approaching about two hours or between 90 minutes and    |
|          | 9  | two hours, and that was not for the entire day, that was |
| 13:38:00 | 10 | intermittent; some of those were towards the end of the  |
|          | 11 | day. But in every one of those instances, we have        |
|          | 12 | locations that were close by where a voter could be able |
|          | 13 | to choose a different option to be able to drive to, and |
|          | 14 | some of those cases it was less than one minute wait     |
|          | 15 | times.   |
|          | 16 | Q. And just to reiterate earlier, that's all             |
|          | 17 | communicated and publicly available to the public on the |
|          | 18 | County's websites?                                       |
|          | 19 | A. That's correct. They could sort on our website        |
| 13:38:28 | 20 | not only by entering in their address, they can sort by  |
|          | 21 | wait times as well. And we had more than 85 percent of   |
|          | 22 | our voting locations on Election Day never had a wait    |
|          | 23 | time in excess of 45 minutes, and it was, I believe, it  |
|          | 24 | was over 160 locations, never had a wait time over       |
|          | 25 | 30 minutes.  |
|          |    |  |

|          | 1  | Q. So this this information that you just                |
|----------|----|--|
|          | 2  | provided, was this part of the analysis that was         |
|          | 3  | provided in the report to the Attorney General that was  |
|          | 4  | discussed yesterday?                                     |
|          | 5  | A. Yes, that's correct. So I drafted that report.        |
|          | 6  | It was based off of all the information that we had, the |
|          | 7  | data that we had in the Maricopa County Elections        |
|          | 8  | Department, so every aspect of that. And regarding wait  |
|          | 9  | times, it's based off that very systematic approach in   |
| 13:39:18 | 10 | how we train voters, or how we train our poll workers to |
|          | 11 | enter that data, based on the number of voters in line.  |
|          | 12 | Q. So is it your belief that the information in that     |
|          | 13 | report was accurate and correct?                         |
|          | 14 | A. That's correct, I believe that it was accurate.       |
|          | 15 | And what I communicated to the Attorney General through  |
|          | 16 | that report, was done with integrity and was accurate.   |
|          | 17 | Q. Okay. So let's move on to actually Election Day.      |
|          | 18 | And you talked about the ballot on-demand printers and   |
|          | 19 | you discussed that more than 12,000 ballot styles        |
| 13:39:54 | 20 | Maricopa County has, and that's why those ballot         |
|          | 21 | on-demand printers are required, right?                  |
|          | 22 | A. That's correct.                                       |
|          | 23 | Q. Okay. On Election Day in 2022, were there issues      |
|          | 24 | with some of the County's ballot on-demand printers?     |
|          | 25 | A. Yes, there were some issues with some of our          |
|          |    |  |

|          | 1  | printers.  |
|----------|----|--|
|          | 2  | Q. And can you describe what those issues were?          |
|          | 3  | A. So we are in the middle of our root cause             |
|          | 4  | analysis still on this, but we have identified a few     |
|          | 5  | items that contributed to the printer issues. The first  |
|          | 6  | was our what we would have our smaller printers, or      |
|          | 7  | OKI printer, and that was we had it was not printing     |
|          | 8  | ballot timing marks on the back of the timing mark dark  |
|          | 9  | enough, or some of them were speckled, and that was due  |
| 13:40:41 | 10 | to what we identified was the printer settings or the    |
|          | 11 | heat settings on the fuser, and we needed to adjust      |
|          | 12 | those printer settings to all be consistent at the       |
|          | 13 | highest heat setting.                                    |
|          | 14 | Now, we had used these heat settings for prior           |
|          | 15 | elections in 2020 as well as the August 2022 Primary,    |
|          | 16 | the exact same heat settings. We had gone through        |
|          | 17 | stress testing and identified that this was not an issue |
|          | 18 | or was not identified through that testing; but on       |
|          | 19 | Election Day, we identified that due to the variants and |
| 13:41:13 | 20 | the number of ballots being printed through, as well as  |
|          | 21 | the affidavit envelope, as well as the control slip, we  |
|          | 22 | needed to change those heat settings to be consistent    |
|          | 23 | for all three types of items being printed from those    |
|          | 24 | printers to be at the highest heat setting or the heavy  |
|          | 25 | heat setting.  |
|          |    |  |

|          | 1  | A few of the other items that we've                      |
|----------|----|--|
|          | 2  | identified, though, as far as our ballot on-demand       |
|          | 3  | printers, we did identify three different locations that |
|          | 4  | had a fit-to-paper setting that was adjusted on Election |
|          | 5  | Day. So those were at our Journey Church in a north      |
|          | 6  | Glendale/Peoria area, that had about 200 or a little     |
|          | 7  | over 200 ballots had that setting on it out of about     |
|          | 8  | 1,500 ballots voted at that voting location. That would  |
|          | 9  | be the same with our Gateway Fellowship church, which is |
| 13:42:02 | 10 | an east Mesa voting location. That had about 900         |
|          | 11 | ballots out of just shy of 2,000 ballots voted at the    |
|          | 12 | voting location. And then we had LDS church, Lakeshore,  |
|          | 13 | in the heart of Tempe, that had about 60 ballots out of  |
|          | 14 | 1,500.   |
|          | 15 | So just shy of 1,300 ballots, and that was               |
|          | 16 | due to our temporary technicians, when they were trying  |
|          | 17 | to identify solutions on Election Day, adjusting a       |
|          | 18 | setting now this was not direction that we provided      |
|          | 19 | from the Maricopa County Elections Department but        |
| 13:42:35 | 20 | adjusting that setting to a fit-to-paper setting, and    |
|          | 21 | that was that was one of the vote centers that was       |
|          | 22 | reviewed in the inspection by by the Plaintiffs in       |
|          | 23 | this trial on Monday.                                    |
|          | 24 | Q. So that   |
|          | 25 | A. Or was that Tuesday? I forget the day. I've           |
|          |    |  |

|          | 1  | been working every day through the weekend.              |
|----------|----|--|
|          | 2  | Q. So so if I'm understanding you, on Election           |
|          | 3  | Day, when there was troubleshooting trying to identify   |
|          | 4  | this ballot on-demand printer issue, one of the T Techs, |
|          | 5  | or some of the T Techs, adjusted that setting and that   |
|          | б  | impacted some of the ballots that were cast at that      |
|          | 7  | at those three locations; is that right?                 |
|          | 8  | A. That's correct, and that was a not a 19-inch          |
|          | 9  | ballot, right? When that happens, it's a 20-inch         |
| 13:43:23 | 10 | ballot, a definition of a 20-inch ballot that's loaded   |
|          | 11 | on the laptop from that is connected to the ballot       |
|          | 12 | on-demand printer that gets printed onto then a 20-inch  |
|          | 13 | piece of paper; but because of the fit-to-paper setting, |
|          | 14 | that actually shrinks the size of that ballot. And then  |
|          | 15 | that ballot would not be tabulated onsite at the voting  |
|          | 16 | location and also cannot be tabulated onsite at          |
|          | 17 | central count.   |
|          | 18 | Q. So if it couldn't be tabulated at the voting          |
|          | 19 | location and at central count through the regular        |
| 13:43:55 | 20 | tabulators, what happened to those ballots?              |
|          | 21 | A. So those ballots came back to the central count       |
|          | 22 | facility, and then we had hired duplication boards, a    |
|          | 23 | bipartisan team, Republicans and Democrats, to duplicate |
|          | 24 | that ballot. So they first affix a marrying number to    |
|          | 25 | that ballot, so that would then be able to identify that |
|          |    |  |

|          | 1  | ballot back to then the ballot that gets duplicated      |
|----------|----|--|
|          | 2  | onsite at the Elections Department so it can marry those |
|          | 3  | two up, and all the votes get get transferred to the     |
|          | 4  | duplicated ballot that gets counted and tabulated.       |
|          | 5  | Q. So ultimately all of those ballots were               |
|          | б  | tabulated?   |
|          | 7  | A. That's correct.                                       |
|          | 8  | Q. So just to sort of close the loop on this, there      |
|          | 9  | were heat settings that had been identified so far in    |
| 13:44:43 | 10 | your investigation; there were the T Techs who had       |
|          | 11 | changed the fit-to-page setting, and that impacted some  |
|          | 12 | of the ballots that were printed on Election Day. Were   |
|          | 13 | there any other issues that you discovered at this point |
|          | 14 | that impacted the ability for some tabulators at vote    |
|          | 15 | centers to be able to read ballots that were cast on     |
|          | 16 | Election Day?  |
|          | 17 | A. So there's a few other instances that we've           |
|          | 18 | identified. One is the use of a very thin writing        |
|          | 19 | utensil, such as a ballpoint pen, and then voters using  |
| 13:45:17 | 20 | checkmarks or X's, and that is because our               |
|          | 21 | precinct-based tabulators, or vote center tabulators     |
|          | 22 | that are onsite, they cannot read an ambiguous mark,     |
|          | 23 | right?   |
|          | 24 | So if a voter has ambiguous mark on their ballot,        |
|          | 25 | the tabulator alerts the voter there is an ambiguous     |
|          |    |  |

mark, right? And then that voter is given the option to either spoil that ballot and vote a new ballot, or to put that ballot into the secure Door Number 3, the drop box, so then that can then be returned to the Elections Department and duplicated. So we did identify about 10 percent of those Door Number 3 ballots were the cause of having an ambiguous mark on the ballot.

We also did identify in our Door Number 3 as well 8 9 some early ballots that were inserted into that, so that was an indication that a voter took the early ballot out 13:46:02 10 11 of the affidavit envelope, attempted to insert those 12 into the vote center tabulator, which is not unusual. That happens every election. We also identified a few 13 provisional ballots as well. So that's when a voter 14 15 would be issued a provisional ballot onsite, they take it out of the envelope and then attempt to insert that 16 into the tabulator as well. 17

18 So our poll workers are trained not to look at the voter's ballot to see how they voted, but they work 19 13:46:31 20 with the voter to identify, okay, this ballot is not 21 reading, and then if they were issued a provisional, ask 22 them where's your affidavit envelope, you need to insert 23 that into the affidavit envelope. But at that point in 24 time it becomes the voter's choice. Do they want to 25 insert it back into the affidavit envelope, do they want

|          | 1  | to drop it into Door Number 3?                           |
|----------|----|--|
|          | 2  | Q. And to be clear, can the onsite I think you've        |
|          | 3  | testified to this, but just to be clear, can the onsite  |
|          | 4  | tabulators read early ballots?                           |
|          | 5  | A. They cannot read early ballots or provisional         |
|          | 6  | ballots, they are specifically programmed not to read    |
|          | 7  | those ballots as a control measure to prevent double     |
|          | 8  | voting.  |
|          | 9  | Q. So we've talked now about the issue that arose.       |
| 13:47:15 | 10 | I want to talk a little bit about, sort of, the timing   |
|          | 11 | of when you learned that this was happening and the      |
|          | 12 | process that the County took to try and identify a       |
|          | 13 | resolution that you said was identified. At about what   |
|          | 14 | point in the day did you determine did you learn that    |
|          | 15 | there were some issues with tabulation?                  |
|          | 16 | A. We received our first call from our first vote        |
|          | 17 | centers starting about 6:20 to 6:30. And that point in   |
|          | 18 | time, we once we started receiving those calls, we       |
|          | 19 | alerted the poll workers to follow their training, which |
| 13:47:50 | 20 | was to a couple options one was to have those            |
|          | 21 | voters and give them the option to drop their ballot     |
|          | 22 | into that secure Door Number 3, or drop box, a practice  |
|          | 23 | that we've used in Maricopa County since the '90s,       |
|          | 24 | right, ever since we first introduced onsite tabulators  |
|          | 25 | at those voting locations.                               |
|          |    |  |

|          | 1  | Again, voters being able to put their ballots in         |
|----------|----|--|
|          | 2  | that secured drop box at there's 15 counties in          |
|          | 3  | Maricopa County eight of them, so if you go to the       |
|          | 4  | five largest counts in Arizona, Pima County, slightly    |
|          | 5  | Democratic leaning; you look at Pinal County, the third  |
|          | б  | largest, slightly Republican leaning; you look at        |
|          | 7  | Yavapai County, again slightly Republican leaning; and   |
|          | 8  | Mohave County, all of those don't offer onsite           |
|          | 9  | tabulation. They only offer a secure ballot drop box.    |
| 13:48:43 | 10 | So we alerted our voters to be able or our               |
|          | 11 | poll workers, remind voters that they had that option to |
|          | 12 | drop off their ballot in that secure ballot drop box.    |
|          | 13 | We also reminded them that they can have those voters    |
|          | 14 | spoil that ballot, check in again, get a new ballot.     |
|          | 15 | And then we had also implemented a cleaning procedure    |
|          | 16 | for this election for our troubleshooters, and so we had |
|          | 17 | some of our troubleshooters start cleaning those         |
|          | 18 | precinct-based tabulators, so that was right away at     |
|          | 19 | about 6:20 to 6:30 point.                                |
| 13:49:12 | 20 | We also deployed T Techs, or technicians, out            |
|          | 21 | into the field. We had over 90 of them deployed on       |
|          | 22 | Election Day, and they started investigating and         |
|          | 23 | troubleshooting the issue. So that took us about a       |
|          | 24 | couple hours to rule out that it was not a tabulator     |
|          | 25 | issue. So at that point in time, those first couple      |
|          |    |  |

|          | 1  | hours, we were was it a tabulator issue? Was it a       |
|----------|----|---|
|          | 2  | printer issue? We started getting reports back by about |
|          | 3  | 8:30 that it was the timing marks on the ballots        |
|          | 4  | themselves, that they were not printed dark enough. So  |
|          | 5  | at that point in time, we needed to determine why that  |
|          | 6  | was, because all of our stress testing at that point in |
|          | 7  | time had never identified this as being an issue.       |
|          | 8  | So once we went through and were investigating          |
|          | 9  | that, we were working with our print vendor. They had   |
| 13:49:59 | 10 | members out in the field deployed as well. We also had  |
|          | 11 | members from our tabulation company out in the field    |
|          | 12 | investigating as well.                                  |
|          | 13 | So by about 10:15, we identified the solution, or       |
|          | 14 | a potential solution, and that was to change those heat |
|          | 15 | settings. At that point in time, we need to replicate   |
|          | 16 | it. So then it took us about another hour at several    |
|          | 17 | different sites to replicate that that would be the     |
|          | 18 | solution on Election Day. Once we had identified that   |
|          | 19 | solution between then, I think it was around 11:30 all  |
| 13:50:32 | 20 | the way through 7:00 p.m., which that's the time that's |
|          | 21 | referenced in the Attorney General's report, the        |
|          | 22 | 7:00 p.m. timeline, we were making and going out and    |
|          | 23 | changing those heat settings on those tabulators.       |
|          | 24 | Q. So just to take a step back. Some of the vote        |
|          | 25 | centers at Maricopa County are also early voting        |
|          |    |   |

|          | Г  |  |
|----------|----|--|
|          | 1  | locations; is that right?                                |
|          | 2  | A. That's correct. We use a phased-in opening            |
|          | 3  | approach for our vote centers.                           |
|          | 4  | Q. So why is it that this issue with the ballot          |
|          | 5  | on-demand printers wouldn't have been discovered through |
|          | 6  | the early voting process?                                |
|          | 7  | A. Well, because we didn't have any onsite               |
|          | 8  | tabulators at any of our early voting locations. So all  |
|          | 9  | of the timing the timing marks that were printed, so     |
| 13:51:15 | 10 | the lighter timing marks, all of those were able to      |
|          | 11 | actually be read through our central count tabulation    |
|          | 12 | equipment. So during early voting, a voter puts in       |
|          | 13 | their ballot into an affidavit envelope and brings it    |
|          | 14 | back to central count. Those get then run through our    |
|          | 15 | central count tabulation equipment. So those were        |
|          | 16 | running fine, we had no issues.                          |
|          | 17 | So only ones, actually, that weren't running             |
|          | 18 | through our central count or our tabulator were the ones |
|          | 19 | that were the fit-to-page setting for those printers,    |
| 13:51:45 | 20 | and none of those were occurring during early voting as  |
|          | 21 | well.  |
|          | 22 | Q. So, Mr. Jarrett, do you have any reason to            |
|          | 23 | believe that the issues that occurred on Election Day    |
|          | 24 | was some ballot on-demand prints was caused by           |
|          | 25 | intentional misconduct?                                  |
|          |    |  |

|          | 1  | A. I have no knowledge or no reason to believe that.    |
|----------|----|---|
|          | 2  |   |
|          |    | Q. Okay. We're going to switch gears a little and       |
|          | 3  | talk about chain-of-custody documents.                  |
|          | 4  | So you heard Mr. Valenzuela talking about the           |
|          | 5  | Early Ballot Transport Statements. You're familiar with |
|          | б  | those documents, correct?                               |
|          | 7  | A. That's correct, because I oversee the in-person      |
|          | 8  | voting operations.                                      |
|          | 9  | Q. And what are just to reiterate, what are those       |
| 13:52:26 | 10 | documents used for?                                     |
|          | 11 | A. So those are used by our bipartisan courier teams    |
|          | 12 | to go out to vote centers and drop boxes used during    |
|          | 13 | early voting, the early voting period all the way up    |
|          | 14 | until the day before Election Day, to retrieve early    |
|          | 15 | ballots that are in that affidavit envelope, and to     |
|          | 16 | document how they are transferred from those vote       |
|          | 17 | centers back to the central count tabulation center. So |
|          | 18 | documents all the tamper-evident seals, who those       |
|          | 19 | individuals were, as well as once they get back to the  |
| 13:52:58 | 20 | central count facility the count of the number of early |
|          | 21 | ballots that were transported.                          |
|          | 22 | Q. So then that gets us to the day before Election      |
|          | 23 | Day, right? Let's talk about Election Day and the       |
|          | 24 | chain-of-custody documents that are used on Election    |
|          | 25 | Day. Can we put Plaintiff's Exhibit 85, please?         |
|          |    |   |
|          |    |   |

So I believe, Your Honor, that this has 1 2 already been admitted into evidence. 3 THE COURT: I believe you're correct, right? 82 --4 MS. CRAIGER: Okay. So, thank you, Your 5 б Honor. I'll take some -- a minute to establish the 7 foundation for this document. BY MS. CRAIGER: 8 9 Mr. Jarrett, do you recognize this document? Q. Yes, this is an example of one of our precinct 13:53:43 10 Α. 11 ballot reports that are completed -- well, first, the 12 seal numbers that are here are actually during our logic and accuracy tests. When we're scanning those in, those 13 seal numbers are for the tabulators that are onsite at 14 15 every voting location. So some of this information is populated by the Elections Department. Pre to it 16 17 occurring on Election Day, we deliver all of these 18 precinct ballot reports to our inspectors, so those are the supervisors at every voting location, and then the 19 13:54:15 20 inspectors, along with their fellow poll workers, will 21 complete these documents onsite at the voting location. 22 Some of those tasks are done during the opening 23 procedures; some of those tasks are done during the 24 closing procedures. 25 Q. So let's walk through section by section what's

|          | 1  | on here. So you talked the purpose of this is for the    |
|----------|----|--|
|          | 2  | inspector and some of the poll workers on Election Day   |
|          | 3  | to to document what's what's occurred at that            |
|          | 4  | location. So what is the first section that's            |
|          | 5  | identified as opening polls? What information is         |
|          | 6  | provided in that section?                                |
|          | 7  | A. Well, so I will say there is a name of the            |
|          | 8  | facility that was just higher up on the voting location. |
|          | 9  | So each one of our facilities has this report, so it     |
| 13:55:11 | 10 | identifies the location of the facility. The next        |
|          | 11 | section talks about the tabulators and our accessible    |
|          | 12 | voting device. So this is to document that each door or  |
|          | 13 | port on that tabulator has a seal number affixed, right? |
|          | 14 | Those seals were affixed by the Elections Department     |
|          | 15 | employees prior to or during the logic and accuracy      |
|          | 16 | test, and those are what the poll workers use to verify  |
|          | 17 | that those tabulators have not been tampered with        |
|          | 18 | between the time that the Elections Department affixed   |
|          | 19 | those seals and when the poll workers are opening up the |
| 13:55:45 | 20 | voting location and opening the polls on Election Day.   |
|          | 21 | You also have information related to the                 |
|          | 22 | accessible voting device. You have a lifetime counter    |
|          | 23 | that is that is being added to the the right there       |
|          | 24 | beginning lifetime counter under the accessible voting   |
|          | 25 | device. And then if there were any beginning total       |
|          |    |  |

|          | 1  | ballots printed, the accessible voting device is not    |
|----------|----|---|
|          | 2  | widely used at all of our different voting locations.   |
|          | 3  | So it's not unusual for them not to have a ballot count |
|          | 4  | on that next line, the Beginning Total Ballots Printed. |
|          | 5  | Q. Okay. And I think you said that the inspectors       |
|          | 6  | and the poll workers are completing these documents.    |
|          | 7  | What, just briefly, kind of training do the inspectors  |
|          | 8  | get prior to having that role at the vote centers on    |
|          | 9  | Election Day?   |
| 13:56:37 | 10 | A. So we go into in-depth in-person training on this    |
|          | 11 | form for all of our poll workers on how to complete     |
|          | 12 | this, not only our inspectors; but it's covered through |
|          | 13 | a PowerPoint presentation that goes through what is     |
|          | 14 | their responsibilities. We also provide a training      |
|          | 15 | manual that details exactly how this form should be     |
|          | 16 | completed, and then there's different checklists in our |
|          | 17 | training manual for assignments on what the different   |
|          | 18 | poll workers and the roles of the poll workers play in  |
|          | 19 | completely this form.                                   |
| 13:57:07 | 20 | Q. So there's two tabulators at every location,         |
|          | 21 | correct?  |
|          | 22 | A. That's correct. We had two tabulators at every       |
|          | 23 | location, except for one, which is our DACA village     |
|          | 24 | location, which is actually to get there, we have to go |
|          | 25 | through Pinal County and it serves the Tohono O'odham   |
|          |    |   |

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|          | 1  | Nation.  |
|----------|----|--|
|          | 2  | Q. So  |
|          | 3  | A. Every other vote center had two tabulators.           |
|          | 4  | Q. Thank you. So if we could scroll down a little        |
|          | 5  | further on the document.                                 |
|          | 6  | So let's talk about the closing poll section in          |
|          | 7  | the middle. What information is provided in that         |
|          | 8  | section and when is that well, let's start with what     |
|          | 9  | information is provided?                                 |
| 13:57:48 | 10 | A. So at the end of the night after the polls have       |
|          | 11 | closed, all voters have finished voting and left the     |
|          | 12 | voting location, the poll workers start their closing    |
|          | 13 | operations, and then they start getting and compiling    |
|          | 14 | some information. Some of that information comes from    |
|          | 15 | the tabulators themselves, so that's what we see, the    |
|          | 16 | ballot count on tabulator screen. So there's the two     |
|          | 17 | different tabulators, so then they'll log how many       |
|          | 18 | ballots were counted on each tabulator. They'll then     |
| 13:58:18 | 19 | check off as they are performing some specific tasks,    |
|          | 20 | whether they removed the memory cards, so those memory   |
|          | 21 | cards are what are going to be read in on election night |
|          | 22 | to report results. So they are going to be removing      |
|          | 23 | those, they are going to be taking off the               |
|          | 24 | tamper-evidence seal. Actually they are going to be      |
|          | 25 | affixing that tamper-evidence seal to the back of this   |
|          |    |  |

|          | 1  | form, and then they are going to then take those memory |
|----------|----|---|
|          | 2  | cards, put them into what we call a bubble pack that's  |
|          | 3  | going to be in a container, so that those memory cards  |
|          | 4  | can be securely and safely transported back from the    |
|          | 5  | voting locations.                                       |
|          | 6  | After both memory cards from the two different          |
|          | 7  | tabulators onsite are in those those bubble packs,      |
|          | 8  | those are then affixed with a tamper-evidence seal as   |
|          | 9  | well, which is logged here in this information.         |
| 13:58:59 | 10 | Q. And that I believe is the second or the next page    |
|          | 11 | of this exhibit under seals. Is that what you're        |
|          | 12 | describing?   |
|          | 13 | A. That's correct. So they tape the actual seal         |
|          | 14 | itself, and then they'll affix it to the back of the    |
|          | 15 | form.   |
|          | 16 | Q. So let's then move down to the bottom section.       |
|          | 17 | It says, security seals. What information is being      |
|          | 18 | provided in that section?                               |
|          | 19 | A. So here is where we're documenting the chain of      |
| 13:59:30 | 20 | custody of items being returned back from the voting    |
|          | 21 | location. So if they have a black bag, so those black   |
|          | 22 | canvas bags, those are what the poll workers use to     |
|          | 23 | return the voted ballots, so those live loose ballots   |
|          | 24 | that are not in an affidavit envelope so they'll put    |
|          | 25 | those in a black canvas bag, then they'll affix a       |
|          |    |   |

|          | 1  | tamper-evidence seal to those bags, and then they'll log |
|----------|----|--|
|          | 2  | that information here.                                   |
|          | 3  | Now, every voting location has two black bags            |
|          | 4  | that we issue to it. Sometimes the voters will only use  |
|          | 5  | one of the precinct-based tabulators, so they only take  |
|          | 6  | out the ballots from one of those locations, put it into |
|          | 7  | that black canvas bag, so there will only be one seal    |
|          | 8  | that's logged, they are logging here.                    |
|          | 9  | The other information here is a red box, our red         |
| 14:00:16 | 10 | box seal, so those are the forms that are being returned |
|          | 11 | to us from the voting location. So it's a secure         |
|          | 12 | container that is able has a closing lid, and then       |
|          | 13 | they'll be able to affix tamper-evident seals to those,  |
|          | 14 | and then log that information here on this form. And     |
|          | 15 | then those blue box seals, those are the transport       |
|          | 16 | containers that we're delivering the early ballots that  |
|          | 17 | are in those affidavit envelopes back to the elections   |
|          | 18 | department. So it's very clear, they are not loose       |
|          | 19 | ballots at this point in time. They are in a sealed      |
| 14:00:46 | 20 | green affidavit envelope with a unique Piece ID on that  |
|          | 21 | affidavit envelope. Those go into these blue bins and    |
|          | 22 | they got logged the seals on those get logged onto       |
|          | 23 | this form, and this is what documents the secure         |
|          | 24 | transport from the voting location from the poll workers |
|          | 25 | to the Elections Department.                             |
|          |    |  |

|          | 1  | Q. So before we talk about how all of this               |
|----------|----|--|
|          | 2  | information and all of these items make their way back   |
|          | 3  | to MCTEC, Scott, in your position, are you familiar with |
|          | 4  | the Elections Procedures Manual?                         |
|          | 5  | A. Yes, I am.  |
|          | б  | Q. And in talking about this section on the blue box     |
|          | 7  | seals and the process that you just described for        |
|          | 8  | putting those green affidavit envelopes that were        |
|          | 9  | collected on Election Day into those boxes and sealing   |
| 14:01:36 | 10 | them, is that consistent with the requirements of the    |
|          | 11 | Elections Procedures Manual?                             |
|          | 12 | A. Yes, it is. Chapter 9, subsection 8, subpart          |
|          | 13 | B I believe it's on page 192 it describes that at        |
|          | 14 | the end during that's closing procedures for our         |
|          | 15 | elections elections boards at our voting locations.      |
|          | 16 | So they will it provides for them to be able to put      |
|          | 17 | those those early ballot affidavit envelopes with the    |
|          | 18 | ballots sealed inside into a secured container. It does  |
|          | 19 | not require that we count those at the voting location.  |
| 14:02:10 | 20 | It just requires that we put those into a secure         |
|          | 21 | container container, affix that with tamper-evident      |
|          | 22 | seals, and return it back to the Elections Department.   |
|          | 23 | MS. CRAIGER: Your Honor, before we move to               |
|          | 24 | that, I would like to move Plaintiff's Exhibit 85 into   |
|          | 25 | evidence?  |
|          |    |  |

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|          | 1  | THE COURT: Any objection?                             |
|----------|----|---|
|          | 2  | MR. BLEHM: No objection, Your Honor.                  |
|          | 3  | MR. OLSEN: No objection, Your Honor.                  |
|          | 4  | THE COURT: All right. 85 is admitted.                 |
|          | 5  | BY MS. CRAIGER:                                       |
|          | 6  | Q. If we can go to it's page 192 that Mr. Jarrett     |
|          | 7  | just referenced.                                      |
|          | 8  | Mr. Jarrett, is this the section that you were        |
|          | 9  | referring to?   |
| 14:03:06 | 10 | A. That's correct correct, on that subpart B,         |
|          | 11 | Election Board Close-Out Duties, and if you go so you |
|          | 12 | can see that on the left page 192, on the right       |
|          | 13 | page 193, it's actually that bullet G, the number of  |
|          | 14 | early ballots received by the voting location. So it  |
|          | 15 | asks that we document that on the what we call our    |
|          | 16 | Precinct Ballot Report, unless the ballots are        |
|          | 17 | transported in a secure sealed transport container to |
|          | 18 | the central counting place.                           |
|          | 19 | Q. And that's the practice of Maricopa County?        |
| 14:03:33 | 20 | A. That's correct.                                    |
|          | 21 | Q. So once the form is completed, what happens next   |
|          | 22 | with the items that are documented on there and the   |
|          | 23 | forms?  |
|          | 24 | A. So those secure containers will then be            |
|          | 25 | transported one of two ways. One will be by the poll  |
|          |    |   |

workers directly to MCTEC, our central counting 1 2 facility, if it's one of the locations that's close by, the central counting facility. So most of those are 3 within central Phoenix. 4 If it is a more remote location, then we set up a 5 б receiving site that has sheriff deputies onsite, we have 7 bipartisan teams, we have truck drivers at those voting locations, so -- and then those would be receiving sites 8 9 where the poll workers then will deliver all the items, including the ballots, those loose ballots, that are in 14:04:23 10 11 a black canvas bag that are sealed, the memory cards, 12 the red transport containers and the blue transport containers. 13 14 Once they arrive onsite, we have bipartisan teams filling out chain-of-custody documents receiving all 15 those items, so documenting them coming into that 16 receiving site. We're also then for the first time now 17 18 scanning those items, so all those tamper-evident seals have a little barcode can be scanned, so we're scanning 19 14:04:49 20 all those items that are coming in from the voting 21 location to the receiving site. They get loaded up, so all of the different 22 23 receiving sites that are close by, so if we have one, 24 like, at Surprise City Hall, all the voting locations 25 that are close by to Surprise City Hall drive there,

1 deliver their items. Those will then be escorted from 2 two different patrol deputies from the Maricopa County 3 Sheriff's Office, those trucks, all the way back to 4 MCTEC.

5 Once they arrive back at MCTEC, we're then 6 scanning in all of those seals again, documenting that 7 transfer of chain of custody from the truck drivers to 8 MCTEC.

9 Then once all those seals are scanned, then for those early ballots that are in those blue transport 14:05:29 10 11 containers, we send them through our bipartisan teams, 12 which we call our blue line. So that's where those -those seals will finally be broken, once they get to the 13 Elections Department, and then we will begin sorting 14 15 them. So what will be in there are green affidavit envelopes, so those would be any of the early ballot 16 drop-offs. There could be some of those white 17 18 envelopes, those counter ballots that were still there 19 from the night before so on that Monday, during 14:06:01 20 emergency voting, if voters had participated, or there 21 could be provisional ballots in all of those.

> So that blue line team is now sorting those into different mail trails -- trays by ballot type. So, and then, those will then be going into secure cages, and in those secure cages, we're able to estimate and provide

|          | 1  | an estimate of the number of ballots that are in each of |
|----------|----|--|
|          | 2  | those trays as well as those those secure cages. We      |
|          | 3  | then have a bipartisan team then in a truck deliver      |
|          | 4  | those to Runbeck on election night.                      |
|          | 5  | We also employ a two-member team at Runbeck. So          |
|          |    |  |
|          | б  | when we are delivering that first ballot, those first    |
|          | 7  | ballots, those early ballots, again, in a green          |
|          | 8  | affidavit envelope, there's a team onsite at Runbeck.    |
|          | 9  | One of them is a permanent employee. That permanent      |
| 14:06:56 | 10 | employee has a County-issued cell phone so they can take |
|          | 11 | pictures of forms that are being scanned through and     |
|          | 12 | counts and numbers documenting the exact numbers that    |
|          | 13 | are being scanned in by Runbeck.                         |
|          | 14 | We also had a temporary staff member that was            |
|          | 15 | appointed by the County chairman for the for the         |
|          | 16 | Republican party that was also onsite during this whole  |
|          | 17 | process. Those members are signing those Inbound Scan    |
|          | 18 | Receipt Forms, so as they are going through and being    |
|          | 19 | counted by those high-capacity scanners counting those   |
| 14:07:29 | 20 | green affidavit envelopes on election night, all the way |
|          | 21 | through until the next day, which was not completed      |
|          | 22 | until actually 5:00 p.m., or just shortly after          |
|          | 23 | 5:00 p.m., they were scanning each one of those, and     |
|          | 24 | they would be able to scan them by ballot types. So      |
|          | 25 | here's the number of green affidavits that were in spec, |
|          |    |  |

|          | 1  | right? So some of them are underweight, so we're even    |
|----------|----|--|
|          | 2  | documenting how many of those ballots were underweight.  |
|          | 3  | How many of those ballots were overweight, how many of   |
|          | 4  | those ballots actually didn't have a valid ID number.    |
|          | 5  | Those are a voter returning to us in a green affidavit   |
|          | б  | envelope. There may be primary ballot or their 2020      |
|          | 7  | ballot, and so we're documenting all of those. So once   |
|          | 8  | they are scanned in, we have a one-for-one tracking for  |
|          | 9  | every one of those affidavit envelopes, but we also have |
| 14:08:18 | 10 | a total count, and we had a total count of 291,890 early |
|          | 11 | ballots scanned in and the Elections Department with our |
|          | 12 | vendor best-in-class vendor, Runbeck, certified          |
|          | 13 | vendor was performing those counts under the direct      |
|          | 14 | supervision and observation of Maricopa County           |
|          | 15 | employees, and we signed every single one of those       |
|          | 16 | inbound scanned forms as they were coming in. They       |
|          | 17 | documented the start time of the scan; they documented   |
|          | 18 | the end time of the scan. That's how we maintained       |
|          | 19 | chain of custody for every one of those early ballots    |
| 14:08:54 | 20 | all the way through the process until we transferred it  |
|          | 21 | over to Runbeck; and then we had a one-for-one, that     |
|          | 22 | Piece ID on every affidavit envelope, so we would know   |
|          | 23 | if a ballot was inserted or rejected or lost in any one  |
|          | 24 | part of that process, we would know it.                  |
|          | 25 | Q. Thank you, Scott.                                     |
|          |    |  |

|          | 1  | So I just want to be clear on the number. So             |
|----------|----|--|
|          | 2  | this 291,890 are the number of ballot or, I mean, early  |
|          | 3  | ballot packets that came in on election night; is that   |
|          | 4  | right?   |
|          | 5  | A. That's correct.                                       |
|          | 6  | Q. So earlier Mr. Valenzuela talked about the need       |
|          | 7  | to use the high-speed scanners at Runbeck to be able to  |
|          | 8  | process a number that high; is that correct?             |
|          | 9  | A. That's correct, and that's why we had a team,         |
| 14:09:43 | 10 | right, following that chain of custody all the way       |
|          | 11 | through the process until we got to Runbeck, and then    |
|          | 12 | even after Runbeck, we had teams hired by Maricopa       |
|          | 13 | County to maintain that custody until it was transferred |
|          | 14 | and we had an actual count of those ballots.             |
|          | 15 | Q. So could we pull up Defendants' Exhibit 33,           |
|          | 16 | please?  |
|          | 17 | So this is a little challenging to read, Scott,          |
|          | 18 | but do you recognize this document?                      |
|          | 19 | A. Yes, I do.  |
| 14:10:15 | 20 | Q. And is this the inbound receipt of delivery forms     |
|          | 21 | that you were talking about?                             |
|          | 22 | A. That's correct. So that is a Runbeck, it's a          |
|          | 23 | three-part form that's completed, and then you can see   |
|          | 24 | and not in the best image quality, but you can see right |
|          | 25 | under where you can see the grid or the boxes, there's   |
|          |    |  |

some staff member's signatures that are being signed 1 2 right there, and those are the Maricopa County employees. 3 MS. CRAIGER: Sorry. Just a little 4 housekeeping, Your Honor, did we admit Exhibit 5 б Number 85? Plaintiff's Exhibit 85, I believe? 7 THE COURT: Today, yes, it was. BY MS. CRAIGER: 8 9 Q. Okay. Sorry, Scott. 14:11:11 10 So, I'm sorry, so we started -- these are the 11 ones that are used on election night I believe you just said? 12 13 Α. That's correct. Okay. So let's talk about the information that's 14 Ο. 15 documented on here starting at the top. A. So it will be identifying the date and the 16 17 operator at Runbeck that's running their equipment, 18 right, and then we have an election number that's assigned for every election, so that's documented at the 19 14:11:37 20 very top of this. 21 The next items are going to be the batch ID 22 that's assigned by Runbeck and that's being scanned 23 through their inbound scanning equipment, and then the 24 next pieces of information start counting the number of 25 green affidavit envelopes that are being scanned in

|          | 1  | through their equipment. So the inbound scan here       |
|----------|----|---|
|          | 2  | showing there's 9,940 inbound scanned green affidavit   |
|          | 3  | envelopes. Also will then show the number of            |
|          | 4  | provisionals, and here I can't read it on on this       |
|          | 5  | equipment because the image quality. It will also show  |
|          | 6  | the number of early ballot affidavit envelopes that are |
|          | 7  | overweight, so that could be that the voter kept the    |
|          | 8  | instructions in that green affidavit envelope. It will  |
|          | 9  | show then the number of green affidavit envelopes that  |
| 14:12:25 | 10 | are underweight, so maybe that's an empty affidavit     |
|          | 11 | envelope, or maybe the ballot is damaged inside, is not |
|          | 12 | a complete ballot. It will also show then the number of |
|          | 13 | ballots that didn't have or had an invalid ID, so those |
|          | 14 | are potentially the green affidavit envelopes that are  |
|          | 15 | from the primary election, right? Or then if it's       |
|          | 16 | unreadable, so there are some times where there's a     |
|          | 17 | damaged green affidavit envelope or that affidavit      |
|          | 18 | envelope can't be read, so we're taking that image and  |
|          | 19 | those will go through special handling, be turned over  |
| 14:12:56 | 20 | to the Recorder's Office in the early voting team to    |
|          | 21 | document that transfer of the custody.                  |
|          | 22 | Q. And I think you testified before that at all         |
|          | 23 | times of this process from when these are taken out of  |
|          | 24 | the blue bins, placed into the trays, into the cages,   |
|          | 25 | transported to Runbeck, that is all done under the      |
|          |    |   |

|          | 1      | observation of Maricopa County permanent employees; is   |
|----------|--------|--|
|          | ±<br>2 | that right?  |
|          |        |  |
|          | 3      | A. That's correct.                                       |
|          | 4      | Q. Okay. And so if you look at this document again,      |
|          | 5      | and it's hard to see it on here, but where do you see    |
|          | б      | that the County employees have signed off and verified   |
|          | 7      | the information on here?                                 |
|          | 8      | A. So it's that those signatures just below that         |
|          | 9      | grid, and you can see two different signatures. One of   |
| 14:13:38 | 10     | those is one of our permanent employees, and one of      |
|          | 11     | those was then that temporary employees; and by the way, |
|          | 12     | it was a Democrat and a Republican there so that we had  |
|          | 13     | that bipartisan representation as well.                  |
|          | 14     | And then our permanent employee with their               |
|          | 15     | County-issued cell phone after each one of these were    |
|          | 16     | scanned in, they would take a they take a picture of     |
|          | 17     | that, and then they send that via e-mail to me, Mr.      |
|          | 18     | Valenzuela, and a few of the other election directors,   |
|          | 19     | or assistant election directors within so we had then an |
| 14:14:07 | 20     | accounting for these via image as well.                  |
|          | 21     | Q. And just to be clear, the temporary employee that     |
|          | 22     | you were referred to as appointed by                     |
|          | 23     | A. The County Republican Chair for the Maricopa          |
|          | 24     | County Republican Party.                                 |
|          | 25     | Q. Thank you. And then once this process is              |
|          |        |  |

|          | 1  | completed, then these go am I correct that these go      |
|----------|----|--|
|          | 2  | through then the signature verification process like Mr. |
|          | 3  | Valenzuela described in his testimony; is that right?    |
|          | 4  | A. That's correct. So these ballots would then be        |
|          | 5  | secured and stored in an vault. Right under them we      |
|          | 6  | have security guard onsite, a Maricopa County employee   |
|          | 7  | security guard onsite for 24 hours a day. And then once  |
|          | 8  | they are completed with the signature verification       |
|          | 9  | process, then they won't be transferred back to the      |
| 14:14:58 | 10 | County until that's completed, and all of those are      |
|          | 11 | documented through those forms that Rey, or Mr.          |
|          | 12 | Valenzuela, went through.                                |
|          | 13 | MS. CRAIGER: Your Honor, I would like to                 |
|          | 14 | move Defendants' Exhibit 33 into evidence, please.       |
|          | 15 | THE COURT: Any objection?                                |
|          | 16 | MR. OLSEN: No, Your Honor.                               |
|          | 17 | THE COURT: 33 is admitted.                               |
|          | 18 | BY MR. CRAIGER:  |
|          | 19 | Q. All right. One last point, Scott. During the          |
| 14:15:23 | 20 | course of this process we've heard suggestions of the    |
|          | 21 | 275,000-plus estimate that was made after voting was     |
|          | 22 | completed on Election Day. Can you explain how that      |
|          | 23 | number how that estimate gets made on election night?    |
|          | 24 | A. So those were based off all those green               |
|          | 25 | affidavit envelopes coming back through those blue       |
|          |    |  |

|          | 1  | transfer bins that we broke the tamper-evident seals on  |
|----------|----|--|
|          | 2  | inserting taking those out and organizing them into      |
|          | 3  | those mail trays. So at that point, it's just an         |
|          | 4  | estimate. And so then Mr. Recorder Richer, he made an    |
|          | 5  | estimate early in the day following Election Day, on     |
|          | б  | 11/9, the day after. We had not finished our             |
|          | 7  | scanning-in process. That wasn't completed until much    |
|          | 8  | later in the evening, just shortly after 5:00 p.m. when  |
|          | 9  | we had that full accounting for all those 290,000 early  |
| 14:16:26 | 10 | ballots. So that estimate was released earlier in the    |
|          | 11 | day to just give an indication of there was going to be  |
|          | 12 | 275,000-plus early ballots that still needed to be       |
|          | 13 | counted.   |
|          | 14 | MS. CRAIGER: Thank you, Scott. One moment.               |
|          | 15 | All right. Thank you, Your Honor.                        |
|          | 16 | THE COURT: Okay. Cross?                                  |
|          | 17 | MR. OLSEN: Yes, Your Honor.                              |
|          | 18 | CROSS-EXAMINATION  |
|          | 19 | BY MR. OLSEN:  |
| 14:17:03 | 20 | Q. Mr. Jarrett, do you recall your testimony             |
|          | 21 | yesterday?   |
|          | 22 | A. Yes, I do.  |
|          | 23 | Q. And yesterday you testified that a 19-inch ballot     |
|          | 24 | image being imprinted on a 20-inch ballot did not happen |
|          | 25 | in the 2022 General Election.                            |
|          |    |  |

|          | 1  | Do you recall that?                                      |
|----------|----|--|
|          | 2  | A. Yes, I recall that there was not a 19-ballot          |
|          | 3  | definition in the 2022 General Election.                 |
|          | 4  | Q. But that wasn't my question, sir. I asked you         |
|          | 5  | specifically about a 19-inch ballot image being          |
|          | б  | imprinted on a 20-inch piece of paper.                   |
|          | 7  | So are you changing your testimony now with              |
|          | 8  | respect to that?   |
|          | 9  | A. No, I'm not. I don't know the exact measurements      |
| 14:17:43 | 10 | of a fit to fit-to-paper printing. I know that it        |
|          | 11 | just creates a slightly smaller image of a 20-inch image |
|          | 12 | on a 20-inch paper ballot.                               |
|          | 13 | Q. Slightly smaller image. How come you didn't           |
|          | 14 | mention that yesterday?                                  |
|          | 15 | A. I wasn't asked about that.                            |
|          | 16 | Q. Well, I was asking you is 19 inches smaller than      |
|          | 17 | 20 inches? It is, isn't it? Sure.                        |
|          | 18 | A. Yes.  |
|          | 19 | Q. So when I said, you know, asked you questions         |
| 14:18:14 | 20 | about a 19-inch ballot image being imprinted on a        |
|          | 21 | 20-inch piece of paper, and you denied that that         |
|          | 22 | happened in the 2022 General Election, did you not think |
|          | 23 | it would be relevant to say, hey, by the way, you know,  |
|          | 24 | there was this fit-to-print image issue that we          |
|          | 25 | discovered?  |
|          |    |  |

|          | 1  | MS. CRAIGER: Your Honor, I object. Counsel               |
|----------|----|--|
|          | 2  | is misstating Mr. Jarrett's testimony from yesterday.    |
|          | 3  | THE COURT: Okay. Once again, if he's able                |
|          | 4  | to understand the question and answer it, he can do so.  |
|          | 5  | If you don't understand or need it rephrased, you can do |
|          | 6  | that as well, Mr. Jarrett. If you're able to answer,     |
|          | 7  | please do so.  |
|          | 8  | THE WITNESS: What I recall from yesterday's              |
|          | 9  | questioning was that there was a 19-inch definition,     |
| 14:18:58 | 10 | which that did not occur, ballot definition.             |
|          | 11 | BY MR. OLSEN:  |
|          | 12 | Q. So if your testimony reflects my question or          |
|          | 13 | strike that if the back and forth between our            |
|          | 14 | question and answer shows me asking you specifically     |
|          | 15 | about a 19-inch ballot image being printed on a 20-inch  |
|          | 16 | piece of paper, you are now saying that you interpreted  |
|          | 17 | that as a ballot definition issue?                       |
|          | 18 | A. Yes, that's correct.                                  |
|          | 19 | Q. And you wouldn't think it would be relevant, even     |
| 14:19:36 | 20 | in that circumstance to say, hey, we learned about this  |
|          | 21 | fit-to-print issue? Did you know about the when did      |
|          | 22 | you learn about this fit-to-print issue?                 |
|          | 23 | A. When we started doing the audit reconciliation of     |
|          | 24 | those Door 3 ballots, we identified some of those        |
|          | 25 | ballots had then a fit-to-paper issue.                   |
|          |    |  |

|          | 1  | Q. And when was that?                                    |
|----------|----|--|
|          | 2  | ~<br>A. I don't remember the exact dates, but a few days |
|          | 3  | after Election Day.                                      |
|          | 4  | Q. And who told you about that?                          |
|          | 5  | A. Our ballot tabulation team and our our audit          |
|          | 6  | review team that was then doing doing the inspection     |
|          | 7  | of the Door 3 ballots.                                   |
|          | 8  | Q. So, and I believe your testimony was that you         |
|          | 9  | discovered this only in three vote center locations,     |
| 14:20:29 | 10 | correct?   |
|          | 11 | A. That's correct.                                       |
|          | 12 | Q. So did you look at the other locations to see if      |
|          | 13 | this so-called fit-to-print issue arose at other         |
|          | 14 | locations?   |
|          | 15 | A. We looked at all the Door 3 misread ballots that      |
|          | 16 | were in the secured Door 3, and we didn't identify any   |
|          | 17 | of those that a fit-to-paper issue.                      |
|          | 18 | Q. Fit-to-paper issue.                                   |
|          | 19 | So if evidence showed up that there was a 19-inch        |
| 14:21:00 | 20 | ballot imprinted on a 20-inch piece of paper out of the  |
|          | 21 | Anthem location, that's not one of the locations that    |
|          | 22 | you identified, is it?                                   |
|          | 23 | A. I did not identify that at from Anthem.               |
|          | 24 | Q. When did this so-called adjustment to the printer     |
|          | 25 | settings happen on Election Day that gave rise to this   |
|          |    |  |
|          |    |  |

|          | 1  | fit-to-print issue?                                     |
|----------|----|---|
|          | 2  | A. I don't have the specific time, but it was during    |
|          | 3  | the course of Election Day.                             |
|          | 4  | Q. And was this fit-to-print issue, how did those       |
|          | 5  | settings get changed? Was it at the direction of        |
|          | 6  | somebody from Maricopa or just somebody on their own    |
|          | 7  | doing it?   |
|          | 8  | A. It was not at the direction of anyone from           |
|          | 9  | Maricopa County.  |
| 14:21:51 | 10 | Q. So was the change in the settings in response to     |
|          | 11 | tabulator issues?                                       |
|          | 12 | A. So we believe at least at one of the sites one of    |
|          | 13 | the technicians was attempting to troubleshoot and then |
|          | 14 | made that change.                                       |
|          | 15 | Q. So if other sites, if the tabulator issues arose     |
|          | 16 | immediately before any technician made any changes to   |
|          | 17 | the print settings, then your theory of a fit-to-print  |
|          | 18 | issue would not be correct, yes?                        |
| 14:22:22 | 19 | A. No, I disagree.                                      |
|          | 20 | Q. So when would the changes to the printer settings    |
|          | 21 | have been made?   |
|          | 22 | A. So the reason I know it didn't occur prior is        |
|          | 23 | because during our test prints prior to Election Day    |
|          | 24 | there was no identified fit to paper setting issue.     |
|          | 25 | Q. And when was that?                                   |
|          |    |   |

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|          | 1  | A. We do that during when we're setting up each       |
|----------|----|---|
|          | 2  | voting location, we run test prints on all of the     |
|          | 3  | printers.   |
|          | 4  | Q. And how would you know that it didn't arise?       |
|          | 5  | A. It was never reported back through our chain of    |
|          | б  | custody from the technicians to up to me, which they  |
|          | 7  | would have reported that to me.                       |
|          | 8  | Q. Why do you think they would have reported it to    |
|          | 9  | you?  |
| 14:22:59 | 10 | A. Because I meet with the team routinely and         |
|          | 11 | throughout the day, and I've even asked them          |
|          | 12 | subsequently, and they have said that they never      |
|          | 13 | identified it during any of the setups.               |
|          | 14 | Q. So did you have a meeting with all these           |
|          | 15 | technicians and ask them this question?               |
|          | 16 | A. I had a meeting with our command center teams.     |
|          | 17 | Q. Were all the technicians asked about this          |
|          | 18 | fit-to-print issue?                                   |
|          | 19 | A. I don't know if all the technicians were.          |
| 14:23:25 | 20 | Q. Is there any documentation of any inquiry about    |
|          | 21 | this fit-to-print issue?                              |
|          | 22 | A. I don't know if there's any documentation.         |
|          | 23 | Q. So you said you performed a root cause analysis    |
|          | 24 | to determine the how these problems arose on Election |
|          | 25 | Day?  |
|          |    |   |

|          | 1  | A. We're in the process of performing a root cause    |
|----------|----|---|
|          | 2  | analysis.   |
|          | 3  | Q. And as part of that root cause analysis, you       |
|          | 4  | determined that there was this fit-to-print issue at  |
|          | 5  | three locations, correct?                             |
|          | б  | A. That's correct.                                    |
|          | 7  | Q. Is there any documentation preceding yesterday's   |
|          | 8  | testimony that identifies this issue?                 |
|          | 9  | A. As part of yes, there is some documentation.       |
| 14:24:06 | 10 | Q. What documentation?                                |
|          | 11 | A. So some of our audit reconciliation forms that     |
|          | 12 | identified the three locations.                       |
|          | 13 | Q. And what do those audit reconciliation forms       |
|          | 14 | show?   |
|          | 15 | A. They show the number of check-ins from voting      |
|          | 16 | locations. They show the number of Door 3 ballots and |
|          | 17 | then notes based off our audit reconciliation.        |
|          | 18 | Q. Does it say fit-to-print issue was the cause, or   |
|          | 19 | words to that effect on those forms?                  |
| 14:24:33 | 20 | A. It actually is using the term shrink-to-fit, not   |
|          | 21 | fit-to-shrink.  |
|          | 22 | Q. Shrink-to-fit, shrink-to-fit. And was that         |
|          | 23 | determined to be the cause, or is that a was that an  |
|          | 24 | assumption as a possibility?                          |
|          | 25 | A. It was determined to be the cause for those three  |
|          |    |   |

|          | 1  | locations, for the ones wouldn't be read at the voting   |
|----------|----|--|
|          | 2  | location and then be read at central count.              |
|          | 3  | Q. And, again, you did not mention this in your          |
|          | 4  | testimony yesterday, did you?                            |
|          | 5  | A. I did not.  |
|          | 6  | Q. Did you publish anywhere that there was this          |
|          | 7  | shrink-to-fit issue after the election?                  |
|          | 8  | A. I believe not.  |
|          | 9  | Q. So you didn't tell the public, hey, we've             |
| 14:25:22 | 10 | discovered I mean, you're performing your root cause     |
|          | 11 | analysis and you find out that there was this            |
|          | 12 | shrink-to-fit issue that gave rise to problems in the    |
|          | 13 | tabulators, and you did not inform the public about      |
|          | 14 | this?  |
|          | 15 | A. We're still in the process of our root cause          |
|          | 16 | analysis.  |
|          | 17 | Q. With respect to the chain-of-custody issues that      |
|          | 18 | you testified to, does Maricopa County know the exact    |
|          | 19 | number of ballots that come in Election Day ballots,     |
| 14:25:51 | 20 | not early vote ballots do they know the number of        |
|          | 21 | ballots that come in to MCTEC on Election Day, the exact |
|          | 22 | number?  |
|          | 23 | A. Through our memory cards or what are read in from     |
|          | 24 | that memory cards we have an accounting for what gets    |
|          | 25 | reported.  |
|          |    |  |

|          | 1  | Q. And how this memory card is generated with the       |
|----------|----|---|
|          | 2  | ballots, where do the numbers come from on them?        |
|          | 3  | A. From our vote center tabulators, those onsite        |
|          | 4  | tabulators. So every ballot that gets read into a vote  |
|          | 5  | a vote center tabulators get logged, and then those     |
|          | 6  | results are read on to that memory card.                |
|          | 7  | Q. Before they are sent to the tabulator, aren't the    |
|          | 8  | ballots sent up to Runbeck for scanning and processing? |
|          | 9  | A. Are you referring to Election Day ballots?           |
| 14:26:38 | 10 | Q. Yes.   |
|          | 11 | A. The ones that are tabulated onsite, no.              |
|          | 12 | Q. No, not tabulated onsite, that are aren't they       |
|          | 13 | ballots envelopes delivered to Runbeck for scanning and |
|          | 14 | processing then sent back to MCTEC?                     |
|          | 15 | A. I'm sorry. When you say Election Day ballots,        |
|          | 16 | you didn't say the early ballots that were dropped off  |
|          | 17 | on Election Day, so I misunderstood.                    |
|          | 18 | So can you repeat your question?                        |
|          | 19 | Q. The Election Day ballots, does Maricopa County       |
| 14:27:05 | 20 | maintain an exact count of them before they are shipped |
|          | 21 | to Runbeck?   |
|          | 22 | A. So you're referring to, again, the early ballots     |
|          | 23 | that are dropped off on Election Day, are those the     |
|          | 24 | ballots that you're referring to?                       |
|          | 25 | Q. No. I'm referring to the ballots that come in on     |
|          |    |   |

|          | 1  | Election Day that are dropped off?                      |
|----------|----|---|
|          | 2  | A. I don't understand your question, because the        |
|          | 3  | Election Day ballots, we refer to those as the ballots  |
|          | 4  | that are tabulated onsite. So I'm asking you, the ones  |
|          | 5  | that go to Runbeck are the early ballots that are in    |
|          | 6  | affidavit envelopes that get transferred at Runbeck, so |
|          | 7  | that's what I'm asking you. Are those the ballots that  |
|          | 8  | your referring to?                                      |
|          | 9  | Q. What about the ballots that are dropped off in       |
| 14:27:43 | 10 | drop boxes on Election Day?                             |
|          | 11 | A. Yes. So those are the early ballots in the green     |
|          | 12 | affidavit envelopes. Those go to Runbeck to be counted  |
|          | 13 | by our and then we have a team onsite when that         |
|          | 14 | accounting happens.                                     |
|          | 15 | Q. So Maricopa does not maintain an exact count of      |
|          | 16 | those ballots prior to them being transferred to        |
|          | 17 | Runbeck?  |
|          | 18 | A. That's not true.                                     |
|          | 19 | Q. You do?  |
| 14:28:04 | 20 | A. Because we have employees onsite that entire         |
|          | 21 | time.   |
|          | 22 | Q. Onsite where?  |
|          | 23 | A. At Runbeck.  |
|          | 24 | Q. So why would somebody from MCTEC strike that.        |
|          | 25 | Is it your testimony that the printer set changes       |
|          |    |   |
|          |    |   |

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that gave rise to this so-called shrink-to-fit issue, 1 was that done on Election Day? 2 3 A. That's correct. MR. OLSEN: Thank you. I have no further 4 5 questions. б MS. CRAIGER: Thank you, Your Honor. I just 7 have a couple questions. REDIRECT EXAMINATION 8 9 BY MS. CRAIGER: Q. Scott, to be clear, the question you were asked 14:28:56 10 11 yesterday was whether or not there was an 19-inch 12 definition in the Election Management System; is that correct? 13 14 A. That's correct. MR. OLSEN: Objection, Your Honor. The 15 record will speak for itself in terms of what question 16 he was asked and whether there was -- it was asked with 17 18 the guestion of a definition. 19 THE COURT: Fair. Overruled. I'll let him 14:29:18 20 answer and you can both argue. Go ahead. BY MS. CRAIGER: 21 22 Q. Scott, was that your understanding of the 23 question that was being asked of you? 24 A. Yes, that was my understanding. 25 Q. And that was true yesterday and that's true

|          | 1  | today; is that right?                                   |
|----------|----|---|
|          | 2  | A. That's correct.                                      |
|          | 3  | Q. There were no 19-inch definitions in the Election    |
|          | 4  | Management System?                                      |
|          | 5  | A. That's correct.                                      |
|          | 6  | Q. So this fit-to-print issue that we're talking        |
|          | 7  | about, has this ever happened before in any previous    |
|          | 8  | elections?  |
|          | 9  | A. Yes, it has.   |
| 14:29:45 | 10 | Q. When did it happen before?                           |
|          | 11 | A. So it happened in August 2020 Primary Election,      |
|          | 12 | the November 2020 General Election, and the August 2022 |
|          | 13 | Primary Election.                                       |
|          | 14 | Q. So is it safe to say that this, you know, falls      |
|          | 15 | into the category of, you know, an Election Day hiccup  |
|          | 16 | and it's related to a human error on that day trying to |
|          | 17 | resolve a problem related to the printers; is that      |
|          | 18 | right?  |
| 14:30:14 | 19 | A. That's correct.                                      |
|          | 20 | Q. Okay. And you testified before the total number      |
|          | 21 | of ballots that were impacted by this shrink-to-print   |
|          | 22 | fit I'm sorry fit-to-print issue. What was that         |
|          | 23 | total number?   |
|          | 24 | A. That was just I don't have that exact count,         |
|          | 25 | it was just under 1,300.                                |
|          |    |   |

|          | 1  | Q. Okay. And I believe you testified before, but         |
|----------|----|--|
|          | 2  | what's the process then for once those are identified so |
|          |    |  |
|          | 3  | that those ballots can get tabulated?                    |
|          | 4  | A. So then those would go to a bipartisan                |
|          | 5  | duplication board, and then they together would make     |
|          | б  | determinations to on voter intent for each contest on    |
|          | 7  | the ballot. Those would then get duplicated, that        |
|          | 8  | ballot would be printed and that ballot would then be    |
|          | 9  | run through a central count tabulator to be counted and  |
| 14:30:59 | 10 | then reported.   |
|          | 11 | Q. And the bipartisan adjudication board process, is     |
|          | 12 | that observed?   |
|          | 13 | A. That is by political parties.                         |
|          | 14 | Q. Okay. And you testified that there were a few         |
|          | 15 | thus far in the root cause analysis, there had been a    |
|          | 16 | few different issues that have been identified that      |
|          | 17 | caused some ballots to be placed into Door 3; is that    |
|          | 18 | right?   |
|          | 19 | A. That's correct.                                       |
| 14:31:20 | 20 | Q. Okay. And have you is the root cause analysis         |
|          | 21 | completed?   |
|          | 22 | A. No, it's not.   |
|          | 23 | Q. Have you presented it publicly to the Board of        |
|          | 24 | Supervisors yet?   |
|          | 25 | A. We have not.  |
|          |    |  |
|          |    |  |

MS. CRAIGER: I have no further questions, 1 2 Your Honor. 3 THE COURT: All right. May the witness be excused? 4 5 MR. OLSEN: Yes, Your Honor. MS. CRAIGER: Yes, Your Honor. 6 7 THE COURT: Thank you, Mr. Jarrett. You're excused, sir. 8 9 (Witness excused.) THE COURT: Okay. County have another 14:31:46 10 11 witness? Does defense? 12 MS. DUL: Bo Dul on behalf of the Secretary of State. With Your Honor's permission, I would like to 13 call Ryan Macias and put him on from counsel table. 14 15 He'll be appearing remotely so that he can see me while I'm examining him. 16 17 MR. BLEHM: From counsel table? 18 THE COURT: She's going to sit there rather 19 than be at the podium. 14:32:12 20 MR. BLEHM: Oh, yeah. That's fine. 21 THE COURT: Not a problem. So you're 22 calling Mr. Macias? 23 MS. DUL: Yeah, I believe he's in the 24 waiting room, Your Honor. 25 MR. BLEHM: Your Honor, I just want to point

out before we get going on another witness, it's about 1 time for we 50-year-olds' afternoon break. 2 THE COURT: Thank you, Mr. Blehm. Whether 3 I'm in good shape or not on time, we'll take the 4 5 15 minutes right now. Thank you. So we'll come back б here at 10 'til. 7 (Recess taken, 2:32 p.m.) (Proceedings resume, 2:48 p.m.) 8 9 THE COURT: Go ahead. All right. This is CV2020-095403. This is Lake v. Hobbs, et al. We are 14:49:20 10 11 continuing on the record and we have the parties and 12 their representatives present and their respective counsel. I believe the Defendants were calling Mr. 13 Macias as a witness. 14 15 Mr. Macias, can you raise your right hand to be sworn in, sir? 16 17 RYAN MACIAS, 18 called as a witness, having been duly sworn, virtually testified as follows: 19 14:49:54 20 THE COURT: Thank you. Go ahead, proceed. 21 MS. DUL: Your Honor, before we get started, 22 I want to let Your Honor know for planning purposes that 23 this will be the defense's last witness. 24 THE COURT: Thank you. 25 DIRECT EXAMINATION

|          | 1  | BY MS. DUL:   |
|----------|----|---|
|          | 2  | Q. Good afternoon, Mr. Macias. Please state your        |
|          | 3  | full name for the record.                               |
|          | 4  | A. Ryan Macias.   |
|          | 5  | Q. Thank you for being here, Mr. Macias. Will you       |
|          | б  | please describe your current work and profession?       |
|          | 7  | A. Yes. I am a subject matter expert consultant in      |
|          | 8  | election technology, election infrastructure, elections |
|          | 9  | administration, as well as voting systems and other     |
| 14:50:30 | 10 | areas of critical infrastructure. I have worked in the  |
|          | 11 | healthcare field, the space sector, information and     |
|          | 12 | communication technologies, and other areas of critical |
|          | 13 | infrastructure as well.                                 |
|          | 14 | Q. To whom do you provide your election technology      |
|          | 15 | and security consulting services?                       |
|          | 16 | A. Yes, my typical clients are government entities      |
|          | 17 | what we call federal, state, local territorial and      |
|          | 18 | tribal government entities, and I have also done work,  |
|          | 19 | like I said, outside with federally funded research and |
| 14:51:10 | 20 | development centers. So these are entities that are     |
|          | 21 | funded through the federal government but are           |
|          | 22 | organizations outside.                                  |
|          | 23 | Q. And how many states across the U.S. have you         |
|          | 24 | worked with on election matters?                        |
|          | 25 | A. Yes. So in my career, I have worked with almost      |
|          | _  |   |
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every state across the nation. This year alone, I was 1 present in 19 -- approximately 19 different dates and 2 worked with thousands of local election jurisdictions 3 across the United States. 4 MR. BLEHM: Your Honor, may I interject 5 really quickly? It would appear to me that Mr. Macias 6 7 is reading from something that we're not privy to. He keeps looking to the side as if he's reading something, 8 9 Your Honor, and if he is, we would like to know what it 14:52:00 10 is. 11 THE COURT: Mr. Macias, when you testify, 12 you need to testify from your own --13 THE WITNESS: Yes. THE COURT: -- not referring to something. 14 15 If you need to refer to something, you can tell us you need to and then look. Are you looking at something? 16 17 THE WITNESS: Yeah. No, I apologize if I 18 am, there is a little bit of a glare from the right-hand side with a light, but I am not reading anything. 19 THE COURT: Very well. Thank you, sir. 14:52:25 20 21 Please proceed, Ms. Dul. 22 MS. DUL: Thank you, Your Honor. 23 BY MS. DUL: 24 Q. Mr. Macias, can you tell us any other examples of 25 entities that you've provided election technology and

|          | 1  | security consulting services to?                        |
|----------|----|---|
|          | 2  | A. Yes. As I had mentioned, I worked for Idaho          |
|          | 3  | National Laboratories, which is a federally funded      |
|          | 4  | research and development center. Specifically, I worked |
|          | 5  | on their Cyber Core Integration Center, where I         |
|          | б  | conducted or developed, excuse me, the methodology and  |
|          | 7  | process for the critical product evaluation, or CPE,    |
|          | 8  | which is an ethical hacking in a laboratory environment |
|          | 9  | of critical infrastructure products and technologies,   |
| 14:53:16 | 10 | including election technologies. And so I worked with   |
|          | 11 | them from 2019 to 2020, and developed the methodology   |
|          | 12 | and implementation of the critical product evaluation.  |
|          | 13 | Q. Are there other examples of election technology      |
|          | 14 | or security assignments you've done on behalf of        |
|          | 15 | government entities that you haven't already shared?    |
|          | 16 | A. Well, I worked both for the as a consultant to       |
|          | 17 | an entity that was funded by the Department of State to |
|          | 18 | do cyber security and risk assessments on election      |
|          | 19 | infrastructure abroad, as well as I have acted as a     |
| 14:54:04 | 20 | subject matter expert consultant to the Cyber Security  |
|          | 21 | and Infrastructure Security Agency, and and that's      |
|          | 22 | the majority of my work outside of either federal or    |
|          | 23 | state government.                                       |
|          | 24 | Q. Do you do any work on behalf of election             |
|          | 25 | technology vendors such as Dominion, ES&S, Unisyn or    |
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|          | 1  | Runbeck?  |
|----------|----|---|
|          | 2  | A. No, I have never worked directly for and have no     |
|          | 3  | financial interest in any election technology provider  |
|          | 4  | including those that you have mentioned. However, in    |
|          | 5  | some of the roles that I have worked including those    |
|          | б  | federally funded roles, I have provided services,       |
|          | 7  | trainings, resources to those entities on behalf of a   |
|          | 8  | federally funded client.                                |
|          | 9  | Q. Have you ever been on the payroll of or paid         |
| 14:55:03 | 10 | MR. BLEHM: Your Honor, sorry. It's clear                |
|          | 11 | he's reading something, Your Honor. When he's asked a   |
|          | 12 | question, he's looking directly into the camera. When   |
|          | 13 | he is answering that question, he will look down into   |
|          | 14 | he will look to the right. All we've got to do is watch |
|          | 15 | his eyes, Your Honor. It's clear, it's there. And so,   |
|          | 16 | again, if Mr. Macias is reading from materials, Your    |
|          | 17 | Honor, that we don't have, we're not privy to, we would |
|          | 18 | like to know about it.                                  |
|          | 19 | THE COURT: Mr. Macias, are you reading                  |
| 14:55:31 | 20 | material?   |
|          | 21 | THE WITNESS: I am not reading material. I               |
|          | 22 | have the Teams up on full screen in front of me.        |
|          | 23 | THE COURT: Okay. That's a minute and a                  |
|          | 24 | half you've used for the two questions, so thank you.   |
|          | 25 | You can continue.                                       |
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|          | 1  | MS. DUL: Thank you, Your Honor.                          |
|          | 2  | BY MS. DUL:  |
|          | 3  | Q. Mr. Macias, I was asking have you ever been on        |
|          | 4  | the payroll of or paid by an election technology         |
|          | 5  | provider?  |
|          | б  | A. No.   |
|          | 7  | Q. Have you been engaged as an expert election           |
|          | 8  | technology and security consultant by state and local    |
|          | 9  | officials of different political parties?                |
| 14:56:07 | 10 | A. Yes, I have. As a matter of fact, I am currently      |
|          | 11 | under contract for both state and local governments,     |
|          | 12 | from both major political parties, and I have conducted  |
|          | 13 | work on behalf of both Republicans, Democrats, and       |
|          | 14 | non-partisan elections officials, including immense      |
|          | 15 | amount of work for Republican secretaries of state, such |
|          | 16 | as Idaho and Arkansas, and Democrat secretaries of       |
|          | 17 | state, such as Pennsylvania and right here in Arizona.   |
|          | 18 | Q. And how long have you been working in this field,     |
|          | 19 | Mr. Macias?  |
| 14:56:46 | 20 | A. I've been working in this field for over 17           |
|          | 21 | years, with 13 of those years working directly within    |
|          | 22 | federal or state government.                             |
|          | 23 | Q. Can you describe any election administration          |
|          | 24 | technology, election security-related roles you've had   |
|          | 25 | with the federal government?                             |
|          |    |  |

|          | 1  | A. Yeah, with the federal government, from 2016 to       |
|----------|----|--|
|          | 2  | 2019, I worked directly for the United States Elections  |
|          | 3  | Assistance Commission. This is the entity that was       |
|          | 4  | stood up by the Help America Vote Act of 2002. And in    |
|          | 5  | that capacity, my last role was Acting Director of the   |
|          | б  | Voting System Testing and Certification Program. This    |
|          | 7  | is one of the roles of the United States Elections       |
|          | 8  | Assistance Commission is to provide for a testing and    |
|          | 9  | certification program. It is the only federal testing    |
| 14:57:48 | 10 | and certification program.                               |
|          | 11 | Another role is to develop the voluntary voting          |
|          | 12 | system guidelines or the standards by which the voting   |
|          | 13 | systems are tested.                                      |
|          | 14 | A third role is to accredit the voting system            |
|          | 15 | testing laboratories. These are the laboratories in      |
|          | 16 | which the EAC utilizes to conduct the testing for voting |
|          | 17 | systems against those voluntary voting systems           |
|          | 18 | standards. And so I oversaw that process as the Acting   |
|          | 19 | Director of the Voting System Testing and Certification  |
| 14:58:20 | 20 | Program. And prior to that, and in that role as well, I  |
|          | 21 | performed all of the duties that I just described to     |
|          | 22 | you.   |
|          | 23 | Q. Great. Can you describe any election                  |
|          | 24 | administration technology or security related roles that |
|          | 25 | you've had in state government?                          |
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|          | 1  | A. Yeah. For over ten years, I worked for the            |
|----------|----|--|
|          | 2  | California Secretary of State, specifically for the      |
|          | 3  | Office of Voting Systems Technology Assessment. In that  |
|          | 4  | role at OVSTA, as we called it, California has the most  |
|          | 5  | robust security testing for all election technologies.   |
|          | б  | This is not just voting systems, but also for ballot     |
|          | 7  | printing companies, ballot printing facilities, ballot   |
|          | 8  | on-demand systems, and other types of election           |
|          | 9  | technology. Also in that role, I was appointed by then   |
| 14:59:19 | 10 | Secretary of State Alex Padilla to be the California     |
|          | 11 | representative to the United States Elections Assistance |
|          | 12 | Commissions Standards Board, which is a federal advisory |
|          | 13 | excuse me Federal Advisory Committee Act or FACA         |
|          | 14 | board, established by Help America Vote Act as well.     |
|          | 15 | Q. Have you done elections-specific work in Arizona?     |
|          | 16 | A. Yes, I've done a lot of work here in Arizona,         |
|          | 17 | including providing an advisory role on the Voting       |
|          | 18 | System Testing and Certification Program, along with     |
|          | 19 | their Election Equipment Advisory Board. I have also,    |
| 15:00:06 | 20 | in 2021, I was named by Secretary Hobbs to be one of her |
|          | 21 | expert observers for the State Senate review of Maricopa |
|          | 22 | County's voting technology, as well as the ballots,      |
|          | 23 | which confirmed the results of the 2020 election in      |
|          | 24 | Maricopa County as tabulated by the Dominion Democracy   |
|          | 25 | Suite 5.5B voting system.                                |
|          |    |  |

|          | 1      | I have also conducted logic and accuracy testing.       |
|----------|--------|---|
|          | 2      | I was hired to perform logic and accuracy testing for   |
|          | 3      | the 2022 Election cycle where I performed and worked    |
|          | 4      | with the state in developing the methodology for        |
|          | -<br>5 | performing those tasks on the logic and accuracy in 13  |
|          |        |   |
|          | 6      | of the 15 counties in Arizona for the August Primary    |
|          | 7      | Election.   |
|          | 8      | Q. Before testifying today, Mr. Macias, did you         |
|          | 9      | provide a current copy of your résumé or your CV to me? |
| 15:01:14 | 10     | A. Yes, I did.  |
|          | 11     | Q. Can we pull up Exhibit 17? Can you see the           |
|          | 12     | exhibit, Mr. Macias?                                    |
|          | 13     | A. I cannot. Yes, I can now.                            |
|          | 14     | Q. Can you take a minute to look at it and then let     |
|          | 15     | me know if this is a true and correct copy of your CV   |
|          | 16     | that was provided to me?                                |
|          | 17     | A. Yes, it's hard to read, but it does look like the    |
|          | 18     | copy I provided to you.                                 |
|          | 19     | Q. You prepared this document, correct?                 |
| 15:02:06 | 20     | A. That is correct.                                     |
|          | 21     | Q. And does it include your experience and expertise    |
|          | 22     | relating to election administration, election           |
|          | 23     | technology, and election security that you just         |
|          | 24     | testified about?  |
|          | 25     | A. That is correct.                                     |
|          |        |   |
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|          | 1  | Q. And does it also include a listing of the legal       |
|----------|----|--|
|          | 2  | cases in which you've testified as an expert on these    |
|          | 3  | issues?  |
|          | 4  | A. That is correct.                                      |
|          | 5  | Q. And courts have relied on you as an expert            |
|          | 6  | witness on election procedures, election technology and  |
|          | 7  | election security?                                       |
|          | 8  | A. That is correct.                                      |
|          | 9  | MS. DUL: Your Honor, I'd like to move                    |
| 15:02:41 | 10 | Exhibit 17 into evidence.                                |
|          | 11 | MR. BLEHM: No objection, Your Honor.                     |
|          | 12 | THE COURT: No objection?                                 |
|          | 13 | MR. BLEHM: No objection, Your Honor.                     |
|          | 14 | THE COURT: Okay. 17 is admitted.                         |
|          | 15 | MS. DUL: Thank you.                                      |
|          | 16 | BY MS. DUL:  |
|          | 17 | Q. Mr. Macias, what experience, if any, do you have      |
|          | 18 | with the Election Management System that Maricopa County |
|          | 19 | uses?  |
| 15:03:01 | 20 | A. Yes. So, as I previously stated, I actually have      |
|          | 21 | a lot of experience not just with the Election           |
|          | 22 | Management System, which is one component of the         |
|          | 23 | Dominion Democracy Suite 5.5B voting system, but I have  |
|          | 24 | experience in the entire system testing the Dominion     |
|          | 25 | Democracy Suite 5.5B.                                    |
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|          | 1  | In fact, I have tested and/or overseen the               |
|----------|----|--|
|          | 2  | testing of six versions of the Democracy Suite voting    |
|          | 3  | system, which are either predecessors to the Dominion    |
|          | 4  | Democracy Suite 5.5B voting system, and/or a derivative  |
|          | 5  | thereof.   |
|          | 6  | Q. Based on your experience with voting systems,         |
|          | 7  | including the EMS, the Election Management System, which |
|          | 8  | I'll refer to as the EMS, can you please describe to the |
|          | 9  | Court the functions of Maricopa County's EMS in          |
| 15:04:08 | 10 | producing a ballot?                                      |
|          | 11 | A. Yes. So the Election Management System,               |
|          | 12 | specifically, Election Event Designer, EED, which is an  |
|          | 13 | application of the Election Management System, does      |
|          | 14 | we call it generates ballot definitions and creates      |
|          | 15 | ballot styles. A ballot style is a unique list of        |
|          | 16 | candidates and contests for a given voter voter based    |
|          | 17 | on the jurisdictions in which they live. So myself, if   |
|          | 18 | I lived in a city with a county, I'm going to have a     |
|          | 19 | list of candidates and contests. A friend of mine who    |
| 15:04:51 | 20 | may live in the same county but in a different city may  |
|          | 21 | have a different mayor and, therefore, they would have a |
|          | 22 | different ballot style. These ballot styles are          |
|          | 23 | rendered or generated into what we call a ballot         |
|          | 24 | definition file. These ballot definition files are used  |
|          | 25 | to program the voting system, but they are also used to  |
|          |    |  |

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|          | 1  | generate what we call a ballot PDF, or a PDF file that   |
|----------|----|--|
|          | 2  | contains all of the ballot styles within the election    |
|          | 3  | definition. These ballot PDFs are then utilized to       |
|          | 4  | print the ballots, both early ballots and Election Day   |
|          | 5  | ballots. The ballot definition files are sent to the     |
|          | б  | printers to be printed on commercial print presses, as   |
|          | 7  | well as uploaded onto the ballot on-demand printers to   |
|          | 8  | print early and in-person in-person, early and           |
|          | 9  | Election Day ballots as well.                            |
| 15:05:53 | 10 | So, again, as it pertains to ballot printing, the        |
|          | 11 | EMS solely generates a set of files to be used either on |
|          | 12 | other portions of the voting system or on other election |
|          | 13 | technologies, such as a ballot on-demand technology.     |
|          | 14 | Q. That's a good transition, so I'll shift from the      |
|          | 15 | EMS to the ballot on-demand printers. What experience,   |
|          | 16 | if any, do you have with Maricopa's ballot on-demand     |
|          | 17 | printing technology?                                     |
|          | 18 | A. Yeah, so Maricopa County uses what is called          |
|          | 19 | Sentio ballot on-demand system. As I had previously      |
| 15:06:30 | 20 | stated when I worked for the State of California,        |
|          | 21 | California was the first in the nation to certify ballot |
|          | 22 | on-demand printers, one of which was that I had          |
|          | 23 | tested and overseen the certification of was the Sentio  |
|          | 24 | ballot on-demand technology. I have also worked with,    |
|          | 25 | tested and or certified or overseen the certification of |
|          |    |  |

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|          | 1  | all three major providers of ballot on-demand            |
|----------|----|--|
|          | 2  | technology.  |
|          | 3  | Q. And, Mr. Macias, just to clarify, when you say        |
|          | 4  | that you worked on certifying the ballot on-demand       |
|          | 5  | printer in California, that's under California state law |
|          | б  | requirement, not federal law requirements, or Arizona    |
|          | 7  | law requirement, correct?                                |
|          | 8  | A. That is correct, yeah. So as I had stated, this       |
|          | 9  | was in my role as a California entity. I was certifying  |
| 15:07:21 | 10 | on behalf of and for use in the State of California.     |
|          | 11 | Q. Okay. Can you tell us what comprises a ballot         |
|          | 12 | on-demand system?  |
|          | 13 | A. Yes. So generally a ballot on-demand system is a      |
|          | 14 | standalone system, again, not part of the EMS, not part  |
|          | 15 | of the voting system. It is a standalone computer that   |
|          | 16 | is running an application, the ballot on-demand          |
|          | 17 | application or software, and is attached to a printer,   |
|          | 18 | and it's just those three components.                    |
|          | 19 | Q. And can you explain how Maricopa County's ballot      |
| 15:07:58 | 20 | on-demand system interacts with the EMS?                 |
|          | 21 | A. Yes. As mentioned, the Sentio system as used in       |
|          | 22 | Maricopa County is a standalone system. It does not      |
|          | 23 | directly, in any way, interact with the voting system or |
|          | 24 | the Election Management System. The ballot on-demand     |
|          | 25 | laptop and printer are sent out to in-person voting      |
|          |    |  |

|          | 1  | locations, and on those laptops are those ballot         |
|----------|----|--|
|          | 2  | definition files, as I have talked about, or the ballot  |
|          | 3  | PDFs. And so the only interaction is the upload of a     |
|          | 4  | document onto that computer. It would be very similar    |
|          | 5  | to me providing you with a copy of my CV, as we had      |
|          | 6  | talked about earlier, and then you putting it onto your  |
|          | 7  | computer.  |
|          | 8  | Q. Okay. So if the ballot PDF file contained an          |
|          | 9  | image with a 19-inch ballot in it, what would you expect |
| 15:09:02 | 10 | to see when this ballot is printed in a different        |
|          | 11 | location?  |
|          | 12 | A. So if the ballot definition file had contained a      |
|          | 13 | 19-inch ballot in it, so this is the ballot definition   |
|          | 14 | file created at the EMS, then I would anticipate to see  |
|          | 15 | that ballot style, or ballot styles, that have a 19-inch |
|          | 16 | ballot in it, to be printed on a 19 to be printed at     |
|          | 17 | scale of 19 inches, regardless of where they were        |
|          | 18 | printed. So for early ballots that were printed by the   |
|          | 19 | vendor, you would see a 19-inch ballot. If it was        |
| 15:09:38 | 20 | printed on-demand, you would see a 19-inch ballot, or    |
|          | 21 | wherever this would be printed, because the file,        |
|          | 22 | itself, was a 19-inch ballot. You would see it across    |
|          | 23 | the board in every location.                             |
|          | 24 | Q. Did you listen to the testimony from Plaintiff's      |
|          | 25 | witness, Mr. Clay Parikh yesterday and review just       |
|          |    |  |

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|          | 1  | did you listen to the testimony, Mr. Macias?            |
|----------|----|---|
|          | 2  | A. Yes, I did.  |
|          | 3  | Q. Mr. Parikh testified that ballots he inspected       |
|          | 4  | contained 19-inch ballot images that were printed on    |
|          | 5  | 20-inch ballot paper, and that the only way this would  |
|          | 6  | have could have happened was through data               |
|          | 7  | manipulation or some sort of other action in the        |
|          | 8  | Election Management System. Based on your expertise and |
|          | 9  | with voting systems and with ballot and demand systems, |
| 15:10:27 | 10 | does that sound accurate to you?                        |
|          | 11 | THE COURT: Hold on, Mr. Macias, before you              |
|          | 12 | answer that. You can't see the full courtroom, Mr.      |
|          | 13 | Olsen?  |
|          | 14 | MR. OLSEN: Yes, Your Honor. I object                    |
|          | 15 | because that mischaracterizes Mr. Parikh's testimony.   |
|          | 16 | He specifically said there were two                     |
|          | 17 | THE COURT: Wait. I don't need you to                    |
|          | 18 | repeat that. I'm going to sustain that what you're      |
|          | 19 | asking for, Ms. Dul, is you can ask him a hypothetical; |
| 15:10:52 | 20 | but if you're going to state the testimony precisely    |
|          | 21 | that you want him to use as a factor in consideration,  |
|          | 22 | based on somebody else's testimony, I'd rather have you |
|          | 23 | state it as just a hypothetical. Ask him to assume      |
|          | 24 | certain things, and then he can offer his opinion.      |
|          | 25 | MS. DUL: Thank you, Your Honor. I can do                |
|          |    |   |

|          | 1  | that.  |
|----------|----|--|
|          | 2  | THE COURT: Thank you.                                    |
|          | 3  | BY MS. DUL:  |
|          | 4  | Q. Mr. Macias, if a 19-inch ballot image were            |
|          | 5  | somehow printed on 20-inch ballot paper, would you,      |
|          | б  | based on your expertise and your experience with voting  |
|          | 7  | systems and ballot on-demand systems, would you conclude |
|          | 8  | that the only way this can happen is through data        |
|          | 9  | manipulation or some other interference with the         |
| 15:11:36 | 10 | Election Management System?                              |
|          | 11 | A. No. As a matter of fact, as I had stated, you         |
|          | 12 | know, based on what I have heard in the testimony, or on |
|          | 13 | my expertise is, if that were the case, we would have    |
|          | 14 | seen or Maricopa County would have seen every ballot of  |
|          | 15 | that ballot style or styles printed on a 19-inch ballot, |
|          | 16 | because again, the ballot PDF file would have contained  |
|          | 17 | that image with a 19-inch ballot on it.                  |
|          | 18 | An analogy would be if I created a document with         |
|          | 19 | a typographical error on it and I provided that to you,  |
| 15:12:23 | 20 | and then you and five other people printed out that      |
|          | 21 | document, that typographical error would be on all five  |
|          | 22 | printouts. And so it could if it happened on the         |
|          | 23 | EMS, then we would have seen this at full scale.         |
|          | 24 | Q. So based on your expertise and assuming that some     |
|          | 25 | ballots were printed with a shrunken image or a 19-inch  |
|          |    |  |

|          | 1  | image on 20-inch ballot paper, what are possible reasons |
|----------|----|--|
|          | 2  | why this could occur, based on your experience and       |
|          | 3  | expertise?   |
|          | 4  | A. Yes. So, specifically, for a 19-inch ballot           |
|          | 5  | image being printed on a 20-inch piece of paper, there's |
|          | 6  | a few different scenarios in which that could have       |
|          | 7  | happened. One of which is, as I was listening to Mr.     |
|          | 8  | Jarrett's testimony a little while ago, with the         |
|          | 9  | shrink-to-fit, this could have shrunken it down to a     |
| 15:13:31 | 10 | smaller scale. I don't know necessarily whether or not   |
|          | 11 | that would be down to a 19-inch scale, but it could have |
|          | 12 | shrunken it down to a smaller scale on 20-inch paper.    |
|          | 13 | In terms of 19-inch scale specifically, it can be        |
|          | 14 | through settings in the ballot on-demand application.    |
|          | 15 | It could be on the operating system, for instance,       |
|          | 16 | Windows, on the ballot on-demand laptop. It could also   |
|          | 17 | be that this was completely unintentional, because as    |
|          | 18 | Mr. Jarrett had testified yesterday, in the August       |
|          | 19 | Primary, they used a 19-inch ballot. If one of the       |
| 15:14:16 | 20 | ballot on-demand printers or a subset of ballot          |
|          | 21 | on-demand printers had unintentionally not been upgraded |
|          | 22 | or updated to say that the paper size was a 20-inch      |
|          | 23 | ballot and, therefore, it remained at a 19-inch ballot   |
|          | 24 | scale, the system would have thought that it needed to   |
|          | 25 | print on a 19-inch piece of paper. So that is another    |
|          |    |  |

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|          | 1  | opportunity whereby this could have occurred.            |
|----------|----|--|
|          | 2  | Q. And did you hear Mr. Jarrett's testimony just now     |
|          | 3  | today about another possible explanation for this issue? |
|          | 4  | A. I did.  |
|          | 5  | Q. And does that sound, based on your experience, is     |
|          | б  | that also a reasonable or possible explanation?          |
|          | 7  | A. Yes, that is a reasonable and possible situation      |
|          | 8  | that was the shrink-to-fit one that I was referring to.  |
|          | 9  | Q. Thank you. And based on your experience and           |
| 15:15:13 | 10 | expertise and your familiarity with Maricopa County's    |
|          | 11 | processes, are you aware of or can you tell us what      |
|          | 12 | would happen to a ballot that a tabulator cannot scan    |
|          | 13 | because of an either print-to-fit issue or a faintly     |
|          | 14 | printed timing mark, what would happen to those ballots? |
|          | 15 | A. Yes, so those ballots, first and foremost, would      |
|          | 16 | be counted. They would ultimately be counted because as  |
|          | 17 | elections are resilient, we have processes in place to   |
| 15:15:55 | 18 | be able to be ensure that every voter's ballot is        |
|          | 19 | counted and cast as intended. And so the Elections       |
|          | 20 | Procedures Manual has a process that allows for a ballot |
|          | 21 | that cannot be scanned, whether this is because of a     |
|          | 22 | shrink-to-fit issue, a torn ballot, or another issue     |
|          | 23 | where a timing mark cannot be read or the scanner cannot |
|          | 24 | read the ballot. To set up a ballot duplication board,   |
|          | 25 | the ballot duplication board would thereby mark another  |
|          |    |  |

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|          | 1  | ballot with the voters' votes as intended, and then scan |
|----------|----|--|
|          | 2  | and tabulate that alternate ballot.                      |
|          | 3  | Q. Thank you. If based on your experience and            |
|          | 4  | expertise, do you believe that the Election Day printer  |
|          | 5  | issues that occurred in Maricopa County during the       |
|          | 6  | November 8, 2022, General Election could not be          |
|          | 7  | accidental or inadvertent?                               |
|          | 8  | A. Absolutely not. As a matter of fact, you know,        |
|          | 9  | I've seen issues like this occur in elections.           |
| 15:17:01 | 10 | Elections have issues that happen, but they are          |
|          | 11 | naturally resilient, and elections officials are risk    |
|          | 12 | managers, are naturally risk managers, so they have      |
|          | 13 | processes in place to ensure that every valid voter's    |
|          | 14 | vote is counted and cast accurately. And so in           |
|          | 15 | situations whereby I have seen things like this, it is   |
|          | 16 | typically created by a machine malfunction; and this     |
| 15:17:46 | 17 | would be, basically, just the equipment breaking down,   |
|          | 18 | just as your car breaks down, or any piece of equipment  |
|          | 19 | can break down, it is because of human error, a human    |
|          | 20 | made a mistake such as switching a setting when they     |
|          | 21 | should not have, and/or just being, you know, tired at   |
|          | 22 | the end of the day and miscounting something, or by      |
|          | 23 | something that is outside the purview of the election    |
|          | 24 | official, like weather issues, humidity issues and other |
|          | 25 | things that can occur. And so although it is rare that   |
|          |    |  |

|          | 1  | something like this occurs, in all of the instances that |
|----------|----|--|
|          | 2  | I am aware of, they were accidental or unintentional.    |
|          | 3  | Q. Okay. Thank you, Mr. Macias. We're going to           |
|          | 4  | move on from the ballot on-demand printer discussion and |
|          | 5  | talk a little bit about chain-of-custody issues.         |
|          | 6  | Do you have any experience with ballot                   |
|          | 7  | chain-of-custody and security procedures?                |
|          | 8  | A. Yes, I do.  |
|          | 9  | Q. Can you tell us a little bit about your               |
| 15:18:39 | 10 | experience with ballot chain-of-custody procedures?      |
|          | 11 | A. Yeah, in my role as a consultant to the federal       |
|          | 12 | government, I have developed and worked on and developed |
|          | 13 | products and performed trainings on secure practices in  |
|          | 14 | election infrastructure, and these include practices     |
|          | 15 | such as ballot chain of custody, ballot reconciliation,  |
|          | 16 | as well as auditing those processes as well.             |
|          | 17 | Furthermore, when I was in the Secretary of State of     |
|          | 18 | California in the role in OVSTA, I was the technical     |
| 15:19:27 | 19 | lead and what was called Senate Bill 450, and this was   |
|          | 20 | the implementation of ballot drop boxes in vote centers; |
|          | 21 | and one of the things that we did was implement the      |
|          | 22 | security process for transporting ballots from a ballot  |
|          | 23 | drop box to a central tabulation location, and all of    |
|          | 24 | the security around that. So I have worked with          |
|          | 25 | chain-of-custody and ballot reconciliation.              |
|          |    |  |

|          | 1  | Q. Thank you. Do you recall hearing testimony            |
|----------|----|--|
|          | 2  | yesterday, including from Maricopa County Recorder       |
|          | 3  | Stephen Richer, about the fact that the number of early  |
|          | 4  | ballots dropped off at vote centers on Election Day are  |
|          | 5  | not counted at the vote center, but rather they are      |
|          | б  | transported to MCTEC, the central count facility, in a   |
|          | 7  | secure sealed and tamper-evidence container?             |
|          | 8  | A. Yes, I do.  |
|          | 9  | Q. And do you have any kind of do you have               |
| 15:20:22 | 10 | concerns that this practice, based on your experience    |
|          | 11 | and expertise, raises chain-of-custody concerns or       |
|          | 12 | violates chain-of-custody requirements?                  |
|          | 13 | A. No. As a matter of fact, if you were to look at       |
|          | 14 | kind of industry standards in the election               |
|          | 15 | infrastructure community and across jurisdictions, one   |
|          | 16 | of the ways to ensure chain of custody is to put into    |
|          | 17 | place both protective and detective measures on the      |
|          | 18 | ballot box themselves. And so a protective measure       |
|          | 19 | would be to lock the ballot box; a detective measure     |
| 15:21:01 | 20 | would be to implement some sort of tamper evidence,      |
|          | 21 | whether that be a seal, a tamper-evident lock, a         |
|          | 22 | tamper-evident tape, place it in a banker's bag or       |
|          | 23 | something that would detect if something had gone awry;  |
|          | 24 | and to ensure that the protective and detective measures |
|          | 25 | of that transport case itself and all of the contents    |
|          |    |  |

|          | 1  | within are transferred from one location to another.     |
|----------|----|--|
|          | 2  | Then when it is received at a central location, then you |
|          | 3  | would, again, validate those protective and detective    |
|          | 4  | measures, then you would open up the ballot box and do   |
|          | 5  | your count at that time, ensuring that everything        |
|          | б  | contained within those transport boxes was protected and |
|          | 7  | you can validate that through the detective measures.    |
|          | 8  | So this is not only a process for early and              |
|          | 9  | in-person vote ballots. As a matter of fact, many        |
| 15:22:00 | 10 | jurisdictions who do all central count for Election Day  |
|          | 11 | voting where they do not do tabulation in precinct, so   |
|          | 12 | they don't have a precinct tabulator that the voter      |
|          | 13 | places their ballot in, rather the voter places their    |
|          | 14 | ballot in a ballot box, they also utilize these types of |
|          | 15 | chain-of-custody practices as well.                      |
|          | 16 | Q. So based on your 17 years of experience and           |
|          | 17 | expertise with election administration and election      |
|          | 18 | security, do you see any security or chain-of-custody    |
|          | 19 | problems with the practice of not counting the number of |
| 15:22:35 | 20 | early ballots at the vote center?                        |
|          | 21 | A. I do not.   |
|          | 22 | Q. And based on your experience and expertise, are       |
|          | 23 | you aware of any jurisdictions where solely because a    |
|          | 24 | chain-of-custody form on a batch of ballots is not       |
|          | 25 | completely filled out or missing, for that reason alone  |
|          |    |  |

|          | 1  | that all ballots in that batch must be invalidated?      |
|----------|----|--|
|          | 2  | A. No. As a matter of fact, that would be                |
|          | 3  | disenfranchising of voters, because these are voters who |
|          | 4  | have the eligibility and they have been authorized to    |
|          | 5  | submit a ballot packet. They have received a ballot      |
|          | б  | packet. They have taken the time and the effort to go    |
|          | 7  | through the process and do everything that they, the     |
|          | 8  | voter, needs to do. They crossed their T's, they dotted  |
|          | 9  | their I's, and so to go and throw out their ballots      |
| 15:23:28 | 10 | because of an administrative paperwork error that was    |
|          | 11 | most likely unintentional by a poll worker or election   |
|          | 12 | worker who has already worked a 16-hour day would, in    |
|          | 13 | essence, be telling that voter that something that is    |
|          | 14 | outside of their control, even though they have done     |
|          | 15 | everything that is necessary to register, to be          |
|          | 16 | authenticated and to cast their ballot, is now going to  |
|          | 17 | be thrown out because of an administrative paperwork     |
|          | 18 | error.   |
|          | 19 | MS. DUL: Thank you, Mr. Macias. No further               |
| 15:24:04 | 20 | questions, Your Honor.                                   |
|          | 21 | THE COURT: Cross-exam.                                   |
|          | 22 | MR. BLEHM: Yes, Your Honor.                              |
|          | 23 | THE COURT: Either way, you can sit there or              |
|          | 24 | you can come up to the podium.                           |
|          | 25 | MR. BLEHM: Thank you, Your Honor. First of               |
|          |    |  |

all, I apologize for not standing. I think my brain is 1 falling asleep. 2 3 THE COURT: Mr. Blehm, you don't apologize for that. 4 5 MR. BLEHM: All right. I have -- can I use б the ELMO, please? 7 CROSS-EXAMINATION BY MR. BLEHM: 8 9 Q. Good afternoon, Mr. Macias. How you doing? 15:24:30 10 Α. 11 I just placed a document on the ELMO, I believe 0. 12 it's titled Mitigating Risk Chain of Custody written January 5, 2022, and I believe it's got your name on it. 13 Did you prepare this or have someone prepare it 14 15 at your request, and I will -- I will attest to you, Mr. Macias, this document I believe was downloaded off of 16 your website with absolutely no changes. 17 18 Does this appear to be your PowerPoint presentation? 19 15:25:02 20 A. I have provided a PowerPoint presentation with 21 that title, yes. 22 Q. I'm turning now to page 3 under Highlights 23 Impacts and Risks From a Broken Chain of Custody, did I 24 read that correctly? 25 A. Yes, I'm sorry -- thank you for zooming in. Yup.

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|          | 1  | Q. Okay. Point 1 says, "The integrity of the         |
|----------|----|--|
|          | 2  | system's data will be deemed untrustworthy."         |
|          | 3  | Did I read that correctly?                           |
|          | 4  | A. Yes.  |
|          | 5  | Q. Point 2. "A court of law can render the system    |
|          | б  | and data inadmissible."                              |
|          | 7  | Did I read that correctly?                           |
|          | 8  | A. That's correct.                                   |
|          | 9  | Q. Point 3, "Inability to definitively determine if  |
| 15:25:41 | 10 | an actor has manipulated your system or data."       |
|          | 11 | Did I read that correctly?                           |
|          | 12 | A. That's correct.                                   |
|          | 13 | Q. Thank you very much. Now, really quickly, do      |
|          | 14 | administrative errors, Mr. Macias, generally impact  |
|          | 15 | 298,000 ballots? Yes or no?                          |
|          | 16 | A. I'm sorry. I'm having a hard time hearing.        |
|          | 17 | Q. Do administrative errors generally impact 298,000 |
|          | 18 | ballots?   |
|          | 19 | A. I don't know what you mean by impact.             |
| 15:26:18 | 20 | Q. You said general administrative errors shouldn't  |
|          | 21 | allow ballots to be thrown out, okay. If chain of    |
|          | 22 | custody is not valid for 298,000 ballots, is that a  |
|          | 23 | simple administrative error, yes or no?              |
|          | 24 | MS. DUL: Objection, Your Honor.                      |
|          | 25 | Foundation. Calls for speculation.                   |
|          |    |  |

|          | 1  | THE COURT: He's asking hypothetical.                    |
|----------|----|---|
|          | 2  | MR. BLEHM: It's a simple question.                      |
|          | 3  | THE COURT: No, nothing is a simple                      |
|          | 4  | question. You're asking a hypothetical.                 |
|          | 5  | MR. BLEHM: Yes, Your Honor.                             |
|          | 6  | THE COURT: Mr. Macias, if you understand                |
|          | 7  | the question, sir, and you can answer it, please answer |
|          | 8  | it. If you don't understand, we can have it rephrased,  |
|          | 9  | sir.  |
| 15:26:51 | 10 | THE WITNESS: Can I get it rephrased,                    |
|          | 11 | please?   |
|          | 12 | BY MR. BLEHM:   |
|          | 13 | Q. All right. If 298,000 ballots did not have valid     |
|          | 14 | chain of custody, would that be a simple administrative |
|          | 15 | error?  |
|          | 16 | A. Missing a piece of information on a piece of         |
|          | 17 | paper would not invalidate the chain of custody if the  |
|          | 18 | protective and detective measures were still in place.  |
|          | 19 | Q. Can you say yes or no to that question? Yes or       |
| 15:27:25 | 20 | no. Do administrative errors routinely impact 298,000   |
|          | 21 | ballots delivered at different times throughout the day |
|          | 22 | to different locations?                                 |
|          | 23 | MS. DUL: Objection, Your Honor. Objection.              |
|          | 24 | Foundation.   |
|          | 25 | MR. BLEHM: I'll just I'll withdraw that.                |
|          |    |   |

I want to save some of our time. I've just got one 1 2 question to ask. 3 THE COURT: Go ahead. BY MR. BLEHM: 4 Q. Mr. Macias, did I hear you testify when you were 5 talking about your background and experience that you 6 7 were hired by Katie Hobbs and the Secretary of State's Office to do Arizona's logic and accuracy testing for 8 9 the 2022 Election? A. If I used the word "hired," then I misstated and 15:28:03 10 11 I would like to correct the record. I was retained to 12 be an expert observer, and I did that at no cost and was not hired to do so. I did it on a pro bono basis. 13 MR. BLEHM: Thank you. 14 15 THE COURT: That's it? MR. BLEHM: I'm done. 16 17 THE COURT: Thank you. Redirect? 18 MS. DUL: Just one question. 19 REDIRECT EXAMINATION BY MS. DUL: 15:28:28 20 21 O. Mr. Macias, going back to the PowerPoint 22 presentation that Mr. Blehm showed to you, can we pull 23 that -- or I'll put it on the ELMO. 24 Can you see that, Mr. Macias? 25 A. I can.

|          | 1  | Q. Mr. Blehm read to you that bottom bullet that         |
|----------|----|--|
|          | 2  | says, "highlights, impacts and risks from a broken chain |
|          | 3  | of custody, the integrity of the system and its data     |
|          | 4  | will be deemed untrustworthy," and then the below two    |
|          | 5  | bullets. Is that about ballots?                          |
|          | 6  | A. So this is general chain of custody of critical       |
|          | 7  | infrastructure systems, and again, this is about the     |
|          | 8  | integrity of the system and its data. And so typically   |
|          | 9  | when we're talking about the system, it can be a manual  |
| 15:29:27 | 10 | process, but it can also be a technology; but it is not  |
|          | 11 | specific to ballots in this situation. Again, the        |
|          | 12 | docket it is coming from a document that is general      |
|          | 13 | for critical infrastructure systems.                     |
|          | 14 | Q. And would you consider a missing date or on a         |
|          | 15 | chain-of-custody form, a missing signature from one of   |
|          | 16 | the three board members that transported the the         |
|          | 17 | container, the secure container, or even a missing form  |
|          | 18 | in one step of the process a total break in the chain of |
|          | 19 | custody?   |
| 15:30:03 | 20 | A. No. As I had mentioned, that would be an              |
|          | 21 | administrative error, and the chain of custody can still |
|          | 22 | be maintained through the protective and detective       |
|          | 23 | measures that are implemented.                           |
|          | 24 | MS. DUL: Thank you, Mr. Macias. No further               |
|          | 25 | questions, Your Honor.                                   |
|          |    |  |

THE COURT: May the witness be excused? 1 2 MS. DUL: Yes. 3 MR. BLEHM: Yes, Your Honor. THE COURT: Mr. Macias, thank you, sir. 4 You're excused. 5 6 THE WITNESS: Thank you. 7 (Witness excused.) THE COURT: I believe you told me that was 8 9 your last witness. 15:30:33 MS. DUL: Yes, Your Honor. 10 THE COURT: Is that true with all 11 Defendants? 12 MS. KHANNA: Yes, Your Honor. 13 14 THE COURT: Defendants rest? Are there any exhibits that you're missing that you need before I have 15 16 you rest? 17 MS. KHANNA: No, Your Honor, thank you. THE COURT: Okay. So Defendants have 18 19 rested. 15:30:50 20 MS. KHANNA: Yes, Your Honor. THE COURT: Anything further? 21 MR. BLEHM: We just have one point of 22 23 clarification, Your Honor, because based upon our counts, they are out of time approximately three minutes 24 25 ago, Your Honor.

THE COURT: I'd have to add up the last bit 1 2 here. So you're just pointing it out for my 3 edification? I'm -- do you want me to add it up? MS. KHANNA: Your Honor, we're happy to 4 5 provide our estimates as well, if that would be helpful б to the Court. 7 THE COURT: I don't want to waste a bunch of time, three minutes, and I think I've tried to give you 8 9 all as much --MR. BLEHM: I understand, Your Honor, and I 15:31:41 10 11 don't want to waste this Court's time. 12 THE COURT: I appreciate that, so are we -so that concludes all the presentation of evidence and 13 testimony. And we're ready to go to closing; is that 14 15 right? 16 MR. BLEHM: That would be correct, Your 17 Honor. 18 THE COURT: Okay. I'm sorry. Do you have something? 19 15:31:59 20 MS. KHANNA: I wasn't sure what Your Honor 21 was thinking. I would just ask for five minutes for a 22 break to prepare for closing. 23 THE COURT: We can -- well, five minutes is 24 not preparing for closing. What you're really referring 25 to is a biological break, right? And I am not opposed

to that for either side. 1 2 MR. BLEHM: We were going to stipulate to 3 that is correct, Your Honor. THE COURT: Thank you, Mr. Blehm. Okay. 4 5 Why don't we come back then at 20 until, okay, and we'll б resume with closing. It will be 15, 20 and five, 7 correct? MR. OLSEN: Yes, Your Honor. 8 9 THE COURT: All right. Thank you. (Recess taken, 3:32 p.m.) 15:32:37 10 11 (Proceedings resume, 3:40 p.m.) 12 THE COURT: All right. This is CV2022-095403, Lake v. Hobbs, et al. Present for the 13 record are the parties and their representatives and 14 15 their respective counsel. 16 Ready to proceed with closing arguments, Plaintiff? 17 18 MR. OLSEN: Yes, Your Honor. 19 THE COURT: Defense? 15:40:58 20 MS. KHANNA: Yes, Your Honor. 21 MR. LIDDY: Yes, Your Honor. 22 THE COURT: Very well. Mr. Olsen, we'll 23 hear from you first, sir. CLOSING ARGUMENTS 24 25 MR. OLSEN: Thank you, Your Honor. Your

| 1 | Honor has heard two days of testimony, sworn testimony. |
|---|---|
| 2 | Some of it doesn't make sense, some of it does. The law |
| 3 | in Arizona is that an election challenger must forward  |
| 4 | evidence sufficient to show that the outcome is wrong,  |
| 5 | or at least uncertain, and that is the seminal case of  |
| б | Findley v. Sorenson. Plaintiffs have met that standard. |
| 7 | There's just a little over 17,000 votes out of nearly   |
| 8 | 1.6 million that separate the candidates. That's less   |
| 9 | than .06 percent.                                       |
|   |   |

15:41:46 10 The two issues that Your Honor directed 11 Plaintiff to support that was intentional conduct with 12 the tabulators in terms of the malfunctions, the rejections that occurred on Election Day, and also the 13 14 chain-of-custody issue. We've done that, Your Honor. We heard some startling testimony. I had to kind of 15 regroup here from what my prepared closing remarks, and 16 that startling testimony from Mr. Jarrett today, it just 17 18 doesn't make sense, and I'll say why, and this is in 19 terms of whether when we showed through the inspection of ballots, random selection of ballots, from six -- six 15:42:31 20 voting centers -- not three -- six. Mr. Parikh found 21 evidence, ballots that had 19-inch images imprinted on 22 23 them on 20-inch sized paper. He found that in all six 24 vote centers that were randomly selected. 25 Mr. Jarrett yesterday testified under oath

|          | 1  | when he was asked that could it happen or did it happen  |
|----------|----|--|
|          | 2  | that in 19-inch image was imprinted on a 20-inch piece   |
|          | 3  | of paper and he testified no. And not only that, his     |
|          | 4  | counsel, Mr. Liddy, went with the shrink-to-fit excuse.  |
|          | 5  | And he never said, oh, yeah, that's what happened; we've |
|          | 6  | known about this since shortly after the election and    |
|          | 7  | we're doing a root cause analysis. None of this it       |
|          | 8  | doesn't make sense. Another thing that doesn't make      |
|          | 9  | sense, they are doing a root cause analysis now, yet he  |
| 15:43:38 | 10 | says that, wow, this has happened in three prior         |
|          | 11 | elections. Why are you doing a root cause analysis on    |
|          | 12 | this if this same event, this shrink-to-fit issue, arose |
|          | 13 | in three prior elections?                                |
|          | 14 | The other thing that doesn't make sense                  |
|          | 15 | about this shrink-to-fit excuse is that it's illegal     |
|          | 16 | under Arizona law to modify a ballot after it's been     |
|          | 17 | set. You just can't do that, and they are saying that    |
|          | 18 | it happened not only in this election but in three prior |
| 15:44:30 | 19 | elections? It just doesn't make sense, Your Honor.       |
|          | 20 | The other thing that doesn't make sense is               |
|          | 21 | that somehow, and you heard Mr. Macias, he kind of       |
|          | 22 | equivocated on this shrink-to-fit argument about whether |
|          | 23 | you could get it to exactly 19 inches. So all of a       |
|          | 24 | sudden there are supposedly techs that are running       |
|          | 25 | around making modifications on Election Day, which by    |
|          |    |  |

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|          | 1  | the way, has happened in three prior elections, and they |
|----------|----|--|
|          | 2  | are all getting it to exactly 19 inches for              |
|          | 3  | shrink-to-fit. Random techs just kind of doing things    |
|          | 4  | on their own. This doesn't make sense, Your Honor. And   |
|          | 5  | I'm actually troubled to even be talking about this.     |
|          | 6  | The idea that when I questioned Mr. Jarrett              |
|          | 7  | about this issue, and he said unequivocally, it could    |
|          | 8  | not happen, and his counsel then trying to clean this up |
|          | 9  | said, well, what about, you know, shrink-to-fit, that he |
| 15:45:30 | 10 | didn't immediately say, yeah, that was it when he        |
|          | 11 | supposedly had known about it since shortly after the    |
|          | 12 | election. It doesn't make sense, Your Honor.             |
|          | 13 | The same thing with respect to the                       |
|          | 14 | conflicting testimony regarding whether it's chaos or    |
|          | 15 | massive disruption that occurred on Election Day with,   |
|          | 16 | you know, 200-plus declarants. You have Mr. Baris, who   |
|          | 17 | is doing exit polls and talking to people on Election    |
|          | 18 | Day; news reports; you have other witnesses who, Mr.     |
| 15:46:10 | 19 | Sonnenklar, who testified that they visited he and       |
|          | 20 | his fellow roving observers went to 115 vote centers,    |
|          | 21 | the same thing. So you have independent sources talking  |
|          | 22 | about massive chaos at well over 50-plus percent, about  |
|          | 23 | 59 percent, by the County's own admission, it would be   |
|          | 24 | 30, or about a third, 70 vote centers; or as counsel has |
|          | 25 | been or their witnesses have been saying up here, yeah,  |
|          |    |  |

these were just kind of minor technical difficulties 1 2 that you expect in every election. It's not even close. I mean, there's -- it's, like, two ships passing in the 3 4 night.

The fact that they would downplay what 5 б happened on Election Day that everybody knows, I think 7 the word that came out -- I read a couple months ago was gaslighting, and that's like telling you to your face 8 9 what you know is not true and what they know you know is not true, but they are going to tell you anyway. 15:47:02 10 This 11 -- the disconnect here is very troubling. We put on 12 sworn testimony, either on the stand or through sworn declarations, people who put their name and made it 13 14 public in a time in our country when to put yourself out 15 as they did is not exactly something that doesn't carry risk, and I'm sure you've heard about cancel culture and 16 17 everything else. There were hundreds of people who came 18 forward to tell the truth about what happened on 19 Election Day. And even Supervisor Gates, you know, 15:47:44 20 early on in the election when he was giving a press 21 conference characterized it as chaos, and then on 22 November 28th, they have an update. And it's, like, 23 yeah, I think the election was run pretty well. It's like the story just kind of shifted. This just doesn't 24 25 happen, Your Honor. We have independent sources that

|          | 1  | say Election Day was chaotic and was a mess, and it      |
|----------|----|--|
|          | 2  | absolutely disenfranchised voters, there were long lines |
|          | 3  | everywhere; and we put forward specific compelling       |
|          | 4  | evidence that of quantifiable shifts in votes through    |
|          | 5  | Mr. Baris, a range of 15,000 to 29,000 votes, Republican |
|          | б  | votes, and he said that was a conservative estimate.     |
|          | 7  | The Defendants put up this expert from the University of |
|          | 8  | Wisconsin, and his bias, for one thing, was completely   |
|          | 9  | obvious; but he had to admit that the County, which      |
| 15:48:51 | 10 | bases its whole election plan on modeling turnout        |
|          | 11 | they had a high model of 290,000 projected for 2022 with |
|          | 12 | a low model of 250,000. And as you heard testimony,      |
|          | 13 | that low model was was performed prior to the            |
|          | 14 | election, as it must, and did not account for any kind   |
|          | 15 | of Election Day chaos. So that was a perfect election    |
|          | 16 | just with a little bit lower turnout in a time when      |
|          | 17 | everybody knew Republican turnout on Election Day,       |
|          | 18 | because even as counsel repeatedly said, you know,       |
|          | 19 | Republican leaders were telling people to not vote by    |
| 15:49:31 | 20 | mail and to come out on Election Day. And guess what?    |
|          | 21 | They did, and then just so happened that pandaemonium    |
|          | 22 | ensued. And whether you believe it's a shrink-to-fit     |
|          | 23 | allegation at three vote centers when we know, we have   |
|          | 24 | direct evidence, that it's in all six six of the six     |
|          | 25 | that Mr. Parikh inspected had that same 19-inch ballot   |
|          |    |  |

|          | 1  | image imprinted on a 20-inch piece of paper.             |
|----------|----|--|
|          | 2  | There's no doubt that that caused mayhem.                |
|          | 3  | There's no doubt that it caused long lines. You have     |
|          | 4  | this professor from University of Wisconsin who comes    |
|          | 5  | out and says, well, I looked at the wait-time data from  |
|          | 6  | Maricopa County and, you know, it says that the wait     |
|          | 7  | lines weren't that bad. Well, we have sworn testimony    |
|          | 8  | and charged in the record that shows they are far more,  |
|          | 9  | and Maricopa County has has repeatedly downplayed and    |
| 15:50:29 | 10 | said that, you know, a pretty well-run election, Your    |
|          | 11 | Honor. It doesn't make sense. You don't get this kind    |
|          | 12 | of disconnect I've never seen anything like this.        |
|          | 13 | All the witnesses, people who come up                    |
|          | 14 | testifying on behalf of Plaintiffs who have nothing to   |
|          | 15 | gain. They have nothing to gain by coming forward to     |
|          | 16 | testify about this. And then you have the Defendants'    |
|          | 17 | witnesses come up and tell a completely different story. |
|          | 18 | Like I said, it's like two different worlds.             |
|          | 19 | On chain of custody, Mr. Richer admitted                 |
| 15:51:05 | 20 | they estimated the amount of ballots that come in to     |
|          | 21 | MCTEC, that they don't know the count. Well, A.R.S.      |
|          | 22 | 16-621(e) says you will maintain chain of custody every  |
|          | 23 | step of the way, and the form that is filled out, that   |
|          | 24 | EVBT form has a number for the ballots, the number of    |
|          | 25 | ballots in the drop boxes. They know the precise         |
|          |    |  |

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Robin G. Lawlor - CR No. 50851 APPX:657

|          | 1  | number. But now the excuse has shifted, well, yeah, we   |
|----------|----|--|
|          | 2  | don't count them at MCTEC. When they go to Runbeck, we   |
|          | 3  | have employees there, even though they are dropping them |
|          | 4  | off at MCTEC. And as Leslie White in her declaration     |
|          | 5  | testified to, the trucks were coming in, they are        |
|          | б  | cutting seals, they are throwing these ballots and       |
|          | 7  | taking them out of the bins and throwing them in trays,  |
|          | 8  | and nobody is counting the ballots. Nobody is taking     |
|          | 9  | the form that's with them and counting the ballots.      |
| 15:51:55 | 10 | Now, having heard this testimony, they have come up and  |
|          | 11 | said Mr. Jarrett came up today and said, well, when      |
|          | 12 | they are shipped up to Runbeck to be processed, because  |
|          | 13 | they are still in the envelopes and scanning the         |
|          | 14 | envelopes, well, yeah, we count them up there.           |
|          | 15 | Well, that makes no sense. They have taken               |
|          | 16 | those ballots out of the bins and delivered them to      |
|          | 17 | MCTEC on election night, and we're talking about ballots |
|          | 18 | that are delivered on Election Day. They take them out.  |
|          | 19 | When the trucks get up to the ramp, they take them out   |
| 15:52:26 | 20 | of the bins, they break the seals. They are supposed to  |
|          | 21 | count them. If you don't have a count from MCTEC when    |
|          | 22 | those ballots are being transported to Runbeck, how do   |
|          | 23 | you know whether that that count is secure? They         |
|          | 24 | didn't follow the law. And by the way, we have a         |
|          | 25 | manifestation which is still unexplained.                |
|          |    |  |

|          | 1  | On November 9th, the reported count is                   |
|----------|----|--|
|          | 2  | 25,000 ballots less, which is beyond the margin here,    |
|          | 3  | than on November 10th. So the day after the election,    |
|          | 4  | they don't they put out what the count is and then       |
|          | 5  | magically 25,000 ballots appear on November 10th, and    |
|          | 6  | well, hey, that's the race. It doesn't make sense.       |
|          | 7  | This is just flat wrong what is going on here.           |
|          | 8  | The law is there for a reason. The law is                |
|          | 9  | there to protect the integrity of the vote. And there's  |
| 15:53:29 | 10 | a quote from a Wisconsin Supreme Court decision that     |
|          | 11 | came out in July 2022 that I just want to read, Your     |
|          | 12 | Honor, and this was just about drop boxes. And so the    |
|          | 13 | issue here in Wisconsin was whether or not the Wisconsin |
|          | 14 | Election Commission which said, hey, we're going to go   |
|          | 15 | with unmanned drop boxes, and the statute said, no       |
|          | 16 | unmanned drop boxes, but they did it anyway. So it went  |
|          | 17 | up to the Supreme Court, the Wisconsin Supreme Court,    |
| 15:54:06 | 18 | and here's what the Wisconsin Supreme Court stated. And  |
|          | 19 | I'll just, you know, drop boxes are not that sexy, and   |
|          | 20 | chain of custody is not but these are incredibly         |
|          | 21 | important issues to ensure the integrity of the vote.    |
|          | 22 | This is about trust. This is the people are              |
|          | 23 | watching this. This whole thing is being televised, and  |
|          | 24 | they are hearing two different stories, and this is      |
|          | 25 | this is what the Wisconsin, three justice on the         |
|          |    |  |

|          | 1  | Wisconsin Supreme Court stated in this opinion; and the  |
|----------|----|--|
|          | 2  | opinion is Tiegen v. Wisconsin's Election Commission,    |
|          | 3  | "The right to vote presupposes the rule of law governs   |
|          | 4  | elections. If elections are conducted outside the law,   |
|          | 5  | the people have not conferred their consent on the       |
|          | б  | government. Such elections are unlawful and the results  |
|          | 7  | are illegitimate."                                       |
|          | 8  | And they have a quote from John Adams that               |
|          | 9  | follows: "If an election can be procured by a party      |
| 15:55:03 | 10 | through artifice or corruption, the government may be    |
|          | 11 | the choice of a party for its own end, not of the nation |
|          | 12 | for the national good."                                  |
|          | 13 | The testimony that this Court heard today                |
|          | 14 | from the Plaintiff's side was compelling, it was         |
|          | 15 | truthful and it made sense. The testimony that Your      |
|          | 16 | Honor respectfully heard today from the Defendants       |
|          | 17 | doesn't make sense. What Mr. Jarrett did on that stand   |
|          | 18 | today doesn't fit, it doesn't make sense. Three voting   |
|          | 19 | centers we found this shrink-to-fit. Mr. Parikh, I       |
| 15:55:44 | 20 | inspected six vote centers. A well-run election?         |
|          | 21 | Pandemonium, chaos. From different sources. Everything   |
|          | 22 | corroborates, Your Honor, what we what the evidence      |
|          | 23 | that we have put forth is corroborative with respect to  |
|          | 24 | the violations of law, the intentional misconduct with   |
|          | 25 | respect to the malfunctions in the tabulators, and to    |
|          |    |  |

the violations of the chain-of-custody rules. 1 2 This is about trust, Your Honor. It's about 3 restoring people's trust. There's not a person that's watching this thing that isn't shaking their head right 4 now. And with that, Your Honor, I'll sit back. 5 THE COURT: How did the Defendants want to 6 7 break up their time? MS. KHANNA: Your Honor, I'm going to try to 8 9 keep mine at about 15 to 17 minutes, and leave the remainder of time for Mr. Liddy. 15:56:39 10 11 THE COURT: You all right with that, Mr. 12 Liddy? MR. LIDDY: Their contest, Your Honor. 13 14 THE COURT: Very well. MS. KHANNA: Thank you, Your Honor. 15 Just three days ago, Kari Lake's lawyer stood in this room 16 17 and made a promise. Having filled 70 pages of a 18 Complaint with grandiose tales of electoral malfeasance, they asked the Court to give them a chance to prove 19 their case at trial. 15:57:04 20 21 Underpinning that argument was the implied promise that they would come to court to trial with 22 23 something, with anything, to justify Ms. Lake's decision 24 to call on a court of law to give her a victory that the 25 voters of Arizona had denied her.

|          | 1  | Kari Lake asked this Court to give her the               |
|----------|----|--|
|          | 2  | opportunity to make good on that promise, and the Court  |
|          | 3  | did just that. It gave her the opportunity to move       |
|          | 4  | beyond mere allegations and speculations and accusations |
|          | 5  | and bring to light the factual bases for her claims and  |
|          | 6  | the actual evidence to prove them. This Court not only   |
|          | 7  | provided a forum for her to establish her claims, but    |
|          | 8  | also set up a clear roadmap for how to do it in its      |
|          | 9  | order from earlier this week.                            |
| 15:57:53 | 10 | Kari Lake and her lawyers knew what they had             |
|          | 11 | to do at this trial, and three days ago, they knew the   |
|          | 12 | hand that they had to play. They knew the evidence they  |
|          | 13 | had, and they knew the evidence they didn't. This was    |
|          | 14 | their big moment to show their hand, but the only thing  |
|          | 15 | that has come to light over the last day and a half,     |
|          | 16 | everyone waiting with bated breath to see the big reveal |
|          | 17 | behind these claims is that they never had the evidence  |
|          | 18 | to back them up.   |
|          | 19 | I would like to walk briefly through what                |
| 15:58:22 | 20 | Ms. Lake needed to do to prevail on her claims and what  |
|          | 21 | she actually proved at this trial.                       |
|          | 22 | As to Count 2 on pages 6 to 7 of its order               |
|          | 23 | from earlier this week, the Court ruled that Plaintiff   |
|          | 24 | must show at trial that the BOD printer malfunctions     |
|          | 25 | were intentional and directed to affect the results of   |

|          | 1  | the election, and that such actions did actually affect |
|----------|----|---|
|          | 2  | the outcome. Plaintiff established none of this.        |
|          | 3  | Plaintiff's star witness was Clay Parikh, a             |
|          | 4  | purported cyber security expert. Mr. Parikh drafted a   |
|          | 5  | report in preparation of this case in which he cited    |
|          | б  | everything from Twitter posts to unsigned declarations, |
|          | 7  | to provide a host of theories about all the things that |
|          | 8  | could possibly have gone wrong on Election Day. Nothing |
|          | 9  | in the report or any of its exhibits was offered into   |
| 15:59:12 | 10 | the record, and instead, by the time he took the stand  |
|          | 11 | yesterday, he was sure he had smoked out the problem.   |
|          | 12 | According to Mr. Parikh, in some vote                   |
|          | 13 | centers, there are 19-inch ballot images printed on     |
|          | 14 | 20-inch paper, which is what caused the tabulation      |
|          | 15 | issues at Election Day. Mr. Parikh also testified that  |
|          | 16 | the only possible explanation for those Election Day    |
|          | 17 | errors is intentional interference in the system. It    |
|          | 18 | simply could not have happened by accident. There are   |
|          | 19 | more than a few flaws with Mr. Parikh's analysis, Your  |
| 15:59:45 | 20 | Honor, but for the sake of expediency, I'll focus here  |
|          | 21 | only on three.  |
|          | 22 | First, despite Mr. Parikh's newfound                    |
|          | 23 | certainty, there is reason to doubt that the 19-inch,   |
|          | 24 | 20-inch discrepancy was the root cause of all of the    |
|          | 25 | printer issues. Plaintiff's own witness, Bradley        |
|          |    |   |

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|          | 1  | Bettencourt, a T Tech on Election Day, testified that    |
|----------|----|--|
|          | 2  | restarting the printer and shaking the cartridge helped  |
|          | 3  | the printer problem significantly at some locations,     |
|          | 4  | neither of which would have shifted paper margins.       |
|          | 5  | Second, even if Mr. Parikh had put his                   |
|          | 6  | finger on the tech issue that happened on Election Day,  |
|          | 7  | the mere identification of the cause does not indicate   |
|          | 8  | that it was the result of an intent to alter the         |
|          | 9  | election. To the contrary, the testimony from            |
| 16:00:28 | 10 | Plaintiff's own witness, Mr. Bettencourt, indicated that |
|          | 11 | the County had deployed employees to fix the problem and |
|          | 12 | in many instances was were successful.                   |
|          | 13 | Mr. Jarrett, one of the co-directors of the              |
|          | 14 | elections, testified based on his office's investigation |
|          | 15 | that the printer settings were likely adjusted by T      |
|          | 16 | Techs who were trying to fix the printer problems. They  |
|          | 17 | did not create 19-inch ballots in the system, but rather |
|          | 18 | they caused ballots to be printed with a fit-to-paper    |
|          | 19 | setting in some locations.                               |
| 16:01:00 | 20 | And Mr as Mr. Macias just testified, in                  |
|          | 21 | his experience, these kinds of widespread tech failures  |
|          | 22 | or tech issues are usually the result of equipment       |
|          | 23 | failures, or some other administrative error, beyond the |
|          | 24 | purview of election officials, and are specifically      |
|          | 25 | accounted for in the many layers of redundancies within  |
|          |    |  |

|          | 1  | the system to assure the security of the election.       |
|----------|----|--|
|          | 2  | Neither Mr. Parikh nor anyone else has                   |
|          | 3  | provided any evidentiary basis to call into question the |
|          | 4  | good faith of Maricopa County election officials, which  |
|          | 5  | is presumed in this election contest.                    |
|          | б  | Third, even if Mr. Parikh had uncovered some             |
|          | 7  | malicious intent to alter the ballot margins, he failed  |
|          | 8  | to demonstrate this had any actual impact on the outcome |
|          | 9  | of the election. To the contrary, he admitted that any   |
| 16:01:51 | 10 | ballot that was not able to be read by a tabulator would |
|          | 11 | have been duplicated and that those duplicates would     |
|          | 12 | have been counted.                                       |
|          | 13 | Mr. Jarrett testified that if the three                  |
|          | 14 | locations identified with issues of shrunken images on   |
|          | 15 | ballots, the total number of affected ballots was less   |
|          | 16 | than 1,300, a far cry from the outcome determinative     |
|          | 17 | number. And these ballots were located, went to a        |
|          | 18 | bipartisan adjudication board process, duplicated and    |
|          | 19 | ultimately successfully tabulated.                       |
| 16:02:23 | 20 | Plaintiff also called Mr. Sonnenklar, a                  |
|          | 21 | roving attorney from the RNC. Mr. Sonnenklar testified   |
|          | 22 | about his observations on Election Day, long lines and   |
|          | 23 | frustrated voters who didn't want to put their ballots   |
|          | 24 | in Door 3. Mr. Sonnenklar offered his opinion that       |
|          | 25 | there had been some wrongdoing and that Kari Lake should |
|          |    |  |

|          | 1  | have won, but the only evidence he could point to in     |
|----------|----|--|
|          | 2  | support was, quote, common sense. And when asked if he   |
|          | 3  | had any personal knowledge of either claim, he admitted  |
|          | 4  | he did not.  |
|          | 5  | Plaintiff's final witness on Count 2 is Mr.              |
|          | 6  | Baris this morning. He was the one person who might be   |
|          | 7  | able to say whether this purported misconduct actually   |
|          | 8  | affected the outcome of the election. But this           |
|          | 9  | morning's testimony from Mr. Baris and Dr. Mayer lays    |
| 16:03:11 | 10 | bare the numerous reasons why Mr. Baris's analysis lacks |
|          | 11 | any merit. Mr. Baris's outfit, Big Data Polls, has been  |
|          | 12 | thoroughly discredited. He only polled people who said   |
|          | 13 | they actually voted, yet drew conclusions about people   |
|          | 14 | who didn't vote. His conclusions were based not          |
|          | 15 | actually on the responses to his poll, but on his        |
|          | 16 | assumptions of all of the people who chose not to        |
|          | 17 | respond to his poll. According to Mr. Baris, quote, I    |
|          | 18 | can observe them by their absence.                       |
|          | 19 | Even if there were any conceivably                       |
| 16:03:49 | 20 | scientific basis for this polling method, you don't have |
|          | 21 | to be a mathematician to detect the fundamental flaws in |
|          | 22 | his math. He opines if there had been 2.5 percent more   |
|          | 23 | voters, and all those voters voted on Election Day, then |
|          | 24 | some of those voters would have voted for Kari Lake, and |
|          | 25 | then Kari Lake would have won the election.              |
|          |    |  |

|          | 1  | Mu Devic plushed this figure out of this                 |
|----------|----|--|
|          | 1  | Mr. Baris plucked this figure out of thin                |
|          | 2  | air. He admitted neither his forecast nor his poll       |
|          | 3  | provide evidence that 2.5 percent, or any other specific |
|          | 4  | number of voters, stayed home as a result of tabulation  |
|          | 5  | issues or anything else. Even putting aside that fact,   |
|          | б  | Mr. Baris pulled a sleight of hand with his              |
|          | 7  | calculations. He assumed that all 2.5 percent of those   |
|          | 8  | voters would have the same voting patterns as Election   |
|          | 9  | Day voters, even though the vast majority of Maricopa    |
| 16:04:42 | 10 | voters voted early and had different voting patterns.    |
|          | 11 | He also admitted by Election Day,                        |
|          | 12 | 1.3 million Maricopa voters had already cast their       |
|          | 13 | ballots. So for Kari Lake to come close to closing that  |
|          | 14 | 17,000 vote deficit, she didn't need 2.5 percent more    |
|          | 15 | voters to vote on Election Day, she needed at least      |
|          | 16 | 16 percent more voters. In other words, Mr. Baris        |
|          | 17 | admitted that for his speculations to come close to      |
|          | 18 | changing the election, one out of every six voters who   |
|          | 19 | planned to vote on Election Day would have had to stay   |
| 16:05:19 | 20 | home as a result of tabulator issues. Mr. Baris          |
|          | 21 | admitted that his poll provided no information about the |
|          | 22 | number of voters that encountered a tabulator issue, or  |
|          | 23 | even the number of voters who encountered a line.        |
|          | 24 | Dr. Mayer, a respected expert who studies                |
|          | 25 | election administration for a living, whose testimony    |
|          |    |  |

courts consistently rely upon, summed it up. Mr. Baris 1 2 provided no evidence that any number of voters were 3 disenfranchised by malfunctioning tabulators. In the end, not only is Mr. Baris's testimony not credible and 4 nonsensical, it fails even on its own terms. 5 б That is the sum total of the evidence on 7 Count 2, Your Honor. And what did it prove? A printer issue happened. It's unclear what that issue was and if 8 9 it was the same issue everywhere, and some voters were upset about it. That's it. No evidence of any person 16:06:11 10 11 with any intent to do anything, let alone malicious 12 intent to affect the election. No evidence that anyone didn't vote as a result, let alone that they were 13 14 deprived of the right to vote. And not only did Plaintiff provide no evidence whatsoever that any errors 15 actually affected the outcome of the election, 16 Defendants provided affirmative evidence to the 17 18 contrary. 19 As to Count 4, this Court wrote on pages 8 to 9 of its order that Plaintiff must establish that a 16:06:44 20 21 person under the control of Maricopa County committed misconduct in violation of state law that affected the 22 23 outcome of the election. Here Plaintiff's star witness 24 on chain of custody was Heather Honey. Ms. Honey is an 25 interested bystander to Arizona election administration.

|          | 1  | She conceded that she has never taken the election       |
|----------|----|--|
|          | 2  | officer certification course. She's never worked as an   |
|          | 3  | election official. She's never worked as a poll worker.  |
|          | 4  | She's never worked as a poll observer. According to Ms.  |
|          | 5  | Honey, she has only, sort of, ever been to the MCTEC     |
|          | б  | facility and has no personal information whatever about  |
|          | 7  | what happened at Runbeck or MCTEC on Election Day this   |
|          | 8  | year. Ms. Honey's testimony consisted of her personal    |
|          | 9  | understanding of Arizona law and the EPM, which this     |
| 16:07:36 | 10 | Court has no reason to credit, and her retelling of      |
|          | 11 | information that a Runbeck employee and a MCTEC observer |
|          | 12 | told her after the fact.                                 |
|          | 13 | Now, one might wonder why Plaintiff chose to             |
|          | 14 | call Ms. Honey instead of the actual witnesses to the    |
|          | 15 | events she testified about, both of whom were on         |
|          | 16 | Plaintiff's witness list, and neither of whom they       |
|          | 17 | called. It may be because in their own in those          |
|          | 18 | declarations provided by Ms. Honey, these witnesses      |
|          | 19 | acknowledge the limitations of their own personal        |
| 16:08:05 | 20 | knowledge. According to the MCTEC observer, Leslie       |
|          | 21 | Marie, she did not have a clear view of the activities   |
|          | 22 | on the truck or on the dock, and thus would not have     |
|          | 23 | seen any scanning or chain-of-custody documentation that |
|          | 24 | occurred in those areas.                                 |
|          | 25 | And the Runbeck employee, Denise Marie,                  |
|          |    |  |

|          | 1  | admitted that she saw about 50 ballots given to the      |
|----------|----|--|
|          | 2  | sorting department by employees and that she left an     |
|          | 3  | hour before mail ballots even arrived at Runbeck.        |
|          | 4  | But even if the Court were to assume the                 |
|          | 5  | credibility of Ms. Honey's testimony, all it establishes |
|          | 6  | is that she hoped to see certain chain-of-custody        |
|          | 7  | documentation that she did not receive from the County.  |
|          | 8  | Based on Ms. Honey's testimony and the voicemail that    |
|          | 9  | Mr. Blehm seems to think has broken this case wide open, |
| 16:08:51 | 10 | it appears that Plaintiff's new theory is that Maricopa  |
|          | 11 | County has failed to comply with a PRR request in a      |
|          | 12 | timely fashion. Needless to say, that claim is not       |
|          | 13 | currently before this Court, nor is it any basis for     |
|          | 14 | overturning an election.                                 |
|          | 15 | Plaintiff's chain-of-custody claims seems to             |
|          | 16 | hinge on this notion that perhaps some number of ballots |
|          | 17 | were injected into the batches at Runbeck. Denise        |
|          | 18 | Marie's declaration states her belief that she knew of   |
|          | 19 | approximately 50 ballots dropped off by Runbeck          |
| 16:09:23 | 20 | employees on behalf of their family members. Ms. Honey   |
|          | 21 | and Plaintiff's counsel from there opine that for all we |
|          | 22 | know, there could have been 50, 500, 50,000, 500,000     |
|          | 23 | ballots injected at Runbeck. There are at least two      |
|          | 24 | fatal flaws in Plaintiff's logic here.                   |
|          | 25 | First of all, Plaintiff's burden is to                   |
|          |    |  |

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|          | 1  | demonstrate that an actual number of votes were          |
|----------|----|--|
|          | 2  | improperly counted and affected the outcome of the       |
|          | 3  | election, but Ms. Honey's testimony confirmed that any   |
|          | 4  | estimate of how many ballots are at issue in this        |
|          | 5  | chain-of-custody claim, quote, would be nothing but pure |
|          | 6  | speculation. In short, Ms. Honey conceded that           |
|          | 7  | Plaintiff could not meet her burden on this claim.       |
|          | 8  | Second of all, even if there were 50, 500,               |
|          | 9  | 500,000 ballots somehow injected into the process,       |
| 16:10:15 | 10 | Plaintiff has not established that a single one of those |
|          | 11 | ballots was invalid or shouldn't have been counted, nor  |
|          | 12 | could they. Every ballot received by Maricopa County is  |
|          | 13 | processed, checked against the voter registration record |
|          | 14 | to make sure the person hasn't already voted, and then   |
|          | 15 | verified by a multilevel signature review process. Even  |
|          | 16 | if this Court were to indulge Plaintiff's                |
|          | 17 | chain-of-custody speculations, there is no evidence or   |
|          | 18 | even reason to believe that it had any effect on the     |
|          | 19 | number of votes lawfully counted, let alone on the       |
| 16:10:48 | 20 | outcome of an election that Katie Hobbs won by over      |
|          | 21 | 17,000 votes.  |
|          | 22 | The claims Plaintiff has advanced in this                |
|          | 23 | election, Your Honor, in this election contest, raise    |
|          | 24 | serious allegations intended to bring with them very     |
|          | 25 | serious consequences. But Plaintiff's approach to this   |
|          |    |  |

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litigation has been anything but serious. Instead,
 Plaintiff's record consists of hearsay upon hearsay upon
 hearsay, rank speculation, and a good dose of theatrics.
 In short, the trial record in this case reveals that
 there was never a case to begin with.

On Monday in arguing the motion to dismiss, 6 7 I told the Court that this was all just an elaborate story Plaintiff was trying to tell, looking for the 8 9 exciting plot twist. In allowing this contest to proceed to trial, this Court gave Ms. Lake a chance to 16:11:39 10 11 tell her story, and not just spin yarns, but the chance 12 to actually point to evidence to stitch together a coherent narrative. What we got instead was just loose 13 threads and gaping plot holes. We know now that her 14 story was a work of fiction, and what we are left with 15 today are the facts, and those facts are as follows: 16

17 Kari Lake lost this election and must lose 18 this election contest. The reason she lost is not 19 because of a printer error, not because of missing 16:12:18 20 paperwork, not because the election was rigged against 21 her, and certainly not for lack of a full opportunity to prove her claims in a court of law. Kari Lake lost the 22 23 election, because at the end of the day, she received fewer votes than Katie Hobbs. Katie Hobbs is the next 24 25 governor. The people of Arizona said so. It is time to

|          | 1  | put this contest and these spurious claims to bed.       |
|----------|----|--|
|          | 2  | Thank you, Your Honor.                                   |
|          | 3  | THE COURT: Okay. By my count, you got five               |
|          | 4  | minutes.   |
|          | 5  | MR. LIDDY: Thank you, Your Honor. Most of                |
|          | 6  | this is just theatrics anyway, I'll just cut that out.   |
|          | 7  | THE COURT: Much appreciated.                             |
|          | 8  | MR. LIDDY: Your Honor, I want to first                   |
|          | 9  | touch on a couple things that we just heard from counsel |
| 16:13:14 | 10 | for Kari Lake. Cancel culture, I don't think that means  |
|          | 11 | what you think it means. Bias. Their star witness,       |
|          | 12 | Parikh, gives freebies to the prince to Stop the Steal.  |
|          | 13 | That's the pillow guy. That's bias, and we trust this    |
|          | 14 | Court will be able to recognize true bias, perceived     |
|          | 15 | bias, and weigh and rule accordingly.                    |
|          | 16 | Candidates are allowed to say anything they              |
|          | 17 | want out in the town common, and they'll be held         |
|          | 18 | responsible by the voters; not true with lawyers who     |
|          | 19 | come into courtrooms in the State of Arizona. There's    |
| 16:13:56 | 20 | an obligation. Every lawyer is obligated to interview    |
|          | 21 | his or her clients, his or her witnesses, and make sure  |
|          | 22 | they know what they are going to say, and if it's not    |
|          | 23 | true, can't present it to the Court. It's an ethical     |
|          | 24 | violation. And if what exists for their testimony is     |
|          | 25 | not enough to meet the burden, the case should not be    |
|          |    |  |

|          | 1  | brought. And so, Your Honor, once you rule, we will be   |
|----------|----|--|
|          | 2  | back seeking A.R.S. 12-349 sanctions and Rule 11         |
|          | 3  | sanctions.   |
|          | 4  | Maricopa County takes responsibility for the             |
|          | 5  | errors that occur in every election, and in this         |
|          | б  | particular election, November 8, 2022, there were a      |
|          | 7  | significant number of printer errors, a minority by far, |
|          | 8  | but significant, and those did cause real inconvenience  |
|          | 9  | and heartache for a lot of people. Maricopa County       |
| 16:15:13 | 10 | acknowledges that. Those were Election Day operations    |
|          | 11 | that are on the Board of Supervisors, not the Recorder.  |
|          | 12 | But those errors or those mishaps by machines, if you    |
|          | 13 | will, the effect that had on an Election Day voter has   |
|          | 14 | compounded, Your Honor, not by intentional misconduct by |
|          | 15 | any employee or anybody under the control of Maricopa    |
|          | 16 | County, but by months and months and months of           |
|          | 17 | communication from the current leadership of the         |
|          | 18 | Republican party of Arizona and the communications       |
|          | 19 | specialist of the Kari Lake for Governor Campaign that   |
| 16:15:56 | 20 | said do not vote early, even if you were on the pebble   |
|          | 21 | and you got an early ballot, don't mail it. Don't drop   |
|          | 22 | it off at the drop box. 2000 Mules. Bring in your car,   |
|          | 23 | maybe. Go on Election Day and vote on person, and Lord   |
|          | 24 | forbid, don't ever put your ballot in the drop box, in   |
|          | 25 | the ballot box or Drawer Number 3, because there's       |
|          |    |  |

|          | r  |  |
|----------|----|--|
|          |    |  |
|          | 1  | something very scary about drawer number 3, which is     |
|          | 2  | nothing but a ballot box. It's what people all over the  |
|          | 3  | world do with their ballots, vote it, stick it in the    |
|          | 4  | ballot box; but people were terrorized by that on        |
|          | 5  | Election Day. That's not on Maricopa County, that's on   |
|          | б  | the Kari Lake for Governor Campaign. That's on the Dr.   |
|          | 7  | Kelli Ward-led Republican Party communications           |
|          | 8  | apparatus.   |
|          | 9  | So we did not see in two days of testimony               |
| 16:16:48 | 10 | in all those affidavits that came in evidence of a       |
|          | 11 | botched election. We saw evidence of a botched           |
|          | 12 | campaign, political malpractice.                         |
|          | 13 | Who goes out and tells their voters don't                |
|          | 14 | vote on day 1 of early voting, day 2, day 3, all the way |
|          | 15 | up to day 26 of the voting? That's political             |
|          | 16 | malpractice. You reap what you sow.                      |
|          | 17 | Your Honor, the burden has not been met.                 |
|          | 18 | When people come into this courtroom without evidence,   |
|          | 19 | there should be a day of reckoning. And this has been    |
| 16:17:27 | 20 | happening all over the country, Your Honor, and it's got |
|          | 21 | to stop, and it's got to stop right now. And the place   |
|          | 22 | to stop it is right here in your courtroom, Your Honor,  |
|          | 23 | right here in Mesa, Arizona. This has got to stop.       |
|          | 24 | We've got to get back to respecting elections, because   |
|          | 25 | that's all we have, Your Honor. Different religions,     |
|          |    |  |

|          | 1  | different creeds, different ethnicities, different       |
|----------|----|--|
|          | 2  | backgrounds. There's only one thing that makes us        |
|          | 3  | Americans, and that's we believe in choosing our own     |
|          | 4  | election our own rulers, our own governors, our own      |
|          | 5  | mayors, our own presidents, and we do that through       |
|          | 6  | elections. And because of our forefathers' experience,   |
|          | 7  | those elections are split up, the 50 different states    |
|          | 8  | and all the different counties, and the legislature      |
|          | 9  | makes the rules, the counties follow the rules. You      |
| 16:18:13 | 10 | carry out the election and you live with the results.    |
|          | 11 | If you lose, you live to fight another day. You don't    |
|          | 12 | go into court and spew conspiracy theories and spill     |
|          | 13 | sour grapes.   |
|          | 14 | Thank you, Your Honor.                                   |
|          | 15 | THE COURT: Very well. Mr. Olsen?                         |
|          | 16 | MR. OLSEN: Yes. Thank you, Your Honor.                   |
|          | 17 | I've heard summary theories, rank speculation, making up |
|          | 18 | facts. You know what's not rank speculation, or a work   |
|          | 19 | of fiction? The fact that there were 19-inch ballot      |
| 16:18:43 | 20 | images printed on 20-inch pieces of paper, and nobody    |
|          | 21 | talked about that until this trial. And nobody talked    |
|          | 22 | about a shrink-to-fit excuse for that until this trial,  |
|          | 23 | until Mr. Liddy got up here and asked Mr. Jarrett, and   |
|          | 24 | he denied that was the issue. And then he comes back     |
|          | 25 | today and says, well, yeah, we've known about that, it   |
|          |    |  |

|          | 1  | happened in three prior elections and we're doing root   |
|----------|----|--|
|          | 2  | cause analysis, and we figured this out that this was    |
|          | 3  | the issue back in November.                              |
|          | 4  | The 19 that's the the 19-inch ballot                     |
|          | 5  | image printed on 20-inch paper is a fact. They have now  |
|          | б  | admitted it. They just shifted the excuse for the cause  |
|          | 7  | of it. They tried to say, well, the T Tech, Mr.          |
|          | 8  | Bettencourt, contradicts it. No, he doesn't. Nobody      |
|          | 9  | knew what was going on with the printers. They were      |
| 16:19:31 | 10 | shaking printers, they were cleaning the tab they        |
|          | 11 | were doing all kinds of things because these printers    |
|          | 12 | weren't working. But we know from the inspection that    |
|          | 13 | six out of six randomly selected vote sites by Mr.       |
|          | 14 | Parikh had the 19-inch image printed on 20-inch paper,   |
|          | 15 | and not three vote locations. The arguments from         |
|          | 16 | Defendants' counsel don't make sense.                    |
|          | 17 | And by the way, if these printers, the                   |
|          | 18 | configurations had been changed, then this would have    |
|          | 19 | occurred uniformly from the time of the change. Every    |
| 16:20:06 | 20 | ballot from that point would be changed to this 19-inch  |
|          | 21 | configuration that somehow got to 19 inches by their own |
|          | 22 | statement at all three locations by different people     |
|          | 23 | making a change on shrink-to-fit, but Mr. Macias was     |
|          | 24 | very hesitant to say, well, I don't know how it would    |
|          | 25 | get to exactly to 19 inches, but                         |
|          |    |  |

Γ

|          | 1  | The fact that they want to blame Republicans            |
|----------|----|---|
|          | 2  | for coming out and voting on Election Day, that's       |
|          | 3  | atrocious. That's atrocious. It's in our Constitution   |
|          | 4  | to vote on Election Day. The County plans for turnout   |
|          | 5  | on Election Day. As a matter of fact, they plan for     |
|          | б  | higher turnout with the 290,000 vote projection even    |
| 16:21:01 | 7  | before Republican leaders they claim were telling their |
|          | 8  | constituents to come out and vote on Election Day. They |
|          | 9  | planned on it. We're supposed to believe they weren't   |
|          | 10 | ready to go? And if they weren't, then that is, again,  |
|          | 11 | consistent with our claims.                             |
|          | 12 | But the fact is, Your Honor, that 19-inch               |
|          | 13 | ballot image on ballots from every single six locations |
|          | 14 | that were inspected is a fact. It's a fact. And how     |
|          | 15 | arrogant it is to blame Republican, or any voter,       |
|          | 16 | Republican, Democrat or otherwise. If they don't trust  |
|          | 17 | the system for whatever reason, and they want to cast   |
| 16:21:38 | 18 | their vote in the most secure manner possible, which is |
|          | 19 | on Election Day. Earlier when we started out in         |
|          | 20 | opening, I said that, you know, the Carter-Baker        |
|          | 21 | Commission in 2005 said that mail-in voting is the      |
|          | 22 | method of voting that is most vulnerable to fraud. So   |
|          | 23 | if a voter, whether they were Republican, Democrat or   |
|          | 24 | Independent, wants to see their vote get cast and       |
|          | 25 | counted, why is that wrong?                             |
|          |    |   |

|          | 1  | Your Honor, the evidence shows that Kari                |
|----------|----|---|
|          | 2  | Lake won this race. At a minimum, we have put forth     |
|          | 3  | solid evidence that the outcome of this election is     |
|          | 4  | uncertain.  |
|          | 5  | Mr. Baris's testimony, his modeling, which              |
|          | б  | is actually even more detailed than what the County     |
| 16:22:31 | 7  | itself does, and his model is on the high end of what   |
|          | 8  | the County predicted, but Mr. Baris actually talked to  |
|          | 9  | voters, and as he testified to, they all consistently   |
|          | 10 | said this thing was a train wreck. And in terms of the  |
|          | 11 | response rate, never before had he seen that with a     |
|          | 12 | 20-percent drop in response rate out of hundreds of     |
|          | 13 | polls. He was not hired for this litigation. This was   |
|          | 14 | an observation that he had completely independent, and  |
|          | 15 | it didn't make sense absent the issues that occurred on |
|          | 16 | Election Day.   |
|          | 17 | Your Honor, we put forward solid evidence,              |
| 16:23:07 | 18 | stand behind that evidence. We would come back they     |
|          | 19 | said, you know, we didn't bring these other witnesses,  |
|          | 20 | if we had more time, we'll bring them here tomorrow.    |
|          | 21 | I'm not suggesting, but that has no bearing.            |
|          | 22 | So I want to thank Your Honor for giving us             |
|          | 23 | the opportunity to present this case, for the           |
|          | 24 | opportunity for people to see the evidence for          |
|          | 25 | themselves and judge. And with that, Your Honor,        |
|          |    |   |

Plaintiff rests. 1 THE COURT: Thank you. 2 3 All right. I will take the matter under advisement and issue a ruling forthwith. I need to go 4 over everything and be very thorough, so don't expect 5 this is coming out by 5:00 o'clock. For what it's б 7 worth, I'll also say that I appreciate -- I know this is highly contested and emotional issue for both sides, but 8 9 I want to express my appreciation to counsel for both 16:24:11 sides for your professionalism and your ability to 10 11 present this case in a way that was thought through, 12 meaningful. Thank you. 13 With that, I will take this under 14 advisement. We're adjourned. 15 (Proceedings conclude, 4:24 p.m.) 16 17 18 19 20 21 22 23 2.4 25

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1 CERTIFICATION 2 3 4 I, ROBIN G. LAWLOR, Registered Professional 5 Reporter, Registered Merit Reporter, Certified Realtime б 7 Reporter, Federal Certified Realtime Reporter, Certified Court Reporter, Certificate No. 50851, in and for the 8 9 State of Arizona, do hereby certify that the foregoing 10 pages constitute a full, true, and accurate transcript 11 of all proceedings had in the foregoing matter, all done 12 to the best of my skill and ability. 13 14 WITNESS my hand this 24th day of December, 2022. 15 16 17 /s/Robin G. Lawlor 18 Robin G. Lawlor, RMR, CRR, FCRR Arizona CCR No. 50851 19 20 21 22 23 2.4 25

Clerk of the Superior Court \*\*\* Filed \*\*\* 12/24/2022 10:45 AM

### SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CV 2022-095403

12/24/2022

HONORABLE PETER A. THOMPSON

CLERK OF THE COURT V. Felix Deputy

KARI LAKE

BRYAN JAMES BLEHM

v.

KATIE HOBBS, et al.

DAVID ANDREW GAONA

THOMAS PURCELL LIDDY COURT ADMIN-CIVIL-ARB DESK DOCKET CV TX JUDGE THOMPSON

# **UNDER ADVISEMENT RULING**

The Court has considered the evidence presented at the Evidentiary Hearing on December 21-22, 2022, including all exhibits admitted as well as the testimony of witnesses. The Court has read and considered all 220 Affidavits attached to the Verified Petition. The Court has also considered the arguments by counsel. The Court accordingly issues the following findings of fact and conclusions of law:

# LEGAL STANDARDS AND BURDEN OF PROOF

Throughout the history of Arizona, the bar to overturn an election on the grounds of misconduct in this State – or Territory – has always been a high one. *See Territory ex rel. Sherman v. Bd. of Supervisors of Mohave Cnty.*, 2 Ariz. 248, 253 (1887) ("It is the object of elections to ascertain a free expression of the will of the voters, and no mere irregularity can be considered, unless it be shown that the result has been affected by such irregularity.") (citations omitted).

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Our Territorial Supreme Court agreed in *Oakes v. Finlay*, 5 Ariz. 390, 398 (1898) that "it is . . . unwise to lay down any rule by which the certainty and accuracy of an election may be jeopardized by the reliance upon any proof affecting such results that is not of the *most clear and conclusive character*." (citing *Young v. Deming*, 33 P. 818, 820 (Utah 1893)) (emphasis added). The official election returns are prima facie evidence of the votes actually cast by the electorate. *See Hunt v. Campbell*, 19 Ariz. 254, 268 (1917). The burden of proof in an election contest is on the challenger. *Findley v. Sorenson*, 35 Ariz. 265, 271-72 (1929). "The duty of specifying and pointing out the alleged illegal irregularities and insufficiencies is a task that should be undertaken by litigants and their counsel." *Grounds v. Lawe*, 67 Ariz. 176, 189 (1948).

As for the actions of elections officials themselves, this Court *must* presume the good faith of their official conduct as a matter of law. *Hunt*, 19 Ariz. at 268. "[A]ll reasonable presumptions must favor the validity of an election." *Moore v. City of Page*, 148 Ariz. 151, 155 (App. 1986). Election challengers must prove the elements of their claim by clear and convincing evidence. *Cf. McClung v. Bennett*, 225 Ariz. 154, 156, ¶ 7 (2010).

The Order granting in part Defendants' Motions to Dismiss gave Plaintiff two independent claims for seeking their requested relief under A.R.S. § 16-672(A)(1). Plaintiff has only these options because election contests, "are purely statutory and dependent upon statutory provisions for their conduct." *Fish v. Redeker*, 2 Ariz.App. 602, 605 (1966). Put another way, Plaintiff has no free-standing right to challenge election results based upon what Plaintiff believes – rightly or wrongly – went awry on Election Day. She must, as a matter of law, prove a ground that the legislature has provided as a basis for challenging an election. *See Henderson v. Carter*, 34 Ariz. 528, 534-35 (1928) ("[O]ne who would contest an election assumes the burden of showing that his case falls within the terms of the statute providing for election contests. The remedy may not be extended to include cases not within the language or intent of the legislative act."); *see also Donaghey v. Att 'y Gen.*, 120 Ariz. 93, 95 (1978) ("[F]ailure of a contestant to an election to strictly comply with the statutory requirements is fatal to h[er] right to have the election contested.").

Plaintiff's remaining claims are based on the following statutory ground:

"[M]isconduct on the part of election boards or any members thereof in any of the counties of the state, or on the part of any officer making or participating in a canvass for a state election."

A.R.S. § 16-672(A)(1). This trial was premised on Plaintiff's theories arising from the second clause, concerning an officer making or participating in a canvass.

The Order permitted two counts to proceed to Trial: 1) the claim that ballot-on-demand ("BOD") printer malfunctions experienced on Election Day were caused intentionally and that these malfunctions resulted in a changed outcome (Count II); and 2) the claim that Maricopa

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County violated its own election procedures manual ("EPM") as to chain of custody procedures in such a way as to result in a changed election outcome (Count IV). As outlined in the Order partially granting the Motion to Dismiss, there are four elements to each claim. Plaintiff needed to prove by clear and convincing evidence, each element to be entitled to relief:

- That the alleged misconduct whether the BOD printer irregularities, or the ostensible failure to abide by county election procedures – was an intentional act. *See Findley*, 35 Ariz. at 269.
- 2) That the misconduct was an intentional act conducted by a person covered by A.R.S. § 16-672(A)(1), that is an "officer making or participating in a canvass."
- 3) That the misconduct was intended to change the result of the November 2022 General Election. *See Findley*, 35 Ariz. at 269.
- 4) That the misconduct did, in fact, change the result of that election. *See Grounds*, 67 Ariz. at 189.

It bears mentioning that because of the requested remedy – setting aside the result of the election – the question that is before the Court is of monumental importance to every voter. The margin of victory as reported by the official canvass is 17,117 votes – beyond the scope of a statutorily required recount. A court setting such a margin aside, as far as the Court is able to determine, has never been done in the history of the United States. This challenge also comes after a hotly contested gubernatorial race and an ongoing tumult over election procedures and legitimacy – a far less uncommon occurrence in this country. *See e.g., Hunt, supra*. This Court acknowledges the anger and frustration of voters who were subjected to inconvenience and confusion at voter centers as technical problems arose during the 2022 General Election.

But this Court's duty is not solely to incline an ear to public outcry. It is to subject Plaintiff's claims and Defendants' actions to the light of the courtroom and scrutiny of the law. *See Winsor v. Hunt*, 29 Ariz. 504, 512 (1926) ("It is the boast of American democracy that this is a government of laws, and not of men.") And so, the Court begins with a review of the evidence.

# DISCUSSION

It was Plaintiff's burden to establish each element by clear and convincing evidence. If Plaintiff herself failed to sustain her burden of proof, the matter is decided. Thus, the Court begins with Plaintiff's case in chief.

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### a. Mark Sonnenklar

The Court first considers Mark Sonnenklar, a roving election attorney with the Republican National Committee. Mr. Sonnenklar testified that, on Election Day, he went from polling location to polling location speaking with partisan observers. Mr. Sonnenklar visited eight voter centers on Election Day. He testified of his personal knowledge of 1) the failure of tabulators at multiple locations to accept ballots, 2) his own personal estimate of the rate of failure, 3) the efforts – of varying degrees of efficacy – of Maricopa County T-Techs to fix the tabulators, and 4) the frustration and anger of voters who had to wait in longer lines due to these failures. He testified that the County-provided wait times were not accurate and that a much higher number of voter centers suffered from printer/tabulator failure than was admitted by Maricopa County.

The Court credits the personal observations of Mr. Sonnenklar and does not doubt his knowledge or his veracity. But the Court cannot follow Mr. Sonneklar to ascribing intentional misconduct to any party. Mr. Sonnenklar said at Trial that it was "common sense" that such widespread failures must have been the result of intentional conduct. But this intuition does not square with Mr. Sonnenklar's own observations. For one thing, County T-Techs being sent to troubleshoot and fix the issues with tabulators are not consistent with a scheme by a person or persons to alter the result of an election. Mr. Sonnenklar testified to nothing that suggested those tech efforts were anything other than best-efforts intended to remedy the problem. Second, as Mr. Sonnenklar himself admitted, he did not personally observe anything that allowed him to support his intuition that someone had engaged in intentional misconduct. Third, Mr. Sonnenklar admitted that he had no technical knowledge which would allow him to infer that these ostensible technical failures were anything but malfunctions rather than malfeasance. Last, Mr. Sonnenklar admitted that he had no personal knowledge of any voter being turned away from the polls as a result of BOD printer failures.

As far as evidence of misconduct is concerned, the Court finds nothing to substantiate Plaintiff's claim of intentional misconduct as to either claim through Mr. Sonnenklar's testimony.

### b. Heather Honey

The Court next considers Heather Honey, a supply chain auditor and consultant who testified primarily concerning the chain of custody claim. The Court, again, credits Ms. Honey's observations and personal knowledge of the system of early voting ballots. As relevant to misconduct, her testimony makes two main points: 1) that Maricopa County did not produce (pursuant to a Public Records Act request) Maricopa County Delivery Receipt forms for ballot packets dropped off by voters at drop boxes on Election Day; 2) that an employee of Runbeck Election Services (a county contractor) averred that Runbeck employees were permitted to submit about 50 ballot packets of family and friends into the ballot stream improperly.

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Again, the Court does not doubt Ms. Honey's veracity, but her testimony is of limited use in making a finding that intentional misconduct occurred. For one thing, Ms. Honey agreed during cross examination that, while she has not received the Maricopa County Delivery Receipt forms – she knows that these forms do, in fact, exist. While she testified that the public records request has not yet been fulfilled, to the extent there is a claim to be made for insufficient production by Maricopa County in response to a public records request, that claim is not before the Court. Because Plaintiff's expert agreed that the forms which are the basis for this claim were generated, Plaintiff cannot point to their absence writ large as a violation of the EPM.

Next, as to the 50 ballot packets, Ms. Honey admitted that neither she nor her contacts with Runbeck had personal knowledge of any permission given by Maricopa County to Runbeck employees to bring the ballots of family for improper insertion into the ballot packet counting process.

The Court must also consider the Affidavits by Leslie White and Denise Marie on this point. The White Affidavit is less helpful on these points, as Ms. White testifies mainly to the limitations of what she was allowed to see as an observer at the Maricopa County Tabulation and Election Center ("MCTEC"). She expresses worry about the rapid pace of processes at MCTEC, objects to the limited field of her view as an observer but does not point to any violation of the EPM, nor does counsel draw the Court's attention to any EPM violation found in this Affidavit.

As for Ms. Marie's Affidavit, the Court must weigh her averment that family ballots were inserted into the ballot stream in violation of the EPM and chain of custody requirements against the sworn testimony of both Mr. Valenzuela and Mr. Jarrett who testified that Maricopa County employees – who follow the EPM – have eyes on the ballot process during their time at Runbeck. The Court finds the latter more credible given that Ms. Marie does not allege anything about Maricopa County employees' role in this alleged violation, the combined testimony of multiple Maricopa County officials concerning training of employees and lack of authorization for such a violation, and given that the purported authorization for such a practice is hearsay within the affidavit. The Court cannot afford this document much weight.

In his closing, counsel for Plaintiff argues that it "does not make sense" that Maricopa County did not know how many ballots Maricopa County had received on election night. But, at Trial, it was not Maricopa County's burden to establish that its process or procedure was reasonable, or that it had an accurate unofficial count on Election Night. Even if the County did bear that burden, failing to carry it would not be enough to set aside election returns. *See Moore v. City of Page*, 148 Ariz. 151, 165-66 (App. 1986). Particularly where Plaintiff's own witness on this point lacks personal knowledge of the intent of the alleged bad actor, admits that Defendants did in fact generate the documents they were required to, and otherwise affirms the County's

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compliance with election processes, the Court cannot say that Plaintiff proved element one of Count IV by clear and convincing evidence.

### c. Clay Parikh

Mr. Parikh has an impressive technical background as a cybersecurity expert for Northrup Grumman. The Court again credits his substantial experience and personal knowledge as far as it goes. His primary contention was that the printer errors he saw reflected in the A.R.S. § 16-677 ballot review he conducted – the printing of a 19-inch ballot on a 20-inch ballot paper – must have been done intentionally, either by overriding the image file that was sent from the laptop to the printer, or from the ballot image definition side. However, if the ballot definitions were changed, it stands to reason that *every* ballot for that particular definition printed on every machine so affected would be printed incorrectly. As Plaintiff's next witness indicates, that was not the case on Election Day. In either event, Mr. Parikh acknowledged that he had no personal knowledge of any intent behind what he believes to be the error.

The Court notes that Mr. Parikh also acknowledged a fact admitted by several of Plaintiff's witnesses: that any ballot that could not be read due to BOD printer or tabulator failure could be submitted for ballot duplication and adjudication through Door 3 on the tabulators. Plaintiff's own expert acknowledged that a ballot that was unable to be read at the vote center could be deposited by a voter, duplicated by a bipartisan board onto a readable ballot, and – in the final analysis – counted. Thus, Plaintiff's expert on this point admitted that the voters who suffered from tabulator rejections *would nevertheless have their votes counted*. This, at a minimum, means that the actual impact element of Count II *could not be proven*. The BOD printer failures did not actually affect the results of the election.

Further, as to the intent elements, the Court must pair its consideration of Mr. Parikh's testimony with that of another witness called by Plaintiff.

# d. David Betencourt

Mr. Betencourt was a temporary employee of Maricopa County (a T-Tech) called by Plaintiff to testify as to the technical issues experienced on Election Day. T-Techs, in addition to setting up voter centers, provide technical support on Election Day.

As relevant here, Mr. Betencourt testified that there were, in fact, multiple technical issues experienced on Election Day. He testified that these were solved by means such as: 1) taking out toner and/or ink cartridges and shaking them, 2) cleaning the corona wire, 3) letting the printers warm up, 4) cleaning the tabulators, and 5) adjusting settings on the printer. It is of note that, apart from 5), none of these solutions implicates the ballot in a manner suggesting intent. Mr. Betencourt

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testified that each of these on-site actions were successful to varying degrees, with shaking the toner cartridge being the most effective. It is worth repeating that ballots that could not be read by the tabulator immediately because of printer settings – or anything else – could be deposited in Door 3 of the tabulator and counted later after duplication by a bipartisan adjudication board.

Mr. Betencourt testified that, not only did he lack knowledge of any T-Tech (or anyone else) engaging in intentional misconduct, but further testified that the T-Techs he worked with diligently and expeditiously trouble-shot each problem as they arose, and they did so in a frenetic Election Day environment. Plaintiff's own witness testified before this Court that the BOD printer failures were largely the result of unforeseen mechanical failure.

### e. Richard Baris

Mr. Baris testified as the Director of Big Data Poll. He testified that, as a result of the BOD printer failures on Election Day, that a number of voters were disenfranchised, and opined that this change resulted in Plaintiff losing the election. He testified that he knew this because of the decreased response rates to his exit poll for the General Election in Arizona. The Court will, with respect, put aside the ongoing internecine fights among pollsters and political scientists as to methodology and reliability. Indeed, giving all weight and due credit to Mr. Baris, he does not prove element four of Count II – an actual effect on the election.

Further, Mr. Baris admitted at Trial that "nobody can give a specific number" of voters who were put off from voting on Election Day. Thus, even if Plaintiff proved elements 1-3 of Count II by clear and convincing evidence, the truth of this statement alone dooms element 4. No election in Arizona has ever been set aside, no result modified, because of a statistical *estimate*. In the Court's view, it is a quantum leap to go from analogizing cases where malfeasance was precisely quantified such that this Court could provide a remedy, to setting aside a result where the result of alleged malfeasance is itself unknown. In cases where, for instance, a proportionality method has been utilized, it has been to remedy a *known* number of illegal votes cast in *unknown* proportions for the candidates. *See Grounds*, 67 Ariz. at 183-85; *Clay v. Town of Gilbert*, 160 Ariz. 335, 339 (App. 1989). But election contests are decided by votes, not by polling responses, and the Court has found no authority suggesting that exit polling ought to be used in this manner. Given that exit polling is done after a vote has been cast – the weight of authority seems to be contrary to this proposition. *See Babnew v. Linneman*, 154 Ariz. 90, 93 (App. 1987) (citing *Young*, 33 P. at 820)).

Indeed, to the extent that a range of outcomes was suggested by Mr. Baris, he suggested that – with his expected turnout increase on Election Day of 25,000-40,000 votes the outcome could be between a 2,000-vote margin *for Hobbs* to a 4,000-vote margin for Plaintiff. Taking Mr. Baris's claims at face value, this does not nearly approach the degree of precision that would

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provide clear and convincing evidence that the result did change as a result of BOD printer failures. While this Court (in the absence of controlling authority) is reticent to state that statistical evidence is always insufficient as a matter of law to demonstrate a direct effect on the outcome of an election, a statistical analysis that shows that the current winner *had a good chance of winning anyway* is decidedly insufficient. *Cf. Moore*, 148 Ariz. at 159 (suggesting that population data might in some cases be admissible to prove voter disenfranchisement).

Further, Mr. Baris cannot say—and further, there was no evidence at Trial—that these voters were turned away or refused a ballot. These were voters who elected not to vote, whether at a voter center due to long lines or due to media coverage of "chaos" on Election Day, or any number of unknown reasons. None of these constitutes a direct effect permitting the Court's intervention as outlined in prior cases. Mr. Baris's testimony does not show by clear and convincing evidence that alleged misconduct surrounding BOD printers influenced the election outcome.

# f. Intentional Misconduct Standard

The Court makes the following observations about Plaintiff's case as a general matter. Every one of Plaintiff's witnesses – and for that matter, Defendants' witnesses as well – was asked about any personal knowledge of both intentional misconduct and intentional misconduct directed to impact the 2022 General Election. Every single witness before the Court disclaimed any personal knowledge of such misconduct. The Court cannot accept speculation or conjecture in place of clear and convincing evidence.

The closest Plaintiff came to making an argument for quantifiable changes resulting from misconduct, was Ms. Marie's Affidavit as discussed by Ms. Honey. Again, she states that Runbeck Election Services employees were permitted to introduce about 50 ballots of family members into the stream. But even this is not sufficient. Such a claim – if the Court accepted the Affidavit at face value – would constitute misconduct but would not come close to clear and convincing evidence that the election outcome was affected. Though again, weighing her Affidavit against other testimony, the Court does not give the Affidavit much weight.

Plaintiff failed to provide enough evidence with which this Court could find for her on either count by clear and convincing evidence. To the extent that certain claims are contradicted by Defendants' case in chief, it is unnecessary to go into extensive detail, but a few points are worth noting.

As Ray Valenzuela, Co-Director of Elections for the Maricopa County Recorder's Office testified, no direction or permission was given by Maricopa County to Runbeck to allow its employees to submit ballots in any manner other than authorized to the general public. He, Mr.

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Scott Jarrett – also a co-director, and Mr. Stephen Richer – County Recorder, each testified that Maricopa County election workers are trained to follow the EPM and that – to their knowledge – this was done in 2022. As noted above, both Mr. Valenzuela and Mr. Jarrett testified that Maricopa County employees were observing the ballots at each stage in the process. Plaintiff brought forward no evidence sufficient to contradict this testimony.

It bears mentioning that election workers themselves were attested to by both Plaintiff's witnesses and the Defendants' witnesses as being dedicated to performing their role with integrity. Not perfectly, as no system on this earth is perfect, but more than sufficient to comply with the law and conduct a valid election.

# FINDINGS OF FACT AND CONCLUSIONS OF LAW

Considering all evidence presented, the Court finds as follows:

# As to Count II – Illegal BOD Printer/Tabulator Configurations:

- a. The Court DOES NOT find clear and convincing evidence of misconduct in violation of A.R.S. § 16-672(A)(1).
- b. The Court DOES NOT find clear and convincing evidence that such misconduct was committed by "an officer making or participating in a canvass" under A.R.S. § 16-672(A)(1).
- c. The Court DOES NOT find clear and convincing evidence that such misconduct was intended to affect the result of the 2022 General Election.
- d. The Court DOES NOT find clear and convincing evidence that such misconduct did in fact affect the result of the 2022 General Election.

<u>As to Count IV – Chain of Custody Violations:</u>

- a. The Court DOES NOT find clear and convincing evidence of misconduct in violation of A.R.S. § 16-672(A)(1).
- b. The Court DOES NOT find clear and convincing evidence that such misconduct was committed by "an officer making or participating in a canvass" under A.R.S. § 16-672(A)(1).

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- c. The Court DOES NOT find clear and convincing evidence that such misconduct was intended to affect the result of the 2022 General Election.
- d. The Court DOES NOT find clear and convincing evidence that such misconduct did in fact affect the result of the 2022 General Election.

Therefore:

**IT IS ORDERED:** confirming the election of Katie Hobbs as Arizona Governor-Elect pursuant to A.R.S. § 16-676(B).

The Court notes the representations of the County Defendants that a motion for sanctions would be forthcoming and the Court also considers the need of this Court to enter an Order under Rule 54(c), Arizona Rules of Civil Procedure so that an appeal on all issues might be taken in a timely fashion.

Therefore:

**IT IS FURTHER ORDERED:** that a statement of costs including compensation of inspectors under A.R.S. § 16-677(C) must be filed by <u>8:00 a.m. Monday, December 26, 2022.</u> Failure to do so by the deadline will be deemed a waiver of those costs.

**IT IS FURTHER ORDERED:** any motion for sanctions must be filed by <u>8:00 a.m.</u> <u>Monday, December 26, 2022</u>, and any response by Plaintiff must be filed by <u>5:00 p.m. Monday</u>, <u>December 26, 2022</u>. The Court will not consider a reply.

After consideration of any sanctions motion, or the failure to file such a motion, and the presentation of costs to be assessed, the Court will enter a signed judgment under Rule 54(c).

Clerk of the Superior Court \*\*\* Filed \*\*\* 12/27/2022 11:25 AM

# SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CV 2022-095403

12/27/2022

# HONORABLE PETER A. THOMPSON

CLERK OF THE COURT V. Felix Deputy

KARI LAKE

BRYAN JAMES BLEHM

v.

KATIE HOBBS, et al.

DAVID ANDREW GAONA

THOMAS PURCELL LIDDY COURT ADMIN-CIVIL-ARB DESK DOCKET CV TX JUDGE THOMPSON

# MINUTE ENTRY

Pending before this Court are Maricopa County Defendants' Motion For Sanctions And Application For Attorney Fees, Arizona Secretary Of State Katie Hobbs' Application For Attorney Fees And Expenses, Governor-Elect Katie Hobbs' Partial Attorney Fee Application, Alexis Danneman's Declaration In Support Of Fee Application and Arizona Secretary Of State Katie Hobbs' Joinder In Maricopa County Defendants' Motion For Sanctions, Plaintiff Kari Lake's Response To Defendants' Motions For Sanctions And Applications For Attorney Fees and Plaintiff Kari Lake's Corrected Response To Defendants' Motions For Sanctions And Application For Attorney Fees. The Court has fully considered the arguments, affidavits and memoranda of law submitted by counsel.

# Statutory Authority For Award Of Attorney Fees And Expenses

Defendants each seek an award of their attorney fees and expenses pursuant to Arizona Revised Statutes § 12-349(A)(1) which mandates this Court to make such an award if it finds that Plaintiff has brought this action "without substantial justification". Subpart F of the statute defines "without substantial justification" to mean that "the claim or defense is groundless and is not made in good faith".

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The Court agrees with Defendants' statements that election contests are purely statutory and provide for limited form of relief. *Grounds v Lawe*, 67 Ariz. 176, 186 (1948). Further, that an election contest (1) presumes the good faith of election officials as a matter of law, *Hunt v Campbell*, 19 Ariz. 254, 268 (1917), and (2) draws "all reasonable presumptions [to] favor the validity of an election." *Moore v. City of Page*, 148 Ariz. 151, 155 (App. 1986). As stated in the Court's ruling, an election challenger must establish specific element of A.R.S. § 16-672 by clear and convincing evidence. *Cf McClung v Bennett*, 225 Ariz. 154, 156 (2010).

It is also true that Defendants asked each and every witness at Trial if they had either intentionally committed misconduct or knew anyone who had perpetrated intentional misconduct aimed to influence the outcome of the Election. No witness answered in the affirmative. Nevertheless, it is also true that Defendants alleged in their pleadings, attachments and exhibits and argued at the hearing that the evidence and testimony of the conduct of the Election itself together with statistical analysis would meet the requirements of A.R.S. § 16-672 by clear and convincing evidence. The Court does not doubt Plaintiff's belief in her perception of the evidence. However, the analysis of whether Plaintiff's claims were groundless or made in bad faith is not limited to subjective views.

Although eight of Plaintiff's claims were dismissed as a matter of law, two claims did survive and proceeded to Trial<sup>1</sup>. Granting a hearing on those claims was a question of law applied to facts and not a benevolent act. As a result of the hearing required under the law, Plaintiff's allegations that survived dismissal were subject to factual and legal scrutiny and ultimately found by this Court as failing to meet the clear and convincing evidence standard under Arizona Revised Statutes § 16-672.

At the hearing, Plaintiff was not successful in eliciting from any Defendant admissions of intentional malfeasance aimed at altering the Election outcome. However, she did produce testimony of an expert, which ultimately was not accepted by the Court, but who did ague that intentional malfeasance was the root cause of tabulator malfunctions on Election Day. Plaintiff also presented statistical analysis based on 220 Affidavits of voters who did vote but reported frustrations with tabulator malfunctions and the lines on Election Day. Plaintiff also presented expert evidence which attempted to establish a relationship between exit polling results on Election Day and projected Republican voters who did not actually vote. That statistical analysis of polling results also argued a connection between a range of anticipated Republican votes which never materialized and which the witness testified could have influenced the outcome of the Election. That testimony was also not accepted because of faulty underpinnings in fact, unsupported assumptions and foundation.

<sup>&</sup>lt;sup>1</sup> The arguments that Defendants Richer and Jarret are non-essential parties and should have not been joined under Arizona law were not part of the Motion To Dismiss.

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The case law regarding Election Challenges dates back to Territorial days when ballots were counted by hand. There are no cases which rule in or out a statistical analysis as a method for proving elements of an Election Challenge under A.R.S. § 16-672. But, the law makes clear that Plaintiff is required to show a specific number of votes affected which would impact the Election outcome. The Court was not persuaded that, among other failures of proof, statistical analysis with projected ranges of votes based on assumptions as to people who did not vote, met the burden of clear and convincing evidence of a specific number or votes to be subtracted or added to either Plaintiff or Defendant under A.R.S. § 16-672. This ruling is not an exhaustive recitation of the basis for the Court's ruling of December 24, 2022. The Court refers the parties to that ruling for a more detailed basis of the Court's findings of fact and conclusions of law.

There is no doubt that each side believes firmly in its position with great conviction. The fact that Plaintiff failed to meet the burden of clear and convincing evidence required for each element of A.R.S. § 16-672 does not equate to a finding that her claims were, or were not, groundless and presented in bad faith. Any legal decision must be based on the law and facts rather than subjective beliefs or partisan opinions, no matter how strongly held. The Court has heard all the evidence and arguments. The Court has carefully examined and thought through the facts and evidence before it in the motions and at the hearing.

THE COURT FINDS that Plaintiff's claims presented in this litigation were not groundless and brought in bad faith under Arizona Revised Statutes § 12-349(A)(1). Therefore,

IT IS ORDERED denying Defendants' Motions For Attorney Fees And Sanctions.

### Assessment of Taxable Costs

A prevailing party in Superior Court is entitled to an award of taxable costs pursuant to Arizona Revised Statutes § 12-332. Those costs include the fees of witnesses. A.R.S. § 12-332(A)(1). Defendant, Secretary of State Katie Hobbs, has presented her request for \$5,900.00 in expert witness fees for Mr. Ryan Macias who was retained as an expert and testified at the hearing. A separate request for expert witness fees in the amount of \$22,451.00 was submitted by Defendant, Katie Hobbs sued in capacity as Governor-Elect. Defendants have not submitted any other itemized costs pursuant to A.R.S. § 12-332(A).

THE COURT FINDS the submitted expert witness fees are appropriate under A.R.S. 12-332(A)(1).

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Defendant Katie Hobbs sued in her capacity as Governor-Elect has also submitted a signed declaration of attorney Abha Khanna in support of an award in the amount of \$4,689.50 for the cost of compensation of Maxwell Schechter, the person designated by them to be present at the inspection of the ballots. Mr. Schechter's compensation is represented by counsel in his signed pleading as \$565.00 per hour for the 8.3 hours involved in the inspection. Although he did not testify at Trial, the choice of Defendants to employ Mr. Schechter was based upon his qualifications and credentials to perform this duty much as Plaintiff's expert Mr. Clay Parikh served as her chosen representative for inspection of the ballots.

THE COURT FINDS the submitted compensation of Defendants' designee for inspection of the ballots pursuant to A.R.S. § 16-677(C) is appropriate. Therefore,

IT IS ORDERED awarding Defendant, Secretary of State Katie Hobbs, \$5,900.00 as taxable costs pursuant to A.R.S. § 12-332(A)(1).

IT IS FURTHER ORDERED awarding Defendant, Governor-Elect Katie Hobbs, \$22,451.00 as taxable costs pursuant to A.R.S. § 12-332(A)(1).

IT IS ALSO ORDERED awarding Defendant, Governor-Elect State Katie Hobbs, \$4,689.50 as compensation of her appointed representative for inspection of ballots pursuant to A.R.S. § 16-677(C).

IT IS ORDERED that the amounts entered with this judgment shall run with an annual interest rate of seven and one half percent (7.5%) per annum until paid in full.

The Court having entered its findings of fact, conclusions of law and orders on December 24, 2022 and all matters concerning this litigation before the Court having been resolved with nothing else pending,

IT IS HEREBY ORDERED confirming the election of Katie Hobbs as Arizona Governor-Elect pursuant to A.R.S. § 16-676(B) and entering final judgment in this matter pursuant to Rule 54(c), Arizona Rules of Civil Procedure.

DATED this 27th day of December 2022.

HONORABLE PETER A. THOMPSON JUDICIAL OFFICER OF THE SUPERIOR COURT

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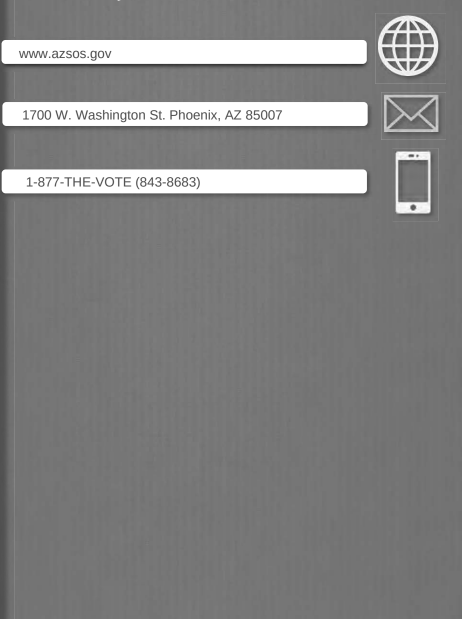
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# **STATE OF ARIZONA**

# 2019 ELECTIONS PROCEDURES MANUAL

December 2019



must include information about:

- How many UOCAVA ballots were validly requested;
- How many UOCAVA ballots were transmitted in accordance with the 45-day deadline based on valid requests received before that date; and
- How many UOCAVA ballots were transmitted after the 45-day deadline based on valid requests received before that date.

UOCAVA reports must be emailed or electronically submitted to the Secretary of State within one business day of the UOCAVA ballot transmission deadline. The reports shall not include any protected information for voters who have their records sealed pursuant to A.R.S. § 16-153 or who are enrolled in the Address Confidentiality Program.

The Secretary of State must consolidate the county reports and report Arizona's aggregated statistics to the U.S. Department of Justice following each primary and general election for federal office. *See* <u>https://www.justice.gov/crt/statutes-enforced-voting-section#uocava</u>.

# H. Deadline to Return Ballots-by-Mail

A ballot-by-mail (with completed affidavit) must be delivered to the County Recorder, the officer in charge of elections, an official ballot drop-off site, or any voting location in the county no later than 7:00 p.m. on Election Day. <u>A.R.S. § 16-547(C)</u>; <u>A.R.S. § 16-551(C)</u>.

The ballot-by-mail return deadline also applies to UOCAVA ballots, regardless of the method of transmission to the election official, unless the UOCAVA return deadline is extended pursuant to emergency procedures as outlines in <u>Chapter 2</u>, Section I(F).

# I. Ballot Drop-Off Locations and Drop-Boxes

Counties or municipalities that establish one or more ballot drop-off locations or drop-boxes shall develop and implement procedures to ensure the security of the drop-off location and/or drop-boxes and shall comply with the following requirements.

- 1. A ballot drop-off location or drop-box shall be located in a secure location, such as inside or in front of a federal, state, local, or tribal government building. All ballot drop-off locations and drop-boxes shall be approved by the Board of Supervisors (or designee).
  - a. An unstaffed drop-box (*i.e.*, not within the view and monitoring of an employee or designee of the County Recorder or officer in charge of elections) placed outdoors shall be securely fastened in a manner to prevent moving or tampering (for example, securing the drop-box to concrete or an immovable object).
  - b. An unstaffed drop-box placed inside a building shall be secured in a manner that will prevent unauthorized removal.
  - c. While a staffed drop-off location or drop-box (*i.e.*, within the view and monitoring of an employee or designee of the County Recorder or officer in

charge of elections) need not be securely fastened or locked to a permanent fixture, it must be securely located inside a government building and monitored by a properly trained employee or designee of the County Recorder or officer in charge of elections at all times that the location or drop-box is accessible by the public.

- 2. The County Recorder or officer in charge of elections shall publicly post a listing of designated drop-off locations and drop-boxes on the website of the County Recorder or officer in charge of elections. Where practicable, the County Recorder or officer in charge of elections shall also post a listing of drop-off locations and drop-boxes anywhere that polling places and vote centers are posted.
- 3. All drop-boxes shall be clearly and visibly marked as an official ballot drop-box and secured by a lock and/or sealable with a tamper-evident seal. Only an election official or designated ballot retriever shall have access to the keys and/or combination of the lock to remove the deposited ballots.
- 4. All drop-boxes (both staffed and unstaffed) shall have an opening slot that is not large enough to allow deposited ballots to be removed through the opening slot.
- 5. Ballot drop-off locations and drop-boxes shall be locked and covered or otherwise made unavailable to the public until the 27th day prior to an election to ensure that no ballots or any other materials may be deposited before the early voting period begins. Prior to use on the 27th day before the election, all drop-boxes shall be inspected for damage and to ensure they are empty.
- 6. All drop-boxes shall be locked and covered or otherwise made unavailable after the polls have closed on Election Day to ensure that no ballots may be dropped off after the close of the polls.
- 7. The County Recorder or officer in charge of elections shall develop and implement secure ballot retrieval and chain of custody procedures, which shall include the following:
  - a. Voted ballots shall be retrieved from ballot drop-off locations and/or drop-boxes on a pre-established schedule. Ballot retrieval shall be more frequent as Election Day approaches.
  - b. For any election that includes a partisan race, at least two designated ballot retrievers of at least two differing party preferences shall be assigned to retrieve voted ballots from a ballot drop-off location or drop-box. For a nonpartisan election, at least two designated ballot retrievers shall be assigned to retrieve voted ballots from a ballot drop-off location or drop-box.
  - c. Each designated ballot retriever shall wear a badge or similar identification that readily identifies them as a designated ballot retriever and/or employee of the County Recorder or officer in charge of elections.
  - d. Upon arrival at a drop-off location or drop-box, the two designated ballot retrievers shall note, on a retrieval form prescribed by the County Recorder or

officer in charge of elections, the location and/or unique identification number of the location or drop-box and the date and time of arrival.

- e. The designated ballot retrievers shall retrieve the voted ballots by either placing the voted ballots in a secure ballot transfer container, retrieving the secure ballot container from inside the drop-box, or retrieving the staffed drop-box which also serves as a secure ballot container. If the drop-box includes a secure ballot container, the designated ballot retrievers shall place an empty secure ballot container inside the drop-box. The time of departure from the drop-off location or drop-box shall be noted on the retrieval form.
- f. Upon arrival at the office of the County Recorder or officer in charge of elections, central counting place, or other receiving site, the designated ballot retrievers shall note the time of arrival on the retrieval form. The County Recorder or officer in charge of elections (or designee) shall inspect the secure ballot container for evidence of tampering and shall confirm receipt of the retrieved ballots by signing the retrieval form and indicating the date and time of receipt. If there is any evidence of tampering, that fact shall be noted on the retrieval form.
- g. The completed retrieval form shall be attached to the outside of the secure ballot container or otherwise maintained in a matter prescribed by the County Recorder or officer in charge of elections that ensures the form is traceable to its respective secure ballot container.
- h. When the secure ballot container is opened by the County Recorder or officer in charge elections (or designee), the number of ballots inside the container shall be counted and noted on the retrieval form.

Ballots retrieved from a ballot drop-off location or drop-box shall be processed in the same manner as ballots-by-mail personally delivered to the County Recorder or officer in charge of elections, dropped off at a voting location, or received via the United States Postal Service or any other mail delivery service, *see* <u>Chapter 2</u>, Section VI.

# J. Reporting Ballot-by-Mail Requests and Returns

At the request of a state or county political party chairperson before an election, a County Recorder must provide the following information at no cost to the political party:

- A listing of registrants who have requested a ballot-by-mail. This information must be provided daily Monday through Friday, beginning 33 days before the election and through the Friday before the election;
- A listing of registrants who have returned their ballot-by-mail, which must be provided daily in Maricopa and Pima Counties and weekly in all other counties.
  - Daily information in Maricopa and Pima Counties must be provided Monday through Friday, beginning the first Monday after early voting commences and ending the Monday before the election;

listed in <u>A.R.S. § 16-591</u> as a basis for the challenge.

# <u>A.R.S. § 16-552; A.R.S. § 16-594</u>.

# **VI. PROCESSING AND TABULATING EARLY BALLOTS**

The following procedures for processing early ballots shall be followed, unless the Secretary of State has granted a jurisdiction permission to use another method otherwise consistent with applicable law. A jurisdiction wishing to deviate from these instructions must make a request in writing no later than 90 days prior to the election for which the exception is requested.

# A. County Recorder Responsibilities

# 1. Signature Verification

Upon receipt of the return envelope with an early ballot and completed affidavit, a County Recorder or other officer in charge of elections shall compare the signature on the affidavit with the voter's signature in the voter's registration record. In addition to the voter registration form, the County Recorder should also consult additional known signatures from other official election documents in the voter's registration record, such as signature rosters or early ballot/PEVL request forms, in determining whether the signature on the early ballot affidavit was made by the same person who is registered to vote.

- If **satisfied** that the signatures were made by the same person, the County Recorder shall place a distinguishing mark on the unopened affidavit envelope to indicate that the signature is sufficient and safely keep the early ballot and affidavit (unopened in the return envelope) until they are transferred to the officer in charge of elections for further processing and tabulation.
- If **not satisfied** that the signatures were made by the same person the County Recorder shall make a reasonable and meaningful attempt to contact the voter via mail, phone, text message, and/or email, notify the voter of the inconsistent signature, and allow the voter to correct or confirm the signature. The County Recorder shall attempt to contact the voter as soon as practicable using any contact information available in the voter's record and any other source reasonably available to the County Recorder.

Voters must be permitted to correct or confirm an inconsistent signature until 5:00 p.m. on the fifth business day after a primary, general, or special election that includes a federal office or the third business day after any other election. For the purposes of determining the applicable signature cure deadline: (i) the PPE is considered a federal election; and (ii) for counties that operate under a four-day workweek, only days on which the applicable county office is open for business are considered "business days."

If the early ballot affidavit is not signed, the County Recorder shall not count the ballot. The County Recorder shall then make a reasonable and meaningful attempt to contact the voter via

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# **D.** Process for Conducting L&A Tests by the Secretary of State

The Secretary of State must conduct an L&A test on accessible voting equipment and optical/digital scan equipment before each federal, statewide, and legislative election.

# 1. Acquisition of Precinct Information and Voting Equipment

At least eight weeks before a primary election or PPE, the officer in charge of elections must provide the Secretary of State a complete list of precincts and legislative and congressional districts and ensure the Secretary of State possesses the necessary precinct voting equipment to preliminarily verify the county's L&A test results at the Secretary of State's Office. To conduct the pre-test, the Secretary of State may acquire the necessary voting equipment from the county or directly from equipment vendors, if practicable. If multiple counties use the same type of voting equipment, the Secretary of State may preliminarily test multiple counties' ballots on the same piece of voting equipment without acquiring voting equipment from each county.

# 2. Selection of Precincts and Test Ballots

The Secretary of State must randomly select precincts that will be included in each type of L&A test conducted by the Secretary of State.

The Secretary of State generally selects five to 10 precincts for a small or medium-sized county and 10-20 precincts for a large county. In doing so, the Secretary of State must ensure:

- At least one precinct is selected in each congressional and legislative district; and
- Each federal, statewide, and legislative candidate and each ballot question will receive at least one test vote in the selected precincts.

The Secretary of State must also acquire test ballots from each county. If a county will use preprinted ballots and ballots through a ballot-on-demand printer, the officer in charge of elections must provide ballots generated though both printing methods.

For a primary election or PPE, the officer in charge of elections must provide the Secretary of State the following test ballots from each pre-determined test precinct:

- 50 ballots from each of the two largest political parties entitled to continued representation on the ballot;
- 25 ballots from every other recognized or new political party; and
- Five "federal-only" ballots.

The Secretary of State may request additional test ballots if necessary. The Secretary of State also may account for new political parties or the possibility that not all recognized political parties will participate in a PPE.

In advance of the Secretary of State's L&A test, the officer in charge of elections should conduct a preliminary test of ballots as soon as they are available from the printing vendor to ensure the ballots are correct and meet the requirements for the voting equipment utilized. This may include testing a blank ballot and a fully-voted ballot on every ballot style used in the election.

# 3. On-Screen/Electronic Tallying of Write-In Votes

If electronic tallying of write-in votes will be utilized as part of the election tabulation system, that functionality shall also be tested during the L&A test to ensure secure and proper functioning and attribution of Write-In Tally Board determinations for the write-in votes tallied. See Chapter 10, Section II(G)(2) for requirements for electronic tallying of write-in votes.

# 4. Errors Discovered During Testing

If any error is detected during L&A testing:

- The cause shall be ascertained and corrected;
- An errorless count shall be made before the voting equipment and programs are approved for use in the election;
- If the election program is found to be the source of the error, a copy of a revised election program shall be filed with the Secretary of State within 48 hours after the revision; and
- If the error was created by voting equipment malfunction, a report shall be filed with the Secretary of State within 48 hours after the correction is made, stating the cause and the corrective action taken.

# <u>A.R.S. § 16-449(A)</u>.

# 5. Certification of Voting Equipment

The Secretary of State must certify the voting equipment if the equipment meets the requirements in the L&A testing standards. Voting equipment may not be deployed or used until the Secretary of State has certified that the equipment passed L&A testing.

If the voting equipment does not meet the mandatory requirements from the testing standards, the Secretary of State should work with the officer in charge of elections to determine the cause of the deficiency and whether it can be corrected in a timely manner. If the error can be readily corrected, the voting equipment may be retested until the mandatory requirements have been met; otherwise, the L&A test must be rescheduled for a later time and date.

# F. County L&A Testing

The officer in charge of elections must substantially follow the L&A testing procedures applicable to the Secretary of State, except that all of the county's deployable voting equipment must be

tested. The officer in charge of elections also must conduct a post-election L&A test of tabulation equipment. *See Chapter 12, Section II.* 

# G. Retention of L&A Programs, Test Ballots, and Database

The tests ballots and database used in L&A testing shall be:

- Secured immediately after the L&A test is run; and
- Retained until the post-election L&A test is ready to be conducted after ballot tabulation for the election.

Programs and test ballots used in L&A testing shall be under the control of the officer in charge of elections. After completion of the post-election L&A test, the databases and test ballots shall be retained with the official returns according to the retention period applicable for that election.

# **III.** SECURITY MEASURES FOR ELECTRONIC VOTING SYSTEMS

All components of the electronic voting system, including any e-pollbooks uploaded with voter registration information, must be secured in accordance with this section. Counties should also conduct periodic election security and cybersecurity assessments and develop and implement appropriate security procedures and best practices in consultation with county (and, where appropriate, federal and state) information technology and security professionals. Counties may establish more stringent and robust security protocols so long as the following minimum requirements are met.

The officer in charge of elections must develop and implement a training plan to ensure that elections staff (and any temporary workers) understand and comply with all security procedures applicable to the electronic voting system.

A person who knowingly modifies the software, hardware, or source code for voting equipment without receiving approval or certification pursuant to <u>A.R.S. § 16-442</u> is guilty of a class 5 felony. <u>A.R.S. § 16-1004(B)</u>.

# A. Physical Security of the Electronic Voting System

Hardware components of the electronic voting system:

- 1. Must be permanently labeled with a unique serial number for tracking and auditing purposes;
- 2. Must be inventoried before and after an election;
- 3. Must be stored in a locked, secured location that prevents unauthorized access;
  - Access to the electronic voting system (including voting equipment and the EMS) must be authorized by the officer in charge of elections. Access must be documented with a

• At the moment of closing at 7:00 p.m.

<u>A.R.S.</u> § 16-565(C). The marshal must allow everyone to vote who is physically in line at the moment of closing the polls. The marshal may use any reasonable system to document or keep track of which voters were in line as of 7:00 p.m., for example, by standing in line behind the last person to arrive as of the closing of the polls and telling those who arrive later that the polls are closed. Voters who arrive in line after 7:00 p.m. on Election Day are not permitted to vote. <u>A.R.S.</u> § 16-565(D).

# **B.** Election Board Close-Out Duties

Upon closing the voting location after the last voter has voted on Election Day, the election board should perform close-out duties as assigned by the officer in charge elections, including the following duties as applicable:

- 1. Using the procedures specified by the officer in charge of elections, the election board must conduct an audit to ensure that the number of voters who signed in on the signature roster or e-pollbook matches the number of ballots cast, including regular and provisional ballots and, if the accessible voting equipment independently tabulates votes, any votes cast on the accessible voting equipment, <u>A.R.S. § 16-602(A)</u>.
  - a. If ballots are tabulated at the voting location: a printed statement of tally or summary of all vote totals shall be printed from every tabulation machine, and the number of ballots cast shall be compared to the signature roster and/or e-pollbook list and provided with the Official Ballot Report, <u>A.R.S. § 16-607</u>.
- 2. The information from this audit must be recorded on an Official Ballot Report form, as provided by the officer in charge of elections, which must include:
  - a. The total number of printed ballots or estimated number of ballot stock received from the officer in charge of elections;
  - b. The number of voters who signed in on the signature roster, poll list, or e-pollbook and are indicated as having been issued regular ballots;
  - c. The number of voters who signed in on the signature roster, poll list, or e-pollbook and are indicated as having been issued provisional and conditional provisional ballots;
  - d. The number of regular ballots cast as determined by the election board's manual count if tabulation is not done at the voting location, or as reflected on the printed summary tape from the tabulation machine if tabulation is done at the voting location;
  - e. The number of provisional and conditional provisional ballots cast;
  - f. The number of unused ballots, spoiled ballots, misread ballots that still need to be tabulated (if tabulation is done at the voting location), and write-in ballots (if applicable);

- g. The number of early ballots received by the voting location (unless ballots are transported in a secure and sealed transport container to the central counting place to be counted there);
- h. In counties that use accessible voting units that independently tabulate, the number of regular and provisional ballots cast on the unit, and the unit's beginning and ending counts (if applicable);
- i. The Official Ballot Report must be signed by the inspector and both judges, and if there are any discrepancies in the report, an explanation for the discrepancy should be attached or otherwise provided with the Official Ballot Report. The Audit Board will use this information to conduct their post-election audit (*see Chapter 10, Section <u>II(H)</u>).*
- 3. Secure the ballot boxes with a numbered seal, <u>A.R.S. § 16-608(A)</u>;
- 4. Remove all memory cards or electronic media from voting equipment and e-pollbooks (if applicable);
  - a. Lock and/or seal any ports or compartments where memory cards or electronic media had been inserted.
- 5. Power down any voting equipment and prepare the equipment for transport/pick-up;
- 6. Collect all supplies required to be returned to the elections department;
- 7. Sign the Certificate of Performance for the signature roster or e-pollbook;
- 8. Prepare the official returns envelopes/containers and, if applicable, unofficial returns envelopes/containers, including the following items, for transport to the central counting place or other receiving site:
  - a. Official and unofficial returns envelopes/containers shall be plainly marked to identify items to be placed within each envelope/container:
    - The official returns envelope/container shall be securely sealed with a tamperevident, secure label signed by the inspector and both judges and should include, as applicable:
      - Spoiled ballots, including any spoiled early ballots, <u>A.R.S. § 16-585;</u>
      - One copy of the poll list (if the county uses paper signature rosters); and
      - Affidavits of challenged voters, decisions of election officials, and challenge lists, <u>A.R.S. § 16-594;</u>
    - The unofficial returns envelope/container shall be returned with the official returns envelope/container and shall be made available for inspection by electors for a period of six months following the election. The unofficial returns envelope/container shall include the following, as applicable:
      - A copy of the paper signature roster and poll list (if e-pollbooks are used, the e-pollbook list must be captured (*e.g.*, on memory sticks or electronic media, or exported from the e-pollbooks) and retained);



**MARICOPA COUNTY** Elections Department



### The Vote Center Model

During the 2022 General Election, Maricopa County offered 223 Vote Anywhere Vote Centers located throughout the county at an average distance of less than 1.8 miles apart. The Vote Center model is a very popular option, with 756,780 voters (over 48%) visiting a Vote Center to cast a ballot in person or drop off an early ballot during the 2022 General Election. On Election Day, over 540,000 voters visited a site, which is more Election Day voters than all prior General Elections since 2008.

Nationally, one of the top complaints made by in-person voters is arriving at a voting location to find out they are at the wrong site. A Vote Center model eliminates this issue for voters. Other universal and frequent voter complaints include long lines, voting provisionally, and arriving at an unexpectedly closed location. In the 2022 General Election, Election Day voters waited in line an average of six minutes. If you include the voters that skipped the line to drop off their early ballots, the wait-time average is below 3 minutes. Maricopa County also provided a large number of in-person voting options beginning 27 days before the election (E27), in which voters experienced an average wait time of less than one minute. See below for the wait-times by voting phase.

- 12 Vote Centers were open 27-Days before Election Day (Average Wait Time E27 E12: 0 Minutes)
- 56 Vote Centers were open 12-Days before Election Day (Average Wait Time E12 E1: 0 Minutes)
- 128 Vote Centers were open 1-Day before Election Day (Average Wait Time E1: Less Than 1 Minutes)
- 223 Vote Centers were open on Election Day (Average Wait Time: 6 Minutes)

While a few<sup>1</sup> 2022 General Election locations encountered 80-115 minute wait-times on Election Day, Maricopa County posted these wait-times on our website (Locations.Maricopa.Vote) informing voters of other nearby options that had shorter wait-times. The Locations.Maricopa.Vote website was highly publicized leading up to and on Election Day. It was also referenced on the sample ballot mailer sent to all voters that had not requested an early ballot. As shown in the table below, the longest wait-time for 85% of Maricopa County Vote Centers ranged between 0 and 45 minutes.

| Table 1: Vote Center Wait-Times |                      |   |  |  |  |
|---------------------------------|----------------------|---|--|--|--|
| Longest Reported<br>Wait-Time   | # of Vote<br>Centers | Comment                                 |  |  |  |
| 0–15 Minutes                    | 114 (51%)            | 23 of 114 had a confirmed printer issue |  |  |  |
| 16 – 30 Minutes                 | 47 (21%)             | 8 of 47 had a confirmed printer issue   |  |  |  |
| 31–45 Minutes                   | 28 (13%)             | 8 of 28 had a confirmed printer issue   |  |  |  |
| 46 – 60 Minutes                 | 18 (8%)              | 4 of 18 had a confirmed printer issue   |  |  |  |
| Over an Hour                    | 16 (7%)              | 6 of 16 had a confirmed printer issue   |  |  |  |

<sup>&</sup>lt;sup>1</sup> Seven Locations experienced a wait time between 80 minutes – 115 minutes. Those locations include Asante Library in Surprise (81 minute avg. during 6pm hour), ASU West (95 minute avg. during 6pm hour), Biltmore Fashion Park (98-minute avg. during 5pm hour), Church of Jesus Christ LDS – Southern (88 Minute avg. during 5pm hour), Desert Hills Community Church (85 minute avg. during 3pm hour) Living Word Bible Church in Ahwatukee (114 minute avg. during 5pm hour), Red Mountain Community College (80 minute avg. during 4pm hour). Each of these locations had one or more nearby Vote Centers within a few miles that had a wait-time ranging from 1 minute to 25 minutes during the period they were experiencing their longest wait-times.





In addition to providing more convenience for voters, the Vote Center model also significantly reduces provisional ballots and adds a layer of redundancy if a voting location becomes inoperable due to power outages or other unforeseen situations. Prior to the Vote Center model, Maricopa County routinely issued tens or hundreds of thousands of provisional ballots during a General Election. In 2022, Maricopa County issued 6,915 provisional ballots on Election Day, a significant reduction from prior years as shown by the table below.

| Table 2: Vote Center vs. Precinct Voting<br>Comparison of Provisional Ballots Casts 2014 – 2022 |                                    |  |  |  |  |
|---|------------------------------------|--|--|--|--|
| Year  | # Provisionals (%<br>of ED Voters) | # Voting Locations / Model                 |  |  |  |
| 2022  | 6,915 (3%)                         | 223 Vote Centers                           |  |  |  |
| 2020  | 18,310 (10%)                       | 175 Vote Centers                           |  |  |  |
| 2018  | 16,409 (6%)                        | 40 Vote Centers and 457 Precinct Locations |  |  |  |
| 2016  | 52,173 (13%)                       | 671 Precinct Locations                     |  |  |  |
| 2014  | 39,577 (19%)                       | 651 Precinct Locations                     |  |  |  |

With over 12,000 ballot styles used in Maricopa County for the 2022 General Election, the only option for providing a Vote Center model is to print ballots on-demand at the voting location.

# **Ballot-on-Demand Printers**

While our root cause analysis review is still underway, we can confirm that all printers used in the 2022 had updated firmware, were installed with uniform settings, and used the same settings that were used in prior Elections, including in the August 2022 Primary, November 2020 General, and the August 2020 Primary Elections.

### Ballot-on-Demand Printer Fleet

In 2021, the County made significant investments to upgrade its ballot-on-demand printer fleet. The County replaced two older printer models, the Oki 9650 and the Lexmark 923 with Lexmark C4150 printers. In 2020, the County retrofitted its Oki B432 printers turning them into a Balloton-Demand printer. During the 2022 August Primary and November General Elections, the County used two Ballot-on-Demand printers, the Oki B432 and the Lexmark C4150. These are shown to the right.

Lexmark C4150







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### 2022 General Election Day

Despite stress testing the printers before Election Day, installing the latest firmware, using uniform printer settings, and using the same settings as programmed in prior elections, the Oki B432 printer experienced an issue affecting the ability of the on-site tabulators to accept the ballot. If an on-site tabulator could not read the ballot, the voter was instructed to deposit the ballot into a secure ballot box ("Door 3") to be counted at Maricopa County's central counting facility. These 16,724 Door 3 ballots represent 1% of the total ballots issued to voters during the 2022 General Election

Using the central counting facility to tabulate Election Day ballots is common. So common that every Arizona county either uses it as their only method of counting Election Day ballots or as a backup plan like Maricopa County.

- Counties that place all Election Day ballots in a secure container at the voting location and tabulate those ballots at Central Count: Apache Co., Coconino Co., Gila Co., Mohave Co., Pima Co., Pinal Co., Santa Cruz Co., Yavapai Co.;
- Counties that use Central Count as a back-up plan to tabulate Election Day ballots: Cochise Co., Graham Co., Greenlee Co., La Paz Co., Maricopa Co., Navajo Co., Yuma Co.

On Election Day, our poll workers began reporting issues to our hotline around 6:30 a.m. We immediately began troubleshooting the issue and, consistent with the training, directed poll workers to have voters place their ballots into the secure ballot box below the tabulator (Door 3). The County also met with media outlets and published content on its social media platforms to inform voters of their voting options (Exhibit: #COUNTY ANNOUNCEMENT).

The secure Door 3 option has been a decades-long practice in Maricopa County. Despite this being a legal, secure, and reliable voting option, many high profile and influential individuals instructed voters to not deposit their ballots in Door 3 (Exhibit: #DOOR 3). Consequently, some voters refused to use this viable voting option.

As the morning progressed, County IT staff and technicians from our printer vendor worked in tandem both within our hotline and out in the field to troubleshoot and identify a solution. The techs tested a change to the printer heat settings so that the timing marks printed darker.

Our preliminary root cause analysis shows the issue was not with the ink or toner, instead it was the fuser. The printers have three profiles, one for each item that we print for voters, the ballot, receipt, and envelope. The ballot "media weight" setting was set to heavy, as recommended, and the receipt and envelope were on a lighter setting, as recommended. These settings were exactly the same as in prior elections. The solution implemented on Election Day for the 2022 General Election was to set all three "media weight" settings to heavy.

Once identified, we began guiding poll workers to make this change over the phone and dispatching technicians to make changes at the sites with reported issues. The changes had to be completed onsite at the Vote Center and could not be made remotely. We also asked technicians to proactively make these changes at other sites that had not yet reported an issue. By mid-afternoon, most sites were no longer experiencing the printer issue. See the timeline on the next page.



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| Table 3: Election Day Response Timeline |  |  |  |
|---|--|--|--|
| Time                                    | Activity   |  |  |
| 6:20-6:30 am                            | A few Vote Centers begin informing the hotline that tabulators were not reading ballots. The County reminded poll workers of the Door 3 option.  |  |  |
| 6:25-9am                                | County dispatches T-techs, tabulation technicians, and printer technicians into<br>the field to troubleshoot the issue. Techs report back that installed printer<br>settings were the uniform approved settings used in prior elections and stress<br>tested (Fuser Settings: Control Slip Media Weight = Medium; Ballot Media Weight<br>= Heavy; Envelope Media Weight = Medium) - (See Exhibits: # 2022 GE LOAD<br>BALLOT OKI 458, # 2022 GE PREP OKI 458, # 2022 PE PREP OKI 458) |  |  |
| 8:30-9am                                | Technicians begin reporting that some of the impacted sites were experiencing<br>lighter or speckled timing marks printed on the back of the ballot. The County<br>concludes it is not a tabulator issue and continues troubleshooting to find a<br>solution to the printers.  |  |  |
| 8:30-10:45am                            | Hotline technicians and printer technicians work in tandem to test potential solutions.  |  |  |
| 10:14am                                 | Printer technicians identified a potential solution to adjust printer settings. (Fuser<br>Settings: Control Slip Media Weight = Heavy; Ballot Media Weight = Heavy;<br>Envelope Media Weight = Heavy). Confirmed successful print and tabulation at<br>one site.   |  |  |
| 10:15-<br>11:30am                       | Begin testing the proposed solution of using the Heavy settings for all media weights at additional sites to verify the solution could be successfully implemented at other Vote Centers.  |  |  |
| 11:30am                                 | Issued guidance to all technicians in the field to make setting changes to the Oki printers.   |  |  |
| 11:30am –<br>7:00pm                     | Visited 71 impacted sites to make changes to printer settings.   |  |  |

In total, our in-progress analysis has found that we responded to calls and changed the printer settings at 71 vote centers, which represents 31% of the 223 Vote Centers that were open on Election Day.

However, not all the 71 Vote Centers were experiencing a printer issue. During the Elections Department's inprogress review, 43 Vote Centers have been confirmed to have experienced an intermittent printer issue. We have also identified other common in-person voting factors that resulted in ballots being deposited into Door 3.

One of these other factors that resulted in ballots being deposited into Door 3 was the combined use of ballpoint pens and ovals completed with checkmarks. On nearly 1,600 of the 16,724 Door 3 ballots, we have found that the use of a ball point pen in combination with a checkmark or other thin mark on the ballot resulted in an oval not being sufficiently completed. This resulted in an ambiguous mark on the ballot. Ambiguous marks cannot be read by the Vote Center tabulator and result in the voter needing to either spoil and re-vote their ballot or place their ballot into secure Door 3. We found this occurred at over 180 vote centers. There were 19 Vote Centers that had between 20 and 40 ballots with ambiguous marks and this was likely the sole reason why those ballots were not being read by the tabulators at these locations.





The Elections Department has expanded its analysis to include 84 total Vote Centers, of which 21 have been ruled out as having a printer issue (Exhibit: #VOTE CENTER LOG).

When onsite tabulation became Maricopa County's process in the 1990s, Maricopa County recognized that printer and tabulator issues are routine Election Day issues that can occur. To overcome these challenges, Maricopa County implemented a redundant, legal, and secure process for voters to drop their ballots into the secure ballot box (Door 3).

While Maricopa County's printer issue in 2022 impacted more Vote Centers than normal, every voter was afforded the ability to legally and securely cast their ballot.

### **Election Day Check-out Process**

Maricopa County uses a SiteBook (e-Pollbook) to check-in voters at voting locations. This technology allows voters to check-in, prove their identity, print their specific ballot, and to spoil their ballot if they make a mistake and need a new one. Voters commonly ask to spoil their ballots and poll workers are very familiar with the process of issuing them a new ballot. The ability to spoil a ballot using the SiteBook is covered during all in-person training courses and included on pages 115 of the training manual (Exhibit: #PW TRAINING MANUAL).

For the 2022 General Election, the Elections Department added additional SiteBook programming to allow a voter to check-out of a SiteBook and vote at an alternative voting location. This added functionality was implemented as a voter centric precaution if a voter needed to spoil their ballot and return to another, potentially more convenient, Vote Center later in the day.

To ensure poll workers were aware of the check-out procedure, we covered this topic during November 2022 General Election in-person trainings. We also included the check-out procedure (Exhibit: # CHECKOUT PROCEDURE) in every Inspector's packet of materials. The County provided weekly Inspector workshops where the check-out procedure was covered in detail. These weekly Inspector workshops provided in-depth training beyond standard in-person training and provide the Inspectors more hands-on opportunities to troubleshoot issues.

There were a total of 206 voters that checked-in at one location and then voted at a second location. Of these 206 voters, 84 successfully checked-out of the first voting location and checked-in at the second location. Since these 84 voters successfully checked out of their first location, they were issued a standard ballot at the second location. As shown in the chart on the next page, poll workers were aware of this check-out procedure and were able to implement it early in the day on Election Day.



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| Table 4: Voters that successfully checked-out of their first voting location and were issued a standard ballot at their second location |                                    |  |  |  |
|---|------------------------------------|--|--|--|
| Timeframe   | Number of Voters that Successfully |  |  |  |
|   | Checked-out of First Vote Center   |  |  |  |
| 6-8am   | 19 Voters                          |  |  |  |
| 8-10am  | 28 Voters                          |  |  |  |
| 10am-Noon   | 20 Voters                          |  |  |  |
| Noon-2pm  | 9 Voters                           |  |  |  |
| 2pm-4pm   | 5 Voters                           |  |  |  |
| After 4pm   | 3 Voters                           |  |  |  |
| Total   | 84 Total Voters                    |  |  |  |

The remaining 122 voters that voted at two locations on Election Day did not check out at their first location and were issued a provisional ballot at their second location. For these 122 voters, the Elections Department performed a review to confirm if there was a printer issue at the first location and if there was a variance in the number of check-ins as compared to the number of ballots tabulated.

After this review, the Elections Department determined that the provisional ballot should count for 109 of the 122 voters. There were two additional voters that the Elections Department would have counted their ballot, but the voter did not insert the provisional ballot into the provided envelope and then drop their envelope in the onsite early/provisional ballot box. The ballots for the remaining 11 voters were not counted because the Elections Department could not verify that a printing issue occurred at the voter's first location and/or that there was a variance between the number of check-ins and the number of ballots counted at the first voting location.

# Secure Ballot Box (Door 3) Reconciliation

As described in the Ballot-on-Demand Printer section above, the Elections Department has used a secure ballot box (Door 3) as a reliable, legal, backup option for decades. In every election, there is a possibility that a tabulator or printer may experience an issue. These issues are not uncommon and can be caused by a variety of reasons including poll workers locking themselves out of the tabulator when they have entered the password too many times, a faulty outlet causing the tabulator to not have sufficient power to operate, or a printer misalignment occurring after replacing ballot paper. If an issue does occur, Door 3 provides voters with the option to drop their ballot into a secure ballot box until the issue can be resolved or for the ballot to be read at Central Count.

We train workers and instruct them that Door 3 ballots are segregated from the ballots read by the tabulator by a divider within the ballot box. When polls close, poll workers complete a Precinct Ballot Report (Exhibit: #PBR) that logs the number of ballots cast at the voting location, the number of misread ballots, and spoiled ballots. Poll workers return Door 3 ballots in a sealed envelope.

During the November 2022 General Election, the Elections Department provided direction to poll workers that they could use one of the two black ballot transport canvass bags that each Vote Center was provided to transport the Door 3 ballots if the quantity exceeded the capacity of the envelope. All ballots transported in



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the black canvass bags were sealed inside with the use of tamper evident seals. The seal numbers were logged on the Precinct Ballot Reports.

The following information is documented on the Precinct Ballot Report.

- Tamper Evident Seal Numbers
- Asset Tags
- Beginning Lifetime Tabulator Count balances
- Polls Closing Tabulator Counts on Screen
- Quantity of Misread Ballots, Spoiled Ballots, and Unused Ballot Stock

In addition to the Precinct Ballot Report, each tabulator in use at a Vote Center prints an opening and closing polls tally receipt. The opening tally receipts confirm and document that no votes were on the tabulator when the polls opened. The closing tally receipt confirms and documents the number of ballots and votes tabulated on each tabulator when the poll is closed. Poll workers sign these tally receipts and return them to the Elections Department. These receipts are hundreds of feet long and cannot be easily digitized. Both the Precinct Ballot Reports and the tally receipts are available for in-person review at the Elections Department.

As a decades-long practice and as required by the Elections Procedures Manual (see Chapter 10, Section II, Subsection H), the Elections Department performs an audit of check-ins, ballots received, and information from the Precinct Ballot Reports. If the Elections Department identifies variances, the Election Department is required to investigate and resolve those variances.

Variances between check-ins and ballots received are not uncommon. Some common causes for variances include the following:

- Fled Voter: A voter checks-in, receives a ballot and for some unexplained reason they choose not to vote the ballot (e.g., leave to get glasses, forgot their completed sample ballot at home, encounter a technical issue, and choose not to come back and vote). If this occurs, poll workers are trained to check the voter out of the SiteBook, however, voters do not always inform poll workers when they leave. If a voter does not alert the poll worker so they can be checked out, this will result in a variance.
- Provisional Ballots Inserted into Door 3: A voter is issued a provisional ballot. The voter may prefer not to have that ballot sent back to the Elections Department for research. That voter may attempt to insert their provisional ballot into the Vote Center tabulator. The Vote Center tabulator is programmed not to accept provisional ballots. When this occurs, the poll workers will ask the voter to insert the ballot into the provisional envelope that they received to have it researched and possibly counted by the Elections Department. At this point, it is the choice of the voter to place the ballot in the provisional envelope, spoil the ballot, or insert it into Door # 3. If the voter spoils the ballot or inserts the ballot into Door 3 without the envelope, this will create a variance.
- Early Ballot Voter with an Election Day Check-in: A voter may bring in their Early Ballot to use as a guide for completing their Election Day ballot at a Vote Center. Upon beginning to complete their Election Day ballot, the voter decides to insert their Early Ballot into the tabulator instead of the Election Day ballot. As a control to prevent double voting, our Vote





Center tabulators are designed to reject early ballots. At this point the voter is given the option to complete their Election Day ballot. If the voter chooses not to complete their Election Day ballot and they do not check out of the SiteBook, this will create a variance.

For the 2022 General Election, the Officer in Charge of Elections oversaw an audit reconciliation procedure to identify every location that had a variance between the number of check-ins and the number of ballots counted onsite at each Vote Center. The audit reconciliation was observed by members of the political parties<sup>2</sup> and included the following procedures.

- 1. Compare the number of check-ins with ballots reported by Vote Center (on memory cards from each tabulator) plus the number of ballots inserted into Door 3.
- 2. If the number of check-ins at a Vote Center equals the number of ballots reported on the memory cards for the tabulators at the Vote Center plus the number of ballots inserted into Door 3, accept the official results reported on Election Night along with the additional ballot scanned from Door 3.
- 3. If the number of check-ins at a Vote Center does not equal the number of voters reported on the memory drives for the tabulators at the Vote Center plus the number of ballots inserted into Door 3, audit the vote count from the Vote Center by comparing the number of check-ins against the returned ballots.

The results of the audit reconciliation are summarized below (Exhibit: #RECONCILIATION)

- 158 Vote Centers with no variance
- 35 Vote Centers with a variance of 1
- 16 Vote Centers with a variance of 2 3
- 14 Vote Centers with a variance of greater than 3 (and none greater than 22)

Two Vote Centers did not separate their Door 3 ballots and the ballots that were counted by the Vote Center tabulator. For these two Vote Centers<sup>3</sup>, the Elections Department backed out the results that were reported Election Night and retabulated the entire batch of ballots to ensure that no ballot was double counted and that all ballots cast at the Vote Center were counted.

# Vote Center Audit Reconciliation Comparison

When compared to other elections, the audit reconciliation for the 2022 General Election had a lower variance as a percent of Election Day voters than previous Primary and General Elections. See chart on the next page for comparison to prior elections.

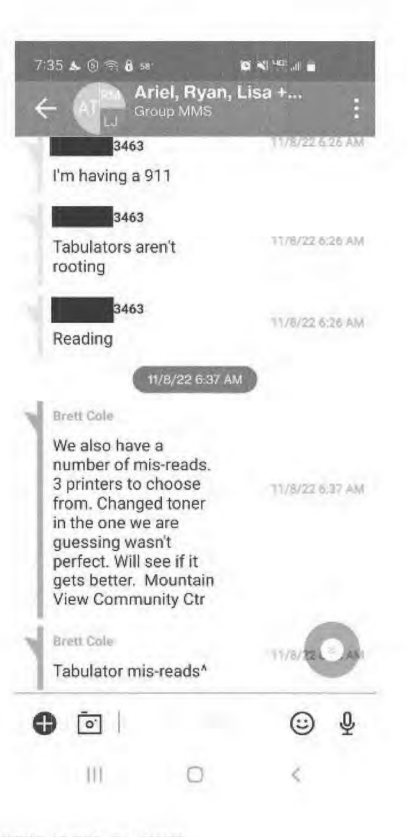
<sup>&</sup>lt;sup>2</sup> As required by the Chapter 10 of the Elections Procedures Manual, the audit reconciliation was performed under the observation of political party appointees (2 Democrat Observers appointed by the County Party, 2 Republican Observers appointed by the County Party, 1 Republican Observer appointed by the "For Prop 309" Committee, and a "Republican Observer from the U.S. Congressional Delegation".

<sup>&</sup>lt;sup>3</sup> Church of Jesus Christ of LDS Gilbert, Desert Hills Community Church.

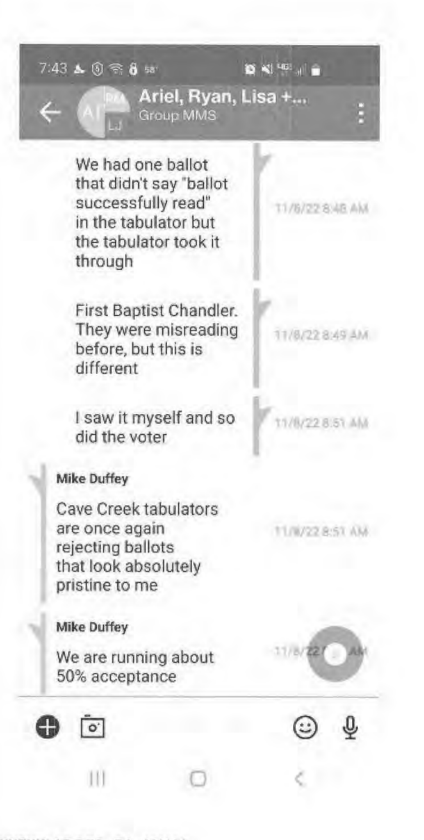




| Table 5: Comparison of Fled Voters, Early Voters with Check-ins, and Provisionals with PriorElections |                           |                                  |  |  |  |  |
|---|---------------------------|----------------------------------|--|--|--|--|
| Year / Election   | # of Reconciling<br>Sites | # of Sites<br>with a<br>Variance | Total Variance (Fled, Early,<br>Provisional) / % of Election<br>Day Ballots Cast |  |  |  |
| 2020 August Primary   | 62 of 100 (62%)           | 39 of 100                        | 100 (.0019%)   |  |  |  |
| 2020 November General   | 122 of 210 (58%)          | 53 of 175                        | 188 (.0011%)   |  |  |  |
| 2022 August Primary   | 92 of 210 (44%)           | 118 of 210                       | 210 (.0019%)   |  |  |  |
| 2022 November General   | 155 of 223 (69%)          | 68 of 223                        | 170 (.0007%)   |  |  |  |

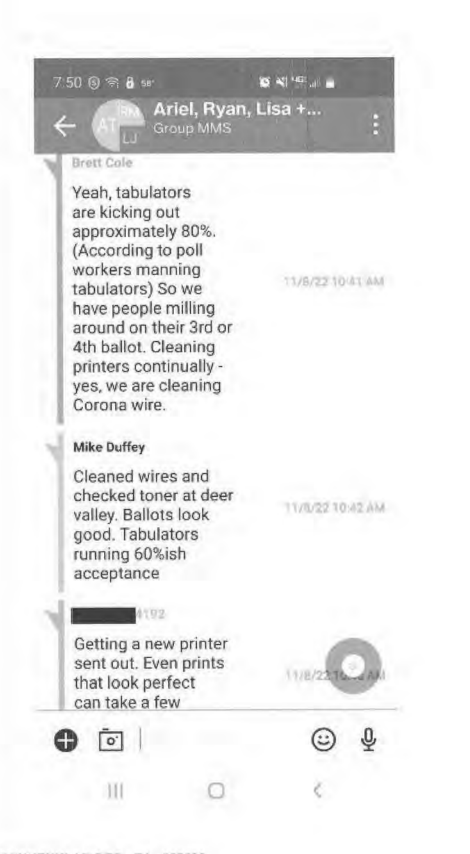


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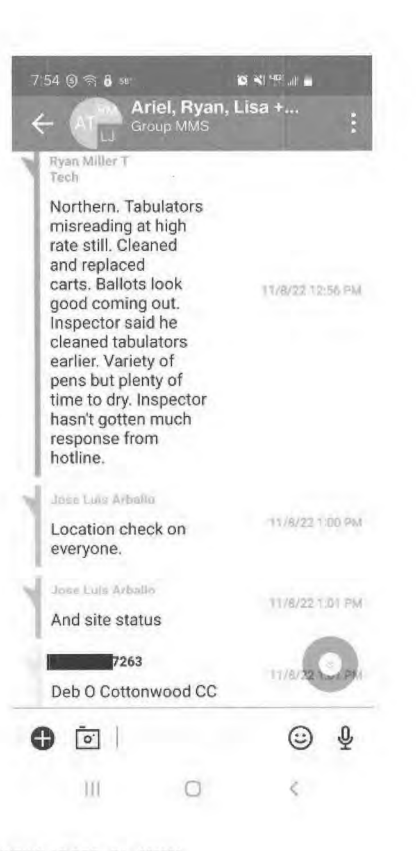
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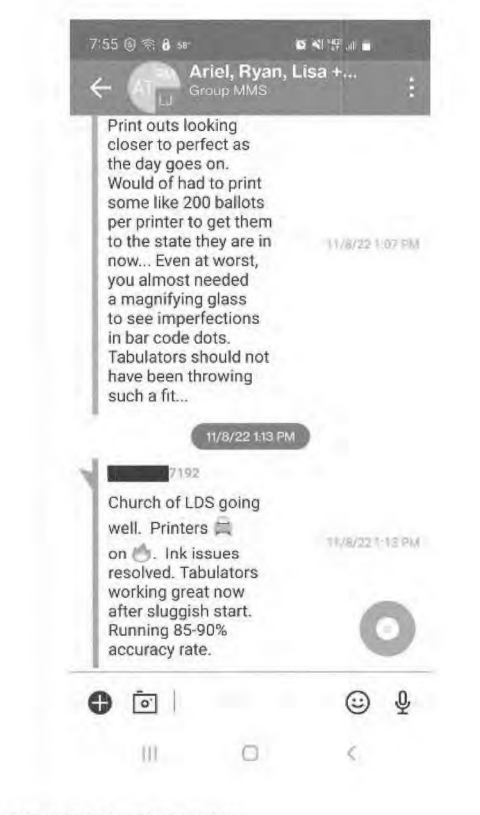
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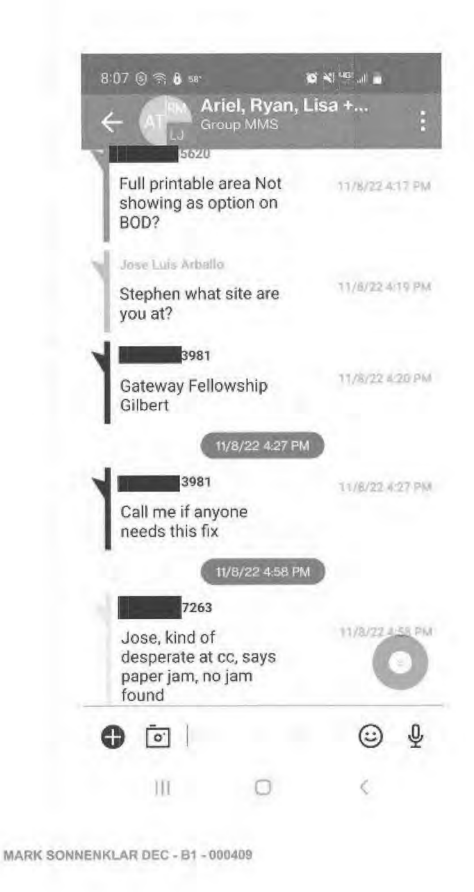
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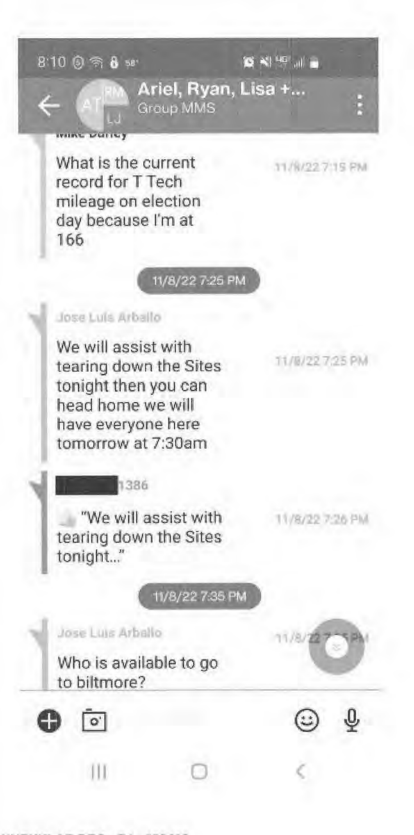
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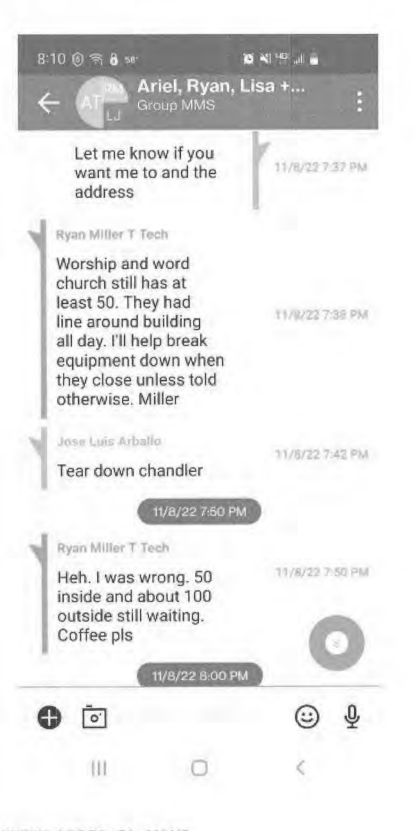
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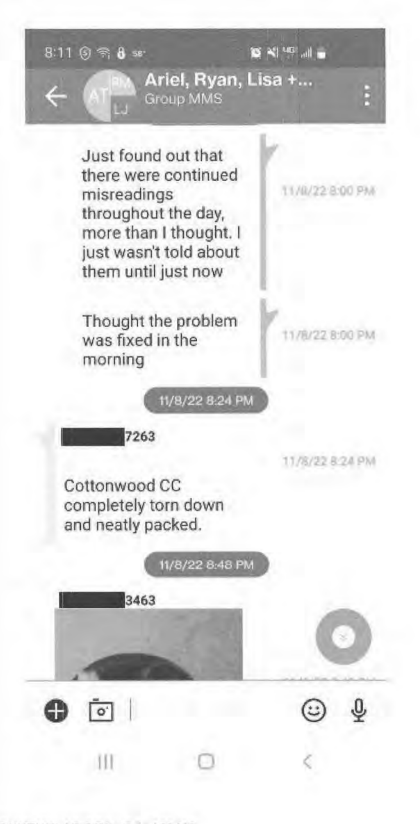
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