To: Mary B. Bedard, CPA County Clerk, Kern County 1115 Truxtun Avenue Bakersfield, CA 93301-4639

Domiciled at	Ι,	 			tl	ne unde	rsigned,	herei	nafter,	Dcla	rant
	Domiciled at	 	 								

hereby affirm, declare and swear, under my oath and under the pains and penalties of perjury under the laws of the United States of America and of this state, that I am of legal age and of sound mind and hereby attest that the statements, averments and information contained in this Declaration are true and correct to the best of my knowledge.

I ask you to read this document with an open and receptive mind even if, ultimately, you conclude you disagree with me. I also request that you provide me a written response on those points where we disagree in order to open a dialogue that will, hopefully, lead to a resolution acceptable to both of us.

ASSUMPTIONS THAT UNDERGIRD THE STATEMENTS IN THIS DOCUMENT:

To state the doctrine most simply, if you want to limit power, as the Framers plainly did, don't give it in the first place.

Our Founding Fathers used the same structural concept when delegating power to the State and Local governments: The powers are inherent in the individual, and the individuals, as a group, delegate some of those inherent powers to the State and to the Local government.

What is significant about the individual's delegation of powers to Federal, State, and Local government is that *the individual still maintains a share of the powers* he or she delegated to the government. Thus, the American Constitutional Republic is still guided by "We, the People."

Key to "We, the People" retaining their share of the delegated powers is that those in government exercising those powers must be above reproach in administrating their delegated powers fairly and even-handedly. This is especially true regarding voting. "We, the People" must have confidence that both our votes and the votes of the opposition are fairly and accurately counted. Do you agree?

SIGNIFICANCE OF THESE FOUNDATIONAL TRUTHS TO MY REQUEST TO YOU:

The significance of America being a Constitutional Republic is that the Constitution is the Supreme Law of this Land. Any purported "law," statute, code, regulation, rule or policy made consistently with the enumerated powers of the Constitution are presumed valid. In contrast, any purported law, rule or regulation which opposes and/or violates the Constitution in any way, whatsoever, is lawfully null and void. No bureaucrat, politician, or person acting in an official capacity has any legal authority to restrict the Constitutional rights of any law-abiding citizen nor alter the count of the citizen's votes.

I am informed and believe that you have violated my Constitutional Rights on:___/___/

Complaint 1.

California Election Code 13200 (2019) states: Ballots not printed in accordance with this chapter shall not be cast nor counted at any election. (Enacted by Stats. 1994, Ch. 920, Sec. 2.)

Those required statutory ballot statements are, "(Elections Code) 13205 (b). In elections when electors of President and Vice President of the United States are to be chosen, there shall be placed upon the ballot, in addition to the instructions to voters as provided in this chapter, an instruction as follows: "To vote for all of the electors of a party, mark the voting target next to the names of the presidential and vice presidential candidates of that party. A mark of the voting target next to the name of a party and its presidential and vice presidential candidates, is a vote for all of the electors of that party, but for no other candidates. In California in the November, 2020 election, the above-mandated language did not appear in ballots distributed in fifty-three (53) of California's 58 counties.

In the remaining five (5) California Counties, mandatory language of Election Code 13205(b), apparently did appear on the face of the purported ballot, but the following mandatory language of Election Code 13205(C) was required, but did not appear:

"(C) If a group of candidates for electors has been nominated under Chapter 3 (commencing with Section 8400) of Division 8, and has under Chapter 1 (commencing at 8300) of Division 8 designated the names of the candidates for President and Vice President of the United States for whom those candidates have pledged themselves to vote, the instructions to voters shall contain the following:

"To vote for those electors who have pledged themselves to vote for President and Vice President not supported by any particular party stamp a cross (+) in the square opposite the names of those presidential and vice presidential candidates."

Since the mail in ballots for the November 2020 General Election for Kern County did not contain the statutory language, the ballots should not have been cast nor counted.

There were 694 precincts in Kern County with 100% reporting.

Complaint 2.

Kern County used the Dominion Image Cast Central 5.10 and Vote-by-Mail (Central Tabulation) systems. Since the November 3, 2020 General Election the use of the Dominion system has been investigated by several state legislatures. Claims being made by Dominion that their voting systems are designed & certified by the U.S. government to be "closed systems" that do not rely on Internet connectivity for use have been disproved. A simple audit based upon available numbers shows major discrepancies in the final vote count for the President and Vice Presidential races. The County of Kern Certified results showed that Joe Biden earned 133,366 votes to Donald Trump's 164,484 for a total of 297,850 votes cast then counted. However the use of the proper algorithm shows Donald Trump with 234,978 votes to Joe Biden with 102,589 votes. Thus yielding the real total of 337,567 votes cast and counted. These large differences between the certified totals and the algorithm are a clear sign of cyber fraud left unchecked by the County Clerk

Complaint 3.

California Election Code Section 16100 states: "Any elector of a county, city, or of any political subdivision of either may contest any election held therein, for any of the following causes:

- (a) That the precinct board or any member thereof was guilty of malconduct.
- (b) That the person who has been declared elected to an office was not, at the time of the election, eligible to that office.
- (c) That the defendant has given to any elector or member of a precinct board any bribe or reward, or has offered any bribe or reward for the purpose of procuring his election, or has committed any other offense against the elective franchise defined in Division 18 (commencing with Section 18000).
- (d) That illegal votes were cast.
- (e) That eligible voters who attempted to vote in accordance with the laws of the state were denied their right to vote
- (f) That the precinct board in conducting the election or in canvassing the returns, made errors sufficient to change the result of the election as to any person who has been declared elected.
- (g) That there was an error in the vote-counting programs or summation of ballot counts. Do you agree?
 - 1. Any act committed by you, Mary B. Bedard, acting in your capacity as Registrar of Voters, either supports and upholds the Constitutions, national and state, or opposes and violates them.
 - 2. You have taken an oath to support and uphold the national and state Constitutions and are constitutionally mandated to abide by that oath in the performance of your official duties.
 - 3. You have no constitutional authority, or any other form of valid, lawful authority, to oppose and violate the very documents to which you swore or affirmed your oath and under which you were delegated by the people the limited authority to conduct the duties of your office.
 - 4. The above three positions are true, factual, lawful and constitutionally ordained.

Mary B. Bedard, acting in your capacity as Clerk of Voters for Kern County California failed to properly supervise "Vote by Mail" ballots and allowed their use in the November 3, 2020 election when it was clear that the California mail-in ballots did not comply with the California Elections Codes 13200, 13205 (B) and 13200 (c).

Mary B. Bedard, acting in your capacity as Clerk of Voters for Kern County California failed to properly supervise "Vote by Mail" ballots and allowed unsuspecting voters to "cast" their votes in the November 3, 2020 election when it was clear that the California mail-in ballots did not comply with the California Elections Codes 13200, 13205 (B) and 13200 (c).

Mary B. Bedard, acting in your capacity as Clerk of Voters for Kern County California failed to properly supervise "Vote by Mail" ballots and allowed the voters "cast" votes in the November 3, 2020 election to be counted when it was clear that the California mail-in ballots did not comply with the California Elections Codes 13200, 13205 (B) and 13200 (c).

Mary B. Bedard, acting in your capacity as Clerk of Voters for Kern County California failed to properly supervise the system that tabulates and count voters "Vote by Mail" ballots and allowed the voters "cast" votes in the November 3, 2020 election to be counted when it was clear that the California mail-in ballots did not comply with the California Elections Codes 13200, 13205 (B) and 13200 (c).

Mary B. Bedard, acting in your capacity as Clerk of Voters for Kern County California you have violated the United States Constitution, specifically, the Bill of Rights, in particular, Amendments I, IV, V, VI, VII, IX and X, and The Bill of Rights of the California Constitution, in particular, Sections 1, 2, 3, 4, 7, 10, 17, 18, 26 and 27, California Election Codes, 13200, 13205 (B), 13205 (C).

Mary B. Bedard, acting in your capacity as Clerk of Voters for Kern County California your actions have injured me personally, as well as my inherent constitutionally guaranteed God Given Constitutional Rights of United States Constitution Article IV, Section 4. Specifically, the Bill of Rights, in particular, Amendments I, IV, V, VI, VII, IX and X, and The Bill of Rights.

Mary B. Bedard, acting in your capacity as Clerk of Voters for Kern County California you allowed illegal votes to be cast then counted, eligible voters who attempted to vote in accordance with the laws of the state were denied their right to vote, precinct boards in conducting the election or in canvassing the returns, made errors sufficient to change the result of the election as to any person who has been declared elected and allowed errors in the vote-counting programs or summation of ballot counts.

I respectfully request you send a written response to me, addressing each and every issue raised herein within FIVE (5) calendar days.

If, for any reason, you fail to respond as requested to the issues below, your failure may well be regarded in any future legal or political proceeding as a tacit admission that the allegations are true and correct [Please see U.S. v. Tweel, 550 F. 2d. 297: "Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading."]

APPLYING THE FOUNDATIONAL CONCEPTS TO THE ISSUES AT HAND:

For the reasons set forth herein, I believe I have clearly demonstrated how you have violated your lawful Constitutional and statutory authority, and, by such action have violated the Federal and State Constitutions and your oath of office. Your actions as set forth herein have acted against the public good by violating the public trust and warring against the Constitution.

There is nothing in the State or Federal Constitution that says its provisions will be suspended during a "pandemic," real or imagined or that those who count the votes can alter the results for political gain. Do you agree?

Our Founding Fathers knew that *government serves with the consent of the governed*. **I do not consent** to any unconstitutional order by any politician or any bureaucrat at any level of government, Federal, State, or Local. Further, no politician or bureaucrat can lawfully compel me to engage in any activity which could bring harm or damage in any way whatsoever to my emotional and mental well-being and to my physical body, which belongs to me and to no one else. Do you agree?

To continue violating the Constitutionally guaranteed rights of each member of the public without their knowing and informed consent is truly outside the boundaries of our National and State Constitutional law. The same can be said of not counting or changing the citizen's votes and/or changing the aggregate votes whom the citizens voted for. Do you agree?

The damages claimed herein are an unlimited civil case *if* a lawsuit were instituted. If you disagree with anything stated in this notice, then please respond to me with the specifics of your disagreement. Any un-rebutted point raised herein may well be regarded as an admission by you.

Yours truly,	
Full Name, Affiant/Declarant	Print Name
	Date
Return Ma	ailing Address to:
Name:	
Street:	
City, CA, Zip:	