## In the 2025-2026 Regular Session of the

Georgia General Assembly of the State of Georgia

To the Honorable Republican Legislators of the State of Georgia

## A PETITION FOR REDRESS OF GRIEVANCES FOR ACTS AGAINST THE U.S. CONSTITUTION

and

**Affirmative Support for the U.S. Constitution** 

#### **OPENING STATEMENT**

We the People of numerous Georgia counties, including several U.S. Veterans, declare that our state must be sovereign by the United States Constitution, and our right to a republican, representative form of government is guaranteed. (U.S. Const. 10th Am.; Art 4, § 4). Sovereignty and legislature are convertible terms; one cannot subsist without the other. (Commentaries, William Blackstone, circa 1765). You have a duty to the People of Georgia as an acting "Republican" legislator to represent us, which includes the re-instating of our system of government that is now critically damaged. Our petition demands your redress.

First, as you know, there can only be one "Republican" state political party operating in this state under which it must maintain state and county committee associations exclusively required by Article 3 of Georgia's Election Code. However, according to public records, since February 2014, former Secretary of State Kemp and now Raffensperger have granted a like-named private corporation, the Georgia Republican Party, Inc. (GRP, Inc.), the false mantle of a totally controlling state political party. As such, the State of Georgia has unlawfully privileged this corporate entity with the power to conduct jurisdiction and control of party affairs. This includes state actions on behalf of our government within our state and local election jurisdictions that are, alarmingly, only under the "color" of law.

By O.C.G.A. § 14-3-801, nonprofit corporations are required to have a board of directors, yet the directors of the GRP, Inc. have not been disclosed, upon repeated requests. Further, by prohibiting members in its Articles of Incorporation, the structure of the GRP, Inc. is necessarily board-controlled. Professional parliamentarians have affirmed its structure to have a "secret" board and bylaws are unavailable. A State of Georgia attorney and former State Senator, Joshua R. McKoon, leads the GRP, Inc. as "acting" Chairman of the Board and CEO.

Another former State Senator, David Shafer, led the private corporation from 2019 to 2023.

The corporation has raised upward of \$75 million in the past three election cycles. The GRP,

Inc. likes to call itself the "GAGOP," which was the moniker for the "**previous**" lawful party.

The facts of this corporation's non-compliance with Ga Election Code are well-settled. On June 8, 2023, David Shafer led a consensus vote in a "state" meeting in Columbus, GA that action needed to be taken to "re-state" the corporation to "conform" with the Ga Election Code. This is in minutes. A study committee was formed and compliance has never occurred, because it is not possible for a corporation to comply. However, because of the Secretary of State's full support, the corporation has grown more emboldened and abusive. To maintain government control as an embedded corporate entity, the GRP, Inc. controls ballot access for the "Republicans" and other state actions in our elections. This privileged arrangement is contrary to state law and directly infringes on the constitutional rights of Georgians.

State law authorizes only political party **committees ruled and regulated under**the <u>Ga Election Code</u> to conduct political party actions in our elections. However, state officials allow the GRP, Inc., under <u>Ga Corporations Code</u>, to encourage the formation of additional like-named private corporations to act within county election jurisdictions, claiming they are all separate "political parties." The Dekalb Republican Party, Inc., the Fulton County Republican Party, Inc., Bulloch County Republican Party, Inc., and the Chatham County Republican Party, Inc., just to name a few, act in public elections. In a demonstration of concerted action, the Secretary of State and its attorneys **refuse** to recognize and correct non-compliance with the Ga Election Code. This allows constant attacks on the Constitutions

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<sup>&</sup>lt;sup>1</sup> *Qiana Keith v. Georgia Republican Party; Georgia Republican Party, Inc.; and John Padgett* ("**Georgia Republican Party, Inc.:** The Georgia Republican Party, *previously* an unincorporated association [under Ga Election Code], incorporated in January 2014. Therefore, the Georgia Republican Party, Inc. [under Ga Corporations Code] is the <u>successor-in-interest and the proper party</u> to this action.") N.D. Ga. Case 1:14-cv-02159, Certificate of Interested Persons of John Padgett (2014).

of this state and of the United States to persist. Further, state government support for this private corporate conglomerate and/or corporate affiliate network blatantly infringes on each citizen's basic right to a lawful elective franchise. (O.C.G.A. § 1-2-6).

For over a decade, collaborating government and corporate agents have endeavored to conceal these arrangements. The circumstances are so dire that the public is becoming aware that the "Republican's" upcoming "party caucus and convention cycle" is merely a marketed series of private, corporate meetings. To maintain the "party" optics, the GRP, Inc. does not disclose its **singular**, **controlling corporate identity** to the well-meaning public. It further **misleads the public** by advertising that attesting members of the public can vote as "members." This is directly contradictory to its own corporate Articles which **prohibit** members. With a board-controlled structure, only board members are allowed to vote. The corporation uses public involvement to promote the facade of patriotism and democracy while denying Georgians a true political party. The GRP, Inc. panhandles as a political party to enrich itself and suppresses representative participation among those opposed to a swindle.

Meanwhile, the government metastasizes its corporate presence to maintain total power.

You, as individuals, claim particular enablements as "Republican" majority political power. This is through your allegiance to the entity to which you submitted your payment for qualifying fees - the Georgia Republican Party, Inc. (See Image Set 3 below). Your qualification was merely under the color of O.C.G.A. §§ 21-2-131 and 21-2-153, which refer only to political party committees. The corporate Object to which you are allegiant evinces a design to reduce We the People to subjects of a coercively subverted and overthrown state, as defined by state and federal law. Any oath or attestation to a private corporation is not prescribed by law. Yet, you are tied to this private interest in all of your public deeds. We are counting on you to sever your bonds. This will end our injury.

#### Image 1. Governor Brian Kemp Qualifying Document.

I DO SWEAR OR AFFIRM MY ALLEGIANCE TO THE GEORGIA REPUBLICAN PARTY.

Print Name of Candidate:

Signature of Candidate:

Cobb County

Date: 3/10/2022

Sworn to or affirmed and subscribed before me this before me this day of March, 2022.

Notary Public

My commission expires:

We the People of the State of Georgia, as free citizens, have been subjected to a long train of abuses and usurpations by those acting with official state power and control of the public purse. These injuries occur under the color of law. The actions described herein by The State of Georgia directly abridge our First Amendment rights and Fourteenth Amendment protections, including due process. The state is denying our American birthright.

As such, **it is our right to Petition you with grievances** that are causing us harm. The facts we have submitted in Our Repeated Petitions to our local and state officials have been answered only by repeated injury, not curative action. As this Petition is an act of legal last resort pursuant to Article III jurisdiction, your action on behalf of the State of Georgia is bound to your duty to represent these rightful constitutional interests without delay.

To act with fidelity in critically reviewing this Petition, we ask you to re-read your **Oath** of Office found in O.C.G.A. § 28-1-4:

(a) In addition to any other oath <u>prescribed by law</u>, each Senator and Representative, before taking the seat to which elected, shall take the following oath:

"I do hereby solemnly swear or affirm that I will support the Constitution of this state and of the United States and, on all questions and measures which may come before me, I will so conduct myself, as will, in my judgment, be most conducive to the interests and prosperity of this state."

Allegiance to an embedded private corporation is unlawful for an acting state legislator. This conflict within your oath of office enables continued subversion of our system of government. If you cannot publicly sever yourself from the embedded private corporation, we ask that you **immediately resign from your legislative position.** 

Second, this Petition also contains facts and evidence of ongoing and blatant collaborative government actions against the fundamental civil voting rights of Georgia citizens. These involve a state contract with Dominion Voting Systems, Inc. that was funded in 2019 with more than \$150 millon in public taxes by the Georgia General Assembly. The Master Solution Purchase and Services Agreement to provide universal **assistive and adjunct** equipment to all counties was signed by Brad Raffensperger and Gabriel Sterling. Under this contract, the State of Georgia, its public employees, and its private corporate allies have worked to coerce all Georgians out of their voting rights by administering a falsely substitutionary electronic manner of election as certifiable. This is contrary to state and federal law.

Following state guidance, local election officials have executed the deprivation of our rights at our over 2,700 polling places since the March 2020 Presidential Preference Primary.

Election officials have refused to count our votes in the prescribed constitutional manner of state law that is "subject to statutory provisions governing the use of paper ballots" (holding 1 of the Georgia Supreme Court in *Rhoden v. Athens-Clarke Brd of Elections*, 310 Ga. 266 (Oct 19, 2020)). The state government has **ignored this clarifying Order** and even withheld it from being printed in the annotations of connected O.C.G.A. Title 21 in 2021, 2022, and 2023.

At this time, there is **only one method** for poll officers to certify at their respective polling places, which are fixed Places of Election by O.C.G.A. § 21-2-265(a). That method is by O.C.G.A. § 21-2-437(a) and (b), which are long-standing hand count and ink tally procedures constitutionally prescribed in since 1863. Instead of lawfully responding to citizen demands to comply with state law prior to the 2024 presidential general election, officials acted jointly to coerce poll officers to falsely sign electronic "tape" printouts as "election certifications" that say: "I hereby certify that the above election was held in accordance with The Local Election Authorities Act..." Not only is this strip not a lawful election certification, the printed Act is not a domestic law of the State of Georgia. Rather, it is a Canadian foreign law that appears to be connected to the foreign principal of Dominion Voting Systems, Inc. Once again, in the most recent total denial of our right to vote, all Georgia poll officers failed to produce lawful and requisite certificates of elections per O.C.G.A. § 21-2-420(a).

### And, FALSE ELECTION ACTS UNDER FOREIGN LAW <u>SUBVERT THE</u> CONSTITUTION.

Georgia is in a massive constitutional crisis. Your immediate severance from support and funding of continued assistive use of subversive foreign electronics in our election is your duty. If you cannot do so amidst the keen knowledge that you gained your position through these electronics, we ask that you **immediately resign from your legislative position.** 

State law protects you from retaliation in your exposure of acts of waste, fraud, and abuse under O.C.G.A. § 45-1-4. No matter what you do, We the People will hold the line in rejecting any refusal to Assent to Laws that are wholesome and necessary for the public good. To re-stabilize our state government and provide for our future security, we remind you that you must act under the supremacy of the U.S. Constitution, with allegiance to **NO CORPORATION OR FOREIGN NATIONAL POWER BY ANY MEANS.** 

We the People do Petition you, individually, against acts of subversion contained herein, without limitation. It is clear that our Petition is essential to our protection as citizens with fundamental rights and towards the restoration of our sovereign state, on which we rely. Your acts are also essential so that the State of Georgia can maintain our current number of representatives in the United States Congress. Defense of one's oath is a mark of duty and honor. You have sworn to support the U.S. Constitution, and you risk liability.

#### **CONSTITUTIONAL DUTIES**

#### I. SEVER CORPORATE ALLEGIANCE

#### a. The State's Arrangement with the GRP, Inc. Conflicts with Election Law

According to state laws, a political party in Georgia can only be ruled, regulated, and democratically structured in compliance with the Ga Election Code (Title 21) per strict requirements of O.C.G.A. §§§§ 21-2-110, 21-2-111, 21-1-154(a), and 21-2-153(e)(9). This is so that registered political parties can legally conduct election functions required by law exclusively under Ga Title 21. Only by strict compliance with Ga Title 21 is the Election Clause of the *U.S. Constitution*, Art. 1, § 4, cl. 1 supported and lawfully executed in Georgia.

The facts in the public record are clear. In March 2024, during Georgia's State and Federal Candidate Qualifying Week, you signed a document attesting that you swear or affirm allegiance to the "Georgia Republican Party," appearing to sign under a provision of O.C.G.A. § 21-2-153(b). However, as stated above, Secretary Brian Kemp allowed the GRP, Inc., a private corporation formed under the Ga Corporations Code Title 14, Chapter 3, **to replace** the previous Georgia Republican Party filed under the Ga Election Code as demonstrated in both state public records and federal claims to the U.S. District Court of Northern Georgia. As such, the Object of your allegiance is the Georgia Republican Party, Inc. - a private corporation certified by Brian P. Kemp on February 10, 2014. This is not a lawful Object of allegiance in keeping with clause 1 of your Oath of Office.

Image Set 2. State-Empowered Georgia Republican Party, Inc.

# RULES OF THE GEORGIA REPUBLICAN PARTY, INC.

I hereby certify that the attached is a true and correct copy of the Rules of the Georgia Republican Party, Inc. as adopted on June 17, 2020.

David Shafer, Chairman Georgia Republican Party, Inc.

#### Articles of Incorporation

The Name of the Corporation: Georgia Republican Party, Inc.

The corporation is organized pursuant to the Georgia Nonprofit Corporation Code.

The Principal Place of Business: P.O. Box 550008

Atlanta, Georgia 30355

Registered Agent's Name and Address: Anne W Lewis

1170 Peachtree St NE Ste 2200

Atlanta, Georgia 30309-7200, Fulton County

Effective Date: February 07, 2014

**Optional Provisions:** 



The Coproration will not have members.

#### 1.1 QUALIFICATIONS FOR PARTICIPATION IN PARTY ACTIONS

All electors<sup>1</sup> who are in accord with the principles of the Republican Party, believe in its declaration of policy and are in agreement with its aims and purposes may participate as members of the Georgia Republican Party, Inc. (hereinafter "GRP") in its conventions or precinct caucuses. All chairmen<sup>2</sup> and members of committees, delegates to conventions and voters in precinct caucuses, provided for in these Rules, shall be members of the GRP and must

<sup>&</sup>lt;sup>2</sup> See note 1.

STATE OF GEORGIA  Secretary of State  Corporations Division 313 West Tower 2 Martin Luther King, Jr. Dr. Atlanta, Georgia 30334-1530				
Annual Registration		*Electronically Filed* Secretary of State Filing Date: 01/24/2024 12:05:20		
BUSINESS INFORMATION				
BUSINESS NAME	: Georgia	Republican Party, Inc.		
CONTROL NUMBER	: 1401327	71		
BUSINESS TYPE	Domestic Nonprofit Corporation			
ANNUAL REGISTRATION PERIOD	2024, 2025			
BUSINESS INFORMATION CURREN	TLY ON F	ILE		
PRINCIPAL OFFICE ADDRESS	: P. O. Bo	x 550008, Atlanta, GA, 30355, USA		
REGISTERED AGENT NAME	: Alex Kaufman			
REGISTERED OFFICE ADDRESS	120 Fowler Ave, Roswell, GA, 30075, USA			
REGISTERED OFFICE COUNTY	Fulton			
OFFICER	TITLE	ADDRESS		
Caroline Jeffords	Secretary	P. O. Box 550008, Atlanta, GA, 30355, USA		
Joshua R McKoon	CEO	P. O. Box 550008, Atlanta, GA, 30355, USA		
Laurie L McClain	CFO	P. O. Box 500008, Atlanta, GA, 30309, USA		
UPDATES TO ABOVE BUSINESS IN	FORMATIO	NO		
PRINCIPAL OFFICE ADDRESS	P. O. Box 550008, Atlanta, GA, 30355, USA			
REGISTERED AGENT NAME	Alex Kaufman			
REGISTERED OFFICE ADDRESS	120 Fowler Ave, Roswell, GA, 30075, USA			
REGISTERED OFFICE COUNTY	Fulton			
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Caroline Jeffords	Secretary	P. O. Box 550008, Atlanta, GA, 30355, USA		
Joshua R McKoon	CEO	P. O. Box 550008, Atlanta, GA, 30355, USA		
Laurie L McClain	CFO	P. O. Box 550008, Atlanta, GA, 30355, USA		
AUTHORIZER INFORMATION				
AUTHORIZER SIGNATURE	: Karen H	entschel		
AUTHORIZER TITLE	: Authorized Person			

To the present day, Secretary Raffensperger has granted **only <u>one entity</u> - the GRP, Inc. - with all election powers for the "Republicans." Yet, a corporation and a lawful political party have contradictory constitutional identities** and are regulated under two completely different codes of law. A corporation is a single artificial person that is distinct from individuals (Title 14), while a political party is an association of natural member persons who strive with ideological purposes toward a representative government (Title 21). In yet another attempt to isolate itself, the GRP, Inc. distinctly **prohibits members** in its Articles of Incorporation, which supersede any and all bylaws and rules. There is no provision of law for a political party to be a private corporation. As such, a corporation cannot comply with Ga Title 21, as indicated by the refusal of the GRP, Inc. to file a representative state executive governing committee with the Secretary of State for the past decade. Why? Because a corporation is not a political party.

The Secretary of State claims to offer primary elections with a choice of either a Democrat or Republican ballot, yet there has **not** been a lawful Republican state political party or a state executive governing committee filed in compliance with the Ga Election Code since prior to 2014 – only three corporate officers of the GRP, Inc. The Secretary of State appears to have blatantly violated his duty in O.C.G.A. § 21-2-50(2) by failing to ensure the sufficiency of filings. The Governor, Secretary of State, Attorney General, and state attorneys across multiple agencies are aware of these facts and continue to work in concert with their corporate allies. The coercive requirement for citizens to approach a private corporation to qualify for public office as a Republican, under the color of law, infringes First Amendment rights.

By granting corporate privilege to the GRP, Inc., the state has created an unlawful arrangement. This has caused a constitutional crisis rivaling the post-Reconstruction period in Georgia's history, as **all citizens are equally <u>unprotected</u>** under the 14th Amendment.

#### **b.** Duplicitous Claims Before the Courts

There is only one legal entity - The Georgia Republican Party, Inc., a private corporation, prohibiting members, of which Joshua R. McKoon is the CEO. However, sometimes the GRP, Inc. claims in state and federal courts that it is acting on behalf of its members.<sup>3</sup> Other times, the GRP, Inc. pleads in court that it is merely a political party operating under the Ga Election Code, while willfully withholding its corporate identity from state and federal judges.<sup>4</sup> The Fulton County Superior Court has even hosted

<sup>&</sup>lt;sup>3</sup> American Oversight et al. v. The Ga State Elections Brd. Sup. Crt. of Fulton Cty, 24CV009124 GRP, Inc. Motion to Intervene (2024). Kari Lake, et al. v. Adrian Fontes AZ Sec of State, et al, U.S. Sup. Crt. No. 23-1021., Amicus Brief of the GRP, Inc. (2024). Georgia Republican Party, Inc, Perdue, Loeffler, et

No. 23-1021., Amicus Brief of the GRP, Inc. (2024). Georgia Republican Party, Inc, Perdue, Loe, al v. Sec'y of the State of Ga. N.D. Ga. 1:2020-CV-05018 (2020).

<sup>&</sup>lt;sup>4</sup> State of Georgia v. David Shafer, N.D. Ga., 1:23-cv-03720 (2023). State of Georgia v. Donald J. Trump et al. (Shafer, Still, Latham) Sup. Crt. of Fulton Cty, 23SC188947 (2023). Ex Parte Christopher Brasher, Sup. Crt. of Fulton Cty. 2022-Ex-000024 (2022). Catoosa County Republican Party et al v. Catoosa Cnty Brd of Elections and Voter Reg. N.D. Ga. 4:24-cv-00095, (2024). Julie Adams, Fulton Cty Brd of

simultaneous cases with the entity claiming its two, separate legal personas. What the GRP, Inc. "Republicans" claim to be in court documents depends on their day and objective - whether it needs power as a "party," a "corporation," or a corporation "acting" as a party.

State and federal case records demonstrate that the Georgia Republican Party, Inc. was not disclosed even once to the judges and jury in the 2020 election cases in Fulton County. This includes cases involving the actions of former CEO David Shafer with Plaintiff, State of Georgia, and District Attorney Fani Willis. The idea that allegiant legislators, who paid Shafer and now McKoon's corporation to qualify for office, will lawfully "discipline" DA Willis is mired in a conflict of interest. The public expects a costly spectacle.

To be absolutely clear, legislators maintaining corporate allegiance **can never** protect the constitutional voting rights of Georgians. Further, the actions of the Georgia General Assembly against Senator Colton Moore on January 16, 2025, epitomizes the ongoing mockery of constitutional due process by both the House and Senate, as does the basis of this petition.

Chief Justice Bethel has recently reminded Georgians, "For a government entity whose authority on the relevant point is purely a creature of statute, the absence of statutory authority is the absence of legal authority to act." *Camp v. Williams*, 314 Ga. 699, 704, 879 S.E.2d 88, 92 (2022). The Secretary of State unlawfully authorizes the private corporation named the Georgia Republican Party, Inc. **to act as** the "republican state political party" and to conduct state action. (See GaSoS ORR: #23-475, #24-52). This interferes with our voting rights, as there is no provision of state or federal law that authorizes this action.

#### c. Destructive and Subversive Acts Against the People

Elections and Reg. v. Fulton Cty. BRE & Nadine Williams, Election Director, Sup. Crt. of Fulton Cty., 24CV006566 (2024). Roque "Rocky" De La Fuente v. Secretary of State Brad Raffensperger, N.D. Ga. 1:19-cv-05323 (2020). (All of these cases involved either appointees through the corporation(s) or sought rulings based on abstract issues involving the corporation(s) without naming the corporation(s) properly in court documents as having a direct interest in the cases regarding election powers).

By directly authorizing this corporation to "be" the republican state political party, the state and its officials have encouraged the GRP, Inc. to falsely represent itself to the public. They have allowed corporate officials to falsely represent themselves as "party officials." The GRP, Inc. and the state government have collaborated to commit these destructive deeds:

- 1. **exploitation of Georgia citizens** by coercive, interferent, and subversive acts in our Ga Title 1 lawful elective franchise, including, but not limited to:
  - a. **total deprivation of a lawful, representative** state executive governing committee under the Ga Election Code; none filed with the Sec of State since prior to 2014
  - b. **false "party conventions**" and "party election affairs" while acting under Ga Corporate Law
  - c. false "state committee" meetings acting under Ga Corporate Law
  - d. **false solicitations for more than \$100 million** for recent years of ideological "election activities" under Ga Corporate Law; a call to CVENT, a third-party payment processor regarding more than 50 missing donations on Jul 2023 FEC report revealed that "X Corp" is involved<sup>5</sup>
  - e. **massive losses and extreme distress endured** by those solicited to "participate" in a corporate scheme falsely marketed as "party" affairs
- 2. **misrepresentation:** corporate state executives and other corporate officials conduct election actions and qualification of candidates with no political party committee on file:
  - a. **false filings:** in November 2023, the state accepted a list of presidential candidates from the GRP, Inc. on false "party" letterhead; in March 2024 they accepted corporate presidential electors
  - b. **false marketing to the public:** GaSoS distributed a public notice that checks for qualifying fees should be made payable to the "Georgia Republican Party" at the same time GRP, Inc. corporate executives distributed a memorandum requiring checks be **payable to the** "Georgia Republican Party, Inc." (See records at goreclaimga.org); corporate bank accounts with Synovus in Roswell, GA.
  - c. **private corporate enrichment:** records of the FEC rely on the state

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<sup>&</sup>lt;sup>5</sup> X Corp Collecting Ga Republican Money, GOReclaimGA on RUMBLE. COM https://rumble.com/v4u5hg6-x-corp-collecting-ga-republican-money.html (last visited Jan. 28, 2025).

government to ensure political parties are compliant; nine presidential candidates sent \$25,000 each to the GRP, Inc. (total \$225,000); this was towards their Georgia ballot access. (Dec 2023 FEC).

- d. **state officials accepted** private corporate checks from the GRP, Inc. for 25% of the state and federal candidate qualifying fees amounting to \$86,378 in March 2024; the GRP, Inc. retained **\$259,134** in candidate dollars for its private use
- e. **state and local election officials allowed** the GRP, Inc. and its affiliated county corporate officials to grant ballot access and raise hundreds of thousands of dollars

Image Set 3. Portions of March 2024 Corporate Qualification Records.

#### CERTIFICATION OF POLITICAL PARTY CANDIDATES

To: Secretary of State

We further certify that this State Executive Committee is the duly authorized and designated organ of the above Political Party for the purpose of furnishing this Certificate; that the undersigned deponents execute this Certificate in their official capacities; and that this Certificate is furnished in compliance with O.C.G.A. Sec. 21-2-154.

State Executive Committee Republican Party of Georgia

State Executive Committe Republican Party of Georgia

Sworn to and subscribed before me, this

Notary Public

Total amount of qualifying fees

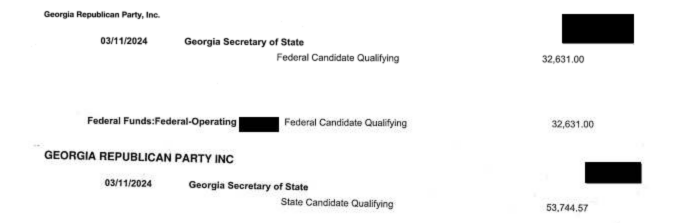
My commission expires:

paid to the State Election Superintendent: \$ \$1

KAREN LHENTSCHEL Netary Public, Georgia Cobb County My Commission Expires Pebruary 03, 2028

15.57 2 Cheeks Fed" Aut \$32631.00 Shote Aut \$86,37557

Total fees paid: #345502



- 3. **concealment of statutory authority:** state election officials fail to disclose the GRP, Inc. and authority of state corporation law to public candidates on the prescribed Declaration of Candidacy and Affidavit form #DC-S-20.
- 4. **false representation in a federal election:** GRP, Inc. sent its people as National Delegates to "represent" the votes of Republican voters at the 2024 National Nominating Convention, which is a federal election under federal law.

#### d. Evidence of the Subversion of our State Government

State law requires that political parties be ruled and regulated under O.C.G.A. § 21-2, which is the Ga Election Code. This is also per O.C.G.A. § 21-2-153(e)(9), which limits the only other entity to which a candidate may be loyal to a lawful political party with proper rules and regulations. According to O.C.G.A. § 21-2-2(24), a political organization may not be a prohibited subversive organization as defined in Part 2 of Article 1 of Chapter 11 of Title 16 "Sedition and Subversive Activities Act of 1953." O.C.G.A. § 16-11-4 defines a (2) "Subversive organization" as any organization [including "corporation" (1)] which engages in or advocates, abets, advises, or teaches, ... to overthrow, to destroy, or to assist in the overthrow or destruction of the government of the state or of any political subdivision thereof by force or violence. Coercion is a form of force, as defined by 18 USC § 1591(e)(2). The GRP, Inc. engages in defined activities, including state election actions. Many of the acts petitioned herein are

conducted in a concert of effort between the GRP, Inc. and public officials. They are blatantly coercive and thereby subvert our system of government under the color of law. This must end.

#### e. Precedence of Law

Federal law prohibits discrimination under the Civil Rights Act of 1964 (Title VII). A requirement to swear or affirm one's allegiance to a private corporation to seek public office directly clashes with religious freedom and free speech under the **First Amendment - it violates it,** and then suppresses individual speech as we've witnessed in incidents involving Senator Colton Moore and countless other conservatives. An unlawful oath opens the door to broad and arbitrary discrimination of citizens. It unlawfully binds a legislator to act for the government with a private conflict of interest. This destroys our government's integrity.

Georgia has several shameful examples of cases involving detrimental collaboration between corporations and governments to offer public positions to corporate appointees.

Georgia courts have consistently found them to be **unconstitutional**. *Rogers v. Medical Ass'n*, 244 Ga. 151, 259 S.E.2d 85 (1979), *Delay v. Sutton*, 304 Ga. 338, 818 S.E.2d 659 (2018). Yet, today, the State Election Board has corporate appointee(s) holding public office. See page 1 of the Georgia Republican Party Inc's Motion to Intervene in *American Oversight v. The Georgia SEB et al. Sup. Crt. of Fulton Cty*, Case No. 24CV009124 (2024) ("The Georgia Republican Party, Inc. has an appointee on the Georgia State Election Board.").

The U.S. Supreme Court has stated that "crossover interpretations involved in applying corporate law standards to ideological organizations unconstitutionally infringe upon First Amendment rights of association and speech." *Federal Election Commission v. National Right to Work Committee*, 459 U.S. 197, 103 S. Ct. 552 (1982). Yet, for over a decade, the state government has allowed a board-controlled nonprofit corporation that prohibits members to

masquerade as a state political party to conduct ongoing state action in our elections. The unconstitutional concert is being conducted by those with corporate allegiance tied to their legislative action. As stated, this Petition for Redress of Grievances is one of last resort. In December 2021 and again in February 2022, Chatham County citizens requested an investigation of the Georgia Republican Party, Inc. due to highly irregular and apparently unlawful activities involving David Shafer and Joshua R. McKoon. The State Attorney General of Georgia has failed to consider unlawful corporate usurpations into our system of government as a serious matter of Law and Constitution. In March 2022, Attorney General Chris Carr last wrote his qualifying fees to the private corporation, which corresponds with the Object of his allegiance, as did Governor Brian Kemp. (See Image 1).

In summary, the private corporation acting as the state political party is embedded within our state government and has you under bond. This corporation does not protect the constitutional rights of the citizens who put you in office. At this time, by the Supremacy Clause of the *U.S. Constitution*, Art. VI, your oath to The United States Constitution supersedes any of your other commitments. You have no protection for anything you do under the color of law. Ignorance of the law excuses no one per O.C.G.A. § 1-3-6. Therefore, you must act to sever your allegiance. Your failure to immediately do so by a written act may implicate you in what appears to be ongoing subversion under state and federal law.

#### II. SEVER WITH FOREIGN AUTHORITIES

#### a. Elections in Georgia Must be Under Domestic Law, State of Georgia

The Election Clause of the *U.S. Constitution*, Art. 1, § 4, cl. 1 requires that elections be conducted only by prescriptions of state law. 2 U.S. Code § 9 mandates that there are **only two** 

methods for voting for U.S. Representatives: 1) paper ballot or 2) authorized voting machines. On October 19, 2020, the Georgia Supreme Court in *Rhoden* affirmed that Georgia votes by paper ballot, despite "assist" and "adjunct" use of an electronic system. (See 141, 146-147), citing O.C.G.A. § 21-2-437 over 20 times, never once mentions voting machines. Therefore, according to the whole-act rule, the prescription of O.C.G.A. § 21-2-437(a) and (b) is the lawful procedure for the counting of our votes and including our votes in results. These acts are consistent with the federal definition of "vote" in 52 U.S. Code 10101(e). Poll officers must duly certify the election by the longstanding human hand count and ink tally method at our over 2,700 fixed polling places. Any government attempt to falsely certify at another location by means of any other method is irrelevant and likely unconstitutional.

As you may have heard, election officials have universally prohibited the only statutory method for poll officers to certify an election - O.C.G.A. § 21-2-437 (a) and (b). The Secretary of State can produce no tally sheets or duly certified return sheets signed by all of the poll officers at the polling places in your district. Instead, election officials have coerced poll officers to use electronic data in place of official results determined by the prescriptions of state law governing the use of paper ballots. There is **no "third" method** under state or federal law. In fact, in the county certification prescription of O.C.G.A. § 21-2-493, there are only two options for tabulating the results, which is consistent with 2 U.S. Code § 9 - by paper ballot or by voting machine. The optical scanning system is **not legally considered a voting machine** for the purposes of calculating certifiable election results.

In another act of unconstitutional coercion, **poll officers prohibit us from maintaining the <u>secrecy</u> of our ballots** by prohibiting us from folding them per the electoral mandate of O.C.G.A. § 21-2-435(d), which states "the elector shall fold his or her ballot, without displaying the markings thereon." The government forces us to deposit our

ballot papers into an electronic scanner, which is for preliminary accounting and assistive purposes only. This use of electronic equipment at the polls is similar to the use of a calculator on an academic exam. Poll officers must still execute the procedures to duly certify our elections per the verbal calling and hand tallying actions of O.C.G.A. § 21-2-437. Electronic data is immaterial to a certifiable election. Since the presidential primary election of 2020, Georgians have been denied our voting rights, which has left us without requisite accounting artifacts, including tally sheets and duly certified return sheets signed by all officers.

We are fully aware that you have accepted a position in Georgia's government by means of electronic data, uncertifiable and non-authoritative under state and federal law. Instead, the governance under which poll officers falsely certify at the direction of state and county election officials is **Canadian foreign law.** This Assembly has woefully failed to provide legislative oversight to the contract with Dominion Voting Systems, Inc. to which the Assembly directed massive allocations of tax funds.

Statewide Referendum
Question A (1)
Yes: 612
No: 343
Total Votes: 955

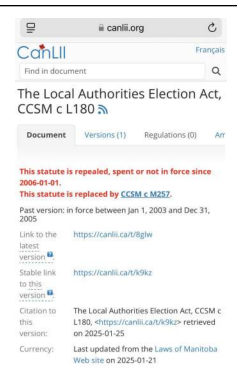
Certification

ME, THE UNDERSIGNED ELECTION
OFFICIALS, HEREBY CERTIFY THAT
THE ABOVE ELECTION NAS HELD IN
ACCORDANCE WITH THE LOCAL
HUTHORITY ELECTION ACT AND
REGULATIONS OF THIS
JURISDICTION.

Signature

Marke Sucea

Image Set 4. Georgia Elections "Held" under Canadian Foreign Law.





#### LOCAL AUTHORITIES ELECTION ACT

#### Revised Statutes of Alberta 2000 Chapter L-21

Current as of December 15, 2022

#### Office Consolidation

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#### Northwest Territories, CN

LOCAL AUTHORITIES ELECTIONS ACT

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This false certification process has been used at every polling location in Georgia since March 2020. These images demonstrate fraud that appears to exceed the threshold for subversive acts. Every public election official has violated their oath by administering elections under foreign law, including the Georgia Secretary of State.

The General Assembly has failed to ensure the protection of the fundamental voting rights of Georgia citizens by participating in the subversion of state government, abusing its legislative power in the following ways:

1. **Violating** longstanding federal law - 2 U.S. Code § 9 mandates that there are only two lawful methods of election that may be prescribed by state law, yet the Ga General Assembly gives credence to a substitutionary electronic system:

All votes for Representatives in Congress must be **by written or printed ballot**, or **voting machine** the use of which has been duly authorized by the State law; and all votes received or recorded contrary to this section **shall be of no effect.** 

2. **Negligently avoiding** the holding (1) of the Georgia Supreme Court in *Rhoden* preceding the 2020 Presidential General Election that elections with systems and various instruments and equipment is "**subject to statutory provisions governing use of paper ballots.**" Also, electronics are **not a substitute** for paper ballots.

As the trial court rightly noted, optical scanning voting *systems* and electronic ballot markers are technologies that assist election boards in conducting elections **via paper ballots.** In that regard, they are simply an adjunct to an election conducted with paper ballots - not a substitute for paper ballots. Accordingly, under Jones, the provision governing the use of paper ballots, including **O.C.G.A. §§ 21-2-437**(d) and 21-2-438(a), applied to this election. (*Id*, at 146-147) (the whole-act basic interpretive rule applies).

3. **Accepting electronic data reports** that are neither material nor relevant to an election as the basis for legislative positions, instead of requisite and certifiable hand accounting by poll officers upon ink tally sheets and return sheets at the fixed Place of Election. (O.C.G.A. §§21-1-420(a), 21-2-265(a)). The plain meaning and original intent of longstanding O.C.G.A. § 21-2-437(a) and (b) require it. Therefore, per basic rules of statutory interpretation, all other options are prohibited. See Subsection (b):

When the vote cast for the different persons named upon the ballots and upon the questions, if any, appearing thereon, shall have been fully recorded in the tally papers and counted, the poll officers shall *duly certify* to the number of votes cast for each person and question and shall prepare in ink a sufficient number of general returns. (humans manually conduct this accounting procedure).

- 4. **Following the misleading administrative rule assertions** of the State Attorney General in September and October 2024, the Assembly failed to responsibly oversee that a constitutional method of election by provisions of law governing paper ballots was conducted with public dollars.
- 5. **Benefitting in enumerable, privileged ways** from the coercive denial of counting of the votes of The People by prescriptions of State Law and actions **under foreign law.**

The hierarchy of law requires that there is **only one way to certify** an election, which is by state laws governing the use of paper ballots: precinct-level poll officers by O.C.G.A. § 21-2-435 and 21-2-437; county-level superintendent by O.C.G.A. § 21-2-493. Longstanding Ga Code Ann. of 1863, § 1234, directs poll officers in the **one way** to manually count the votes, return the totals on ink tally sheets, and duly certify at the fixed Place of Election, which is the polling place. This has not occurred since the March 2020 initial assistive use of the electronic

equipment provided by Dominion Voting Systems, Inc.

Georgia's relationship with Dominion Voting Systems, Inc. is replete with subversion and distrust that has manifested an overthrown government. As such, there is no possible way to continue dealing with a foreign principle that places foreign law on documents, coercing we citizens out of our federal voting rights. Georgians have been irreparably injured by your actions. The Assembly has failed to act with **fidelity** and lawful **legislative oversight** to identify that an electronic system with electronic data results **is not** a **third constitutional Manner (method) of election.** The Assembly has failed to protect citizens and support the U.S. Constitution by allowing our elections to be falsely certified with our public tax dollars **under foreign law.** The electronic system "sold" to us by the state government and Dominion Voting Systems, Inc. does not constitute a lawful method of election and must be abandoned to avoid the continued destruction of our government.

#### **CONCLUSION**

We the People require you to lend your signature below in AFFIRMATIVE SUPPORT FOR THE U.S. CONSTITUTION, no later than February 5th, 2025. You may return it to susanusa@protonmail.com in digital form. By doing so, you will acknowledge your fidelity and commitment to legislative and public funds oversight, and duties comporting with your Oath of Office. Affirm that you:

- 1. Sever your Allegiance to the Georgia Republican Party, Inc.
- 2. Sever from Foreign Authorities in our Elections.

You have no legislative power to support acts of subversion or overthrow in our state for

any amount of time. If you desire to act in any official legislative capacity under the Constitutions of this state and the United States, act now or resign. Finally, it is in keeping with your Oath of Office to report these matters directly to federal law enforcement as a whistleblower by O.C.G.A. § 45-1-4.

For the support of the U.S. Constitution, with a firm reliance on the protection of divine Providence, we hereby lend our names to this Petition.

Signed, this 28th Day of January, 2025:

Chocalitymed by:	Apop - 50 Apop -	Signed by:  Colorand TMSty  SEESDOSDE20144E
Sarah Thompson Bulloch Cty, U.S. Veteran	Susan P. Opraseuth Fulton Cty 1/28/2025	Edward T. Metz  Cobb Cty, U.S. Veteran  1/28/2025
Doesdigned by: Baron Reinhold F0000ED584514C3	Stance Robinson	Signed by: S-V 2)25_ SF804CFD8778420
Baron Reinhold	Gene Robinson	Sarah Webster
Gwinnett Cty, U.S. Veteran 1/28/2025	1/28/2025	Terrell Cty 1/27/2025

Signed by: Richard Schools	Signed by: 02/42/400	Gary Coates
Richard Schroeder Hall Cty, U.S. Veteran 1/28/2025	Derrick Grayson  DeKalb Cty, U.S. Veteran  1/28/2025	Gary Coates Glynn Cty 1/28/2025
Signed by:  ROSECSOMBA23451  Norma Reboredo	Jessie Blankenship	Signed by:  Mike Mock  555524557565648
Floyd Cty 1/28/2025	Cherokee Cty 1/28/2025	McIntosh Cty, U.S. Veteran
Signed by: Rebeckale Bennett 5357E5D1A286108	Signed by: Dianne Wilson 256398808224486	
Rebeckah Bennett	Dianne Wilson	
Stephens Cty	Pierce Cty	
1/28/2025	1/28/2025	

cc: Democratic Legislators, Georgia State Attorney General

Enclosure: Affirmative Support for the U.S. Constitution, for signature

Note: This document has been donated to the public domain by GoReclaimGa, LLC. The facts and ideas contained herein have been drafted to the best knowledge and ability of the signers, for transparency purposes. We reserve the right to make corrections, if valid errors can be demonstrated. All images are true and perfect digital copies of documents in the public record.

#### AFFIRMATIVE SUPPORT FOR THE U.S. CONSTITUTION

Acknowledgements:	
I	fully acknowledge that I must act with <b>fidelity to my Oath</b>
of Office in O.C.G.A. § 28-1	-4, which is to the Constitutions of the State of Georgia and the United
States. In my position, The U.S	3. Constitution supersedes all other man-made authorities. In order to act
in the state's interest, I acknow	ledge that I have no lawful authority whatsoever to support subversive
and foreign authorities in our s	state government.
I	fully acknowledge that <b>legislative oversight</b> of the enacting
of law and allocation of public	funds toward government contracts is built into our state's legislative
framework. The Georgia Gener	ral Assembly is responsible for consistently stewarding the power of the
purse to protect The People. (C	Ga Const. Art. III, § 5, 4). Reviews, audits, legal oversight and budgetary
oversight are actions The Peop	le have mandated. (O.C.G.A. Title 28, Chap. 5).
<b>Dutiful Severances:</b>	
I	hereby officially <b>sever my allegiance to the Georgia</b>
Republican Party, Inc. to w	hom I paid qualifying fees to run for state public office.
I	hereby officially <b>sever any and all support for the</b>
<b>Master Solution Purchase</b>	and Services Agreement by and between Dominion Voting
Systems, Inc. and Secretar	y of the State of Georgia (July 29, 2019) that has embedded foreign
national law and an unlawfu	l Manner of acquiring elective public offices in jurisdictions statewide.
Signed:	Date: