



Georgia Citizens Have Identified U.S. Constitution, Article 1, § 4 Voting Clause Violations Planned by Sworn Election Officials Statewide at the General Election Scheduled For November 5, 2024. These are Repeat Violations since March 2020.

Officials of Georgia counties are positioned to deter over 10,000 sworn precinct officers from lawfully certifying vote hand counts and ink tallies from paper ballots at each of over 2,700 constitutional Precinct Election Locations. Deterrence is based on bad state counsel.

GA ELECTION CODE 21-2-437 requires the **administration of hand counts and ink tallies directly from our paper ballots**; precinct managers shall duly certify to the number of votes cast for each candidate and prepare the general returns in ink at their respective Precinct Election Location. Hand counting is required by law, not earned by request to the county.

GA ELECTION CODE 21-2-72 requires the **administration of the ability of county electors to rightfully inspect and photocopy election documents**, including used paper ballots, in the days following Election Day.

Digital files are **NOT** legislated substitutes for Paper Ballots.

THE GA SUPREME COURT IS CLEAR.

Rhoden v. Athens-Clarks Cnty. Bd. of Elections, 310 Ga. 266 (2020). The judgment was released just weeks before the Nov 2020 election, yet was ignored. Its holding is based squarely on the force and effect of Ga Code 21-2-437, stating: "Voting system whereby voters utilized electronic ballot marking devices to make and confirm their selections for each office, and were then provided a printed paper version of their completed ballot to review and feed into an electronic tabulating device that optically scanned the paper, **was an election conducted with "paper ballots," and were SUBJECT TO STATUTORY PROVISIONS GOVERNING USE OF PAPER BALLOTS**; optical scanning voting systems and electronic ballot markers were **technologies that assisted** elections boards in conducting elections **via paper ballots, and were not a substitute for paper ballots.**" Ga. Code Ann. § 21-2-2(2.1), 21-2-2(19.1), **21-2-437**, 21-2-438.

All Election Officials and Poll Officers have the responsibility to administer these laws requisite to their oaths and certification, **despite** contradictory memorandums from state officials. See [LINK 1](#), [LINK 2](#). Had these laws and Ga Supreme Court case law been followed, the shameful actions of Fulton County officials at State Farm Arena in Atlanta, GA in 2020 would never have occurred. Our paper ballots must not be force-transported away from our Precinct Election Locations for consolidation prior to certification on Election Day.

Further, an election **is absolutely void** when not held at the proper **time and place** by persons qualified to hold it. Qualified precinct managers must act to obey State law. Their actions can reclaim the 1st and 14th Amendment rights of Georgia Voters.