Quo Warranto Filed in the Arizona Supreme Court by We the people of Arizona potentially unseating all state elected officials

As average citizens of Arizona, from all walks of life, we have discovered that our past elections in 2018 thru 2020 are out of compliance per the U.S. Election Assistance Commission [EAC]. The Help America Vote Act [HAVA] of 2002 established the EAC and our State of Arizona takes a strict view on this Federal Election Law. Our State of Arizona went out of compliance in February of 2017 (or possibly sooner) and was only recently purported to be re-certified in January 2021. There are multiple problems with the documentation regarding contractor laboratories that invalidate any machine certification. A certification can only last for a maximum of two years, and there are very important reasons for this. This will either unseat every state level politician in Arizona or declare every Federal Law applied to Arizona as unlawful.

Violation of Federal Law - No VSTL Accreditation

Invalid accreditation of VSTL



The violation of Federal law is due to No Certification of the Voting System Machine, which includes all aspects of machine from hardware to software to add-ons by the Voting System Test Laboratories. The VSTL is accredited and overseen by the EAC per the HAVA act and is critical to the compliance and standards set forth by Law. This accreditation must be thoroughly vetted every two years.

Arizona takes a strict view of Federal Elections Law Per A.R.S. §16-442(B): "Machines or devices used at any election for federal, state or county offices may only be certified for use in this state and may only be used in this state if they comply with the help America vote act of 2002 and if those machines or devices have been tested and approved by a laboratory that is accredited pursuant to the Help America Vote Act of 2002."

NOT FOR RELEASE UNTIL 5-7-21 at 10:30am: Contact Information:

Daniel Wood danielwood4congress@protonmail.com
Josh Barnett
contact@barnettforaz.com