Hall Aff. Exhibit 2

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The Tuesday November 8, 2022 elections in Surry County were conducted in full compliance with applicable laws per NCSBE, except for alleged actions by one election worker on one day during those elections. The situation is currently under review by the Surry County Board of Elections. I have every confidence the alleged incident will be fully investigated according to law. However, because the resolution of the incident is uncertain at this time, I can't certify at this canvass lawful and accurate election results for that alleged incident. I am glad to certify, to the best of my knowledge, that all other election activities by county staff and voters have shown no irregularities according to law.

The legitimacy of all elections activities in North Carolina is based on the ability to prove accurate voter registration records, voter ID validated at time of voting, NC Constitutional Amendments and related laws. These necessities were missing in the recent 2022 elections, as they have been since 2018, with the rulings of U.S. District Judge Loretta C. Biggs. Thus, all elections conducted in all counties in NC have a very uncertain validity. Judge Biggs's rulings in 2018 were:

- 1. Our Constitutional Amendment is illegal and no voter ID verification is allowed at the polls other than statement of name and address by the voter at the registration table under NRVA.
- Imposition of a Federal injunction against voter challenges of registrations for previously registered voters based on change of address.

These rulings have stripped the election process of the trustworthiness they were designed to protect. Since then, the general welfare of the citizens of North Carolina has been damaged by a growing lack of trust in our election process. Theories of election theft conspiracies have proliferated from these swollen voter registration rolls and the lack of photo ID verification for in-person voting. To make matters worse, an attack on our inalienable right of free speech enshrined by our first Amendment, which, as Madison pointed out to Hamilton, was there to protect against a time the population forgets their rights are God-given and inalienable and need to be reminded by the same Patriots who spilled blood to secure them from a tyrannical king. It can be said without exaggeration that Judge Biggs's rulings gave Federal protection to felonious voter fraud thus raising the possibility of election theft, while decreasing the likelihood of getting caught. Consequently, I don't view election law per NCSBE as legitimate or Constitutional. I view them as a grotesque and perverse sham of our real election laws as enacted by our General Assembly.

Keeping my oath of office to uphold the US and NC Constitutions, both of which are based on the expressed will of "We The People", free of perversion of those documents by Judge Biggs, which make the people subservient to one unelected judge in a black robe, and with regard for the sacred blood shed of both my Redeemer and His servants, past Patriots who made the ultimate sacrifice, to secure God granted inalienable rights defended by men of true character, I cannot, I must not call these election results credible and bow to the perversion of truth Judge Biggs foists upon us. Her opinions regulating elections conform to a generally held, though perverted, view of a legal election.

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An election is not a defendant in court. It has no presumption of credibility until proven otherwise. A constitutional amendment of a government of "We The People" by "We The People" cannot, no must not, be perverted by the tyranny of one delusional Judge. Applying the same logic to Judge Biggs as she applied to the State Legislature, her ruling is illegal and therefore she is the worst election denier in our State and the USA.

On the prohibition against removal of voters via voter challenge, her decision as best I understand, it prohibited the activity because voters used unofficial data to find the challenged voters and some local BOEs did not properly apply official data to verify the challenges. Therefore nobody can use official data for any voter challenge. This is the height of hypocrisy and election perversion! It is the job of an election process to prove its credibility. The case is still under appeal now more than four years after her initial ruling. This has demonstrated the Proverb that says "A longing delayed makes the heart grow sick." She has sown discord among our citizens and is the root cause for much of the needless division among our fellow citizens and should be impeached and investigated for any broken applicable laws as a warning against such destructive activities.

Because of Judge Biggs's rulings perverting our election practices, this most recent election has again failed to show it did not produce false results based on bloated voter registrations and ghost voters pretending to be real citizens of the counties of this great State.

I respectfully decline to certify these election results as credible.

Jerry F Forestieri, Secretary of Surry County Board of Elections

Timothy N. DeHaan, Member, Surry County Board of Elections