I am requesting on the record, that the "New Section 3" on HB2086 stating:

"No County election office or any employee or agent thereof shall create, or permit any other person any other person to create, disclose to any person an image of the hard drive of any electronic or Electromechanical Voting System, optical scanning equipment or any other voting system that contains a hard drive component, without the written consent of the Secretary of State."

First of all, this is the EPITOME of NON-TRANSPARENCY.

Secondly, it is an absolute CONFLICT OF INTEREST that the very office who is in charge of elections, is sponsoring a BILL, that is in fact, pushing NON-TRANSPARENCY.

This is OBVIOUS & ON PURPOSE.

Those who have nothing to hide, hide nothing.

I do not consent to this tactic that is being pushed by the Secretary of State's office.

In fact, the machines and ALL electronic/Electromechanical components of these machines should be GONE.

The reason? They ARE, IN FACT, hooked to the internet. They ARE COMPUTERS. EVERY COMPUTER, is in fact, HACKABLE.

How do I know? I, with 5 other Kansas Patriots filed a Writ of Mandamus against the Governor, AG, SOS and the Director of Elections-Brian Caskey. I would like to point out, that yes, it was "dismissed", however, it was NOT DISMISSED on MERIT. That should tell you everything. I suggest you read that Writ of Mandamus to understand the depth of fraud that has been perpetrated on Kansas constituents.

With all this said, the "New Section 3", is continuing the ability for nefarious actions to take place within these fraudulent machines.

The proof of this would be the case of Tina Peters, the Clerk and Recorder, from Colorado. Tina LAWFULLY made copies before the 2020 election and after the election. That is how she found that certain files & computer logs had been overwritten. She did her JOB. THAT is called PROTECTING YOUR CONSTITUENTS & BEING TRANSPARENT. Something the Kansas Secretary of State knows nothing about.

It should only take ONE constituent to have a "concern" about an election, for the SOS to do what he or she has to do, to PROVE that there were no fraudulent actions within the election. Yet, we have filed TRO's in our county and a Writ of Mandamus against State officials, and they ignored our concerns and voices.

That is absolutely not acceptable.

So, I reiterate, the "New Section 3", MUST be eliminated from this Bill.

Remember your OATH.

Thank you

Stacie Harvey