

To: Arizona House of Representatives, Speaker-Elect Ben Toma (R-LD27)
btoma@azleg.gov | 1700 West Washington Phoenix, Arizona 85007
To: Arizona State Senate, Senate President-Elect Warren Petersen (R-LD14)
wpetersen@azleg.gov | 1700 West Washington Phoenix, Arizona 85007
CC: All members of the 55th Arizona Legislature, in State House & State Senate
CC: All future members of the 56th Arizona Legislature, in State House & State Senate

From: Christian Lamar, Precinct & State Committeeman (R-LD2)

**Affidavit and Notice to Hold a Revote of the
2022 Maricopa County AZ General Election by Right**

Affiant, Christian Lamar, Sui Juris, one of the People (as seen in Arizona Constitution Article 2 Section 2), do present you with this Affidavit so that you may take immediate notice, by necessity, to the following claims that you may provide due care to the People of Arizona;

Claim 1: All government servants who have taken an oath to the Arizona Constitution are bound to allow for the People to bring them to a frequent recurrence to fundamental principles (see constitutional authority below):

**Arizona Constitution Declaration of Rights Text of Section 1:
Fundamental Principles; Recurrence to**

“A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government.”

Claim 2: The Fundamental Principles of law are maxims which are universally accepted foundational principles of law that govern all areas on law and rights (see authority below):

“In Law, as with any science, there exists certain fundamental principles which form its basis and to which reference must be frequently made in its application. These fundamental principles in law are referred to as “Maxims of Law.” [...] they have been universally accepted as being true rules and principles of law. They thus have become a part of the general customs and common law of the land of every civilized nation.” - **Maxims of Law by, Charles A. Wiseman, A Selection of Maxims of Law, An English Version**

In describing the established maxims of Law, Sir Edward Coke, a leading English authority on the law, stated:

“A maxim is so called because its dignity is chiefest, and its authority the most certain, and because it is universally approved by all.”

Claim 3: The maxims prove the following, in regards to the processes of holding elections and how elections are ran:

Maxim: Good faith must be observed.

Maxim: Good faith demands that what is agreed upon shall be done.

Maxim: The government is to be subject to the law, for the law makes the government.

Maxim: Obedience makes government, not the name by which it is called.

Maxim: All political Power is inherent in the people by decree of God, thus none can exist except it be derived from them.

Maxim: A frequent recurrence to fundamental principles, and a firm adherence to justice, vituperative, and original law, are indispensably necessary to preserve the blessings of liberty and good government.

Maxim: As usurpation is the exercise of power, which another has a right to; so tyranny is the exercise of power behind right, which no body can have a right to.

Claim 4: There is no grant of authority for Election Officers to change ways of elections, nor to validate any ballots that do not have chain of custody and are placed into the election in a manner not agreed upon as shown in the following maxims. Therefore, unless you can show a constitutional grant of authority, in writing by affidavit, you agree the 2022 general election is null and void:

Maxim: Things invalid from the beginning cannot be made valid by subsequent act.

Maxim: Void things are as no things.

Maxim: A thing void ab initio is one that never went into effect.

Maxim: Things grounded upon an ill and void beginning cannot have a valid or good perfection.

Claim 5: John Locke, an authority in law has declared the following in his "Two Treatises of Government," when government servants should act in any way that changes the Legislative laws approved by the people and the ways of elections (In the Chapter "Of the Dissolution of Government):

1. "Whoever introduces new laws, not being hereunto authorized, by the fundamental appointment of the society, or subverts the old, disowns and overturns the power by which they were made, and so sets up a new legislative." (Quote from Section 214)
2. "Thirdly, when, by the arbitrary power of the prince, the electors or ways of elections are altered without the consent and contrary to the common interest of the people, there also the legislative is altered. For if others than those whom the society hath authorized thereunto do choose, or in another way than what the society hath prescribed, those chosen are not the legislative appointed by the people." (Section 216).
3. "But yet so far as other parts of the legislative any way contribute to any attempt upon the government, ad do either promote, or not, what lies in them, hinder such designs, they are guilty, and partake in this, which is certainly the greatest crime men can be guilty of one to another." (Quote from Section 218)
4. "There is one more way whereby such a government may be dissolved, and that is: When he who has the supreme executive power neglects and abandons that charge, so that the laws already made can no longer be put in execution; this is demonstratively to reduce all to anarchy, and so effectively to dissolve the government." (Quote from Section 219)
5. "In these, and the like cases, when the government is dissolved, the people are at liberty to provide for themselves by erecting a new legislative differing from the other by the change of persons, or form, or both, as they shall find it most for their safety and good. For the society can never, by the fault of another, lose the native and original right it has to preserve itself, which can only be done by a settled legislative and a fair and impartial execution of laws made by it. But the State of mankind is not so miserable that they are not capable of using their remedy till it be too late to look for any." (Quote from section 220)
6. "There is, therefore, secondly, another way whereby the governments are dissolved, and that is, when the legislative, or the prince either of them act contrary to their trust. For the legislative acts against the trust reposed in them when they endeavor to invade the property of the subject, and to make themselves, or any part of the community, masters or arbitrary disposers of the lives, liberties, and fortunes of the people." (Section 221)

It is therefore my command, order and demand that you immediately acknowledge that the fundamental law must be followed at all times and that there are no provisions in the constitution of Arizona that grants authority for you to change the ways of elections, use processes that have never been agreed upon, or to maladminister an election. As the People, we have the fundamental power to alter, reform and abolish our constitution and form of government

(including all officers) at will. You agree that if you fail to respond by Affidavit, sworn under penalty of perjury, within 5 business days, you agree that you have trespassed & infringed against the individual rights of the people in Arizona Constitution Article 2 Section 2. You have the Article 1 Section 4 clause 1 authority of the US Constitution to set the time, place, manner of a proper 2022 General Election with valid ballots in proper size, proper in-person ID verification, proper in-person signature verification for any failed ballot signature, proper surveillance on voting centers/polling places/election facilities/buildings, proper law enforcement of state election laws/election procedure manual, proper chain of custody, proper configuration of printers/equipment/machines, proper public record request production to the people without exceptions for media, allow citizens to record election workers including any election process voting centers/polling places/election facilities/buildings (repealing the 75 ft limit/class 2 misdemeanor), no adjudication, no ballot on demand printers/printing, no duplicate ballots, no Dominion Voting Systems (or it's members/agents/employees/contractors), nor Runbeck (or it's members/agents/employees/contractors), nor Black Mountain Company (or it's members/agents/employees/contractors) in good faith immediately. Further, you agree that the People are acting in their inherent right to remove you should you not immediately open the door for the People to do a Revote in Maricopa County, based on their terms, without machines determining the outcome and with the People having full access to monitor said election. Further, you agree that in our Republic, the US Constitution does guarantee to every State in this Union a Republican Form of Government....and on Application of the Legislature, including Arizona. Furthermore, you agree that if you should interfere with this inherent right as seen in John Locke's Two Treatises of Government, Section 214, 216, 218, 219, 220 and 221, that you are knowingly, with full intent and malice, trespassing against the People's rights and acting in the greatest wrong that one could do against the People. Based on the attacks on the legislative in changing the ways of elections and rules, the attack on the People's liberty with lockdowns, attacks on the people's property and families, you have dissolved government and fallen from your original and intended purpose. Not doing an immediate Revote in Maricopa County, without following these commands, demands & this full order; will be considered a trespass of the highest degree.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Maricopa, Arizona on this 30th day December 2022 (month) in the Year of Our Lord Two Thousand and Twenty-Two.

Autograph of Affiant:

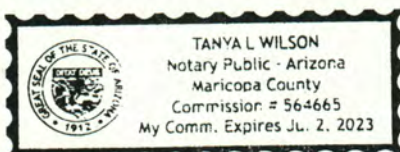
Notary as JURAT CERTIFICATE

Arizona State }
Maricopa County }

On this 30th day of December, 2022 (date) before me, Tanya L Wilson, a Notary Public, personally appeared Christian Lamer Name of Affiant, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph(s) on the instrument the man executed, the instrument. I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat



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