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# **EXHIBIT 1**

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Page 1 1 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA 2 ATLANTA DIVISION 3 4 Donna Curling, et al., 5 Plaintiffs, 6 CIVIL ACTION FILE vs. 7 NO. 1:17-cv-02989-AT Brad Raffensberger, et 8 al., 9 Defendants. 10 11 12 VIDEO 30(b)(6) DEPOSITION OF COFFEE COUNTY BOARD OF ELECTIONS & REGISTRATION 13 THROUGH WENDELL STONE 14 15 September 1, 2022 16 9:07 a.m. 17 18 19 Suite 3250, One Atlantic Center 1201 W. Peachtree Street Atlanta, Georgia 20 21 22 23 S. Julie Friedman, CCR-B-1476 24 25

Page 2

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1	THE VIDEOGRAPHER: Today's date is
2	September 1st, 2022, and we are on the record at
3	9:07 a.m. This will be the videotape 30(b)(6)
4	deposition of Coffee County Board of Elections
5	given by Wendell Stone.
6	Would counsel present please identify
7	themselves for the record.
8	MR. CROSS: David Cross of Morrison &
9	Foerster on behalf of the Curling Plaintiffs;
10	and with me is my colleague, Adams Sparks.
11	MR. DELK: Steven Delk on behalf of the
12	witness.
13	MR. MILLER: Carey Miller here on behalf
14	of the State Defendants.
15	I will be having, joining me later Diane
16	LaRoss also on behalf of the State Defendants.
17	THE VIDEOGRAPHER: Thank you.
18	Would the court reporter please swear in
19	witness.
20	WENDELL STONE, having been first duly
21	sworn, was examined and testified as follows:
22	CROSS-EXAMINATION
23	BY MR. CROSS:
24	Q. Good morning, Mr. Stone.
25	A. Good morning.

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Page 10 1 0. Can you just state your full name for the 2 record. My name is Wendell Stone. 3 Α. So no middle name? 4 0. 5 Α. No middle name. Okay. And where do you currently live. 6 Q. 7 I live in Coffee County in the Ambrose Α. community of Coffee County, Douglas as the county 8 9 seat. 10 Q. Okay. What's your current address? 11 Α. 12 13 Q. Okay. 14 MR. DELK: And, David, if I can just 15 stipulate here at the beginning, I'll try to 16 stay out of your hair. Mr. Stone is testifying 17 solely today in a representative capacity on 18 behalf of the Board, and no answer he provides 19 will be representative of any of his individual 20 thoughts or opinions or testimony in this case. 21 Okay. Understood. MR. CROSS: There 22 maybe be some questions that get to him 23 personally, but if they do we can --24 Mr. Delk: Sure. 25 MR. CROSS: -- take them as they come.

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1 Q. (By Mr. Cross) Okay. So, Mr. Stone, you 2 understand you're -- you've taken the same oath you 3 would take if you were testifying in a courtroom? Α. I do. 4 5 Q. Okay. Have you been deposed before? 6 Α. No. 7 Ο. Just briefly then -- I'm sure Mr. Delk has gone over it with you. 8 9 The court reporter next to you is going to 10 take down everything we say. There's a video. It's 11 just important that we not speak over each other, so 12 she can get a complete record. 13 If you have any questions about anything I 14 ask you, please just let me know. I'm happy to 15 clarify. 16 If you want to take a break at any point, 17 absolutely fine. The only thing is if there's a 18 question pending, you have to answer that question 19 before we break. 20 Α. Thank you. 21 Mr. Delk may object from time to time. Ο. 22 You still have to answer the question unless he 23 instructs you not to. 24 Α. I understand. 25 So you understand you're here Q. Okay.

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Page 12 1 testifying as a representative on behalf of the 2 Coffee County Board of Elections; is that right? 3 Α. I do. Okay. And what did you do to prepare for 4 Q. 5 today's deposition? To prepare for today's deposition, I read 6 Α. 7 I met with counsel. the subpoenas. And how long did you meet with counsel? 8 Ο. 9 Α. You mean for a total, how long did I meet 10 with counsel? Yeah. About how long did you meet with 11 Ο. 12 counsel to prepare for today? 13 Α. I probably met with counsel for four hours. 14 15 Okay. And did you speak with anyone other Ο. 16 than counsel to prepare for today? 17 Α. No. Okay. Did you look at any documents? 18 Q. 19 Other than the subpoenas, no. Α. 20 Okay. All right. Let me hand you what Ο. 21 we're going to mark as Exhibit 1. 22 (Exhibit 1 was marked for identification.) 23 Q. (By Mr. Cross) This is a copy of one of 24 the deposition subpoenas. You can flip through it, 25 and just tell me if you've seen this before.

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Page 13 1 Α. Okay. 2 Ο. Grab some glasses? 3 I'm going to have to get my glasses Α. because --4 5 Q. We're all getting there. -- I mean, the text is beyond what I can 6 Α. 7 do here, so let's see. So yes. I have seen this before. 8 9 Ο. Okay. So take a look. Yeah. Right where 10 you are is fine. 11 You see the heading that says, "TOPICS"? 12 I do. Α. 13 Q. And are you prepared to testify on the topics that are listed here through Page 7 today? 14 15 Α. I am. 16 Okay. And so do I understand --Ο. 17 Well, let me ask you -- let me ask you this. 18 19 Do you understand that the County produced 20 some documents in response to a subpoena? Were you 21 aware of that? 22 I'm aware that documents were requested. Α. I -- I'm not aware of the documents that were 23 24 produced by the County. 25 Okay. So in preparation for today, you Q.

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Page 14 1 didn't look at any documents that were produced? 2 When you say documents, do you mean --Α. 3 Okay. Are you referring to video? Well, that's part of it. I was going to 4 Q. 5 ask you separately about that. Okay. I have seen that. 6 Α. Okay. You've seen the video that was 7 Ο. produced to us? 8 9 MR. DELK: And I'll object to the extent 10 anything that was from me or our firm is 11 privileged. 12 He's asking about other generalized 13 documents. 14 THE WITNESS: Uh-huh. 15 Q. (By Mr. Cross) Well --16 They came from the County. That were Α. 17 requested by the County, and I'm not aware of what those are, and the Board is not aware of what those 18 19 are. 20 (By Mr. Cross) So let -- Let's make sure Ο. 21 we're talking about the same thing, so we served a 22 documents subpoena. Give me an example of the documents you're 23 Α. 24 talking about. That was --25 MR. DELK: And, David, if it helps, you

Page 15 1 may be able to help out, some specific examples. 2 Much of the document production was handled by 3 counsel. 4 MR. CROSS: Okay. 5 MR. DELK: But if you want to go through specific documents, that may be helpful. 6 7 (By Mr. Cross) Okay. Yeah. We're going Ο. to do that. I was trying to figure out. 8 9 So you mentioned a video. Is that video 10 that shows the outside of the Coffee County Elections 11 Office and people coming and going? 12 It is. Α. 13 Q. Okay. And is -- Where did that video come from? 14 15 Α. The video, well, it was retained on the 16 system that is used in the County. I mean, video 17 cameras are at various places throughout the county, and so that's where that video came from. 18 19 And yes. That video is from the door of 20 the Elections Office. 21 Ο. Okay. 22 MR. MILLER: And, David, can I just interject real quick before we get too far down 23 24 the road. The Exhibit Share online, I realize 25 we only have limited paper copies. Are we

Page 16 1 admitting these as we go? 2 MR. CROSS: Yeah. 3 MR. MILLER: I figure this one, I mean, it's easy enough; but it -- it's not showing in 4 5 my Marked Exhibits under issue. MR. CROSS: Oh, yeah. Somebody should be 6 7 introducing them into Exhibit Share. Let me make sure the team knows that. 8 9 THE COURT REPORTER: Do we need to go off? 10 MR. CROSS: Actually, can you just e-mail 11 my folks and make sure somebody's doing that. 12 (By Mr. Cross) Okay. And the -- the Ο. 13 video that was produced to us that you're talking about, was that video that was reviewed by the 14 15 Elections Board with respect to letting Miss Hampton 16 and Miss Ridlehoover go in February of 2021? 17 Α. Okay. Now on behalf of the Board and to 18 my knowledge, the Board has not seen that video. The video was not utilized by the Board to let Miss 19 20 Hampton go, but the video -- a -- not that video, but 21 video did contribute to them being let go from their 22 positions, but that video is -- is not in question. 23 Not -- I mean, it's not a part of what you're asking 24 me about. 25 In other words, everything is on video and

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Page 17 1 as desktop video for the county manager. And I don't 2 know who else has access to it within the county 3 management, but I mean --So I mean, are you asking me about 4 5 their -- about their dismissal? And they did resign. I mean, they weren't 6 7 dismissed. Now if -- Well, I mean, effectively, they were. 8 9 But are -- Are you asking me about how 10 we -- how it was decided? I'll -- I'll come to that. 11 Ο. No. 12 What I'm trying to understand is sort of 13 the providence of the video we got. 14 Are you aware that the video that we 15 received ends on February 19, 2021? February 19. I'm terrible with dates. 16 Α. 17 I'm not aware of the date that the video ended. 18 19 Do you know why the video doesn't go Ο. 20 beyond whatever date it ends at, which I can tell you 21 is February 19th, twenty --22 The --Α. 23 Q. -- twenty one. 24 Α. I know that the --25 Unless there's a reason to capture video,

Page 18 1 the video writes over every 60 days. I -- It's not 2 my system. I don't know how to run the system, but I 3 know that it writes over, and so that's what happens to the video. In other words, there's not a video 4 5 that's going to last from that day till this day. Right. So what I'm trying to understand 6 Ο. 7 is then how do you have video that goes back before February 19, 2021. 8 Okay. Are you referring to the video 9 Α. 10 that --11 That was produced --Q. 12 -- I looked at --Α. 13 Q. -- to us. 14 Α. -- vesterday? 15 Q. Well, I don't know what you looked at. 16 Α. Okay. 17 MR. DELK: We've got to be -- Try not to talk over him, but y'all work together. 18 19 MR. CROSS: Yeah. Yeah. (By Mr. Cross) So let me make sure I 20 Ο. 21 finish my question and -- and --22 Uh-huh. Α. -- before you start talking. 23 Q. 24 So I don't -- I don't know what video you 25 looked --

Page 19 1 MR. CROSS: Can you tell me. Did he look 2 the video that you guys produced? 3 MR. DELK: We hit what I suspect will be the most pertinent parts. 4 5 MR. CROSS: Okay. But it's the same --MR. DELK: Now it's what was recently 6 7 produced, the out -- the exterior footage of --MR. CROSS: Yeah. 8 9 MR. DELK: -- the front door of the 10 election building. MR. CROSS: Okay. 11 12 THE WITNESS: And that was a January 6th, 13 January 7th. 14 MR. DELK: There were several dates, but 15 it encompasses that. 16 THE WITNESS: Uh-huh. 17 Ο. (By Mr. Cross) Okay. So we're talking about the same video that was produced to us, and it 18 sounds like maybe you looked at portions of it. 19 20 Α. Exactly. 21 Okay. So what I'm trying to understand is Ο. 22 why does the County have video from that time period if the video would otherwise get overwritten. 23 24 Α. Okay. 25 MR. DELK: Object to the form to the

Page 20 1 extent that you're talking about the County 2 separately and apart from the Board of 3 Elections. THE WITNESS: As I know -- As I know of, 4 5 that the video was Open Records requested by Misty Hampton, who is our former elections 6 7 supervisor. That was in -- as -- as far as I know and as far as the Board would know. 8 9 And as I say again, the Board did not see 10 that video, to my knowledge; but that's where it 11 came from. 12 Ο. (By Mr. Cross) I see. So the video that 13 we got was pulled at some point in the past in 14 response to an Open Records Request from Miss 15 Hampton? 16 Uh-huh. Α. 17 Q. Yes? 18 Α. Yes. 19 Ο. Okay. And sorry. You have to say yes or 20 no just so it's clear. 21 And I understand that. Α. 22 Okay. Where was that video pulled from to Q. 23 produce to us? 24 Do you know where it was saved? Like was 25 it on somebody's computer? Was it on a county

Page 21 1 system? 2 Α. It was on the county system; but exactly 3 how that is done, I'm not sure; but it was saved by the County. 4 5 Ο. And is it your understanding that there's no other video available for the late 2020, early 6 7 2021 time period for the Elections Office? Α. That's my understanding. 8 9 Ο. And what is that based on? 10 It would be outside of the 60 days. Α. 11 Oh. Do you know if any efforts were made Ο. 12 to confirm --13 Α. And listen. I'm not trying to be evasive. Sure. 14 Ο. 15 Α. But I am absolutely terrible with dates 16 and remembering, you know, when things specifically 17 happened; and now that's just -- I think it's a product of getting old. I don't know but --18 I understand. No worries. No worries. 19 Ο. 20 Do your best. 21 Do you know what efforts were made to see 22 whether there is any other video that exists for the Elections Office? 23 I'm -- I assume. 24 Α. 25 And I don't want you --Q.

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Page 22 1 MR. DELK: No. 2 Ο. (By Mr. Cross) -- to guess. 3 MR. DELK: Don't assume. MR. CROSS: Yeah. 4 5 MR. DELK: If you know, you know. If you don't, you don't. 6 7 THE WITNESS: Okay. MR. DELK: But don't assume. Just --8 9 THE WITNESS: I --10 MR. DELK: -- listen to his question, and 11 through. 12 THE WITNESS: Then I'm going to have to 13 say that I don't know. 14 (By Mr. Cross) That's fine. Ο. 15 Α. I don't know the answer to that. 16 That's fine. Definitely do not want you Ο. 17 to guess or speculate on anything. If you don't know just --18 19 Α. Uh-huh. 20 Ο. -- feel comfortable saying you don't know. 21 THE COURT REPORTER: If I could make a 22 request. Can you face forward. You're having a 23 private conversation. I need to hear you. THE WITNESS: And I -- I --24 25 THE COURT REPORTER: I'm having to look at

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Page 23 1 the screen. 2 THE WITNESS: I understand that, and thank 3 you for reminding me. THE COURT REPORTER: It will make our 4 5 video nicer, too. 6 THE WITNESS: Uh-huh. 7 THE COURT REPORTER: I know it's awkward. THE WITNESS: That's okay. Do the best I 8 9 can. 10 (By Mr. Cross) So when was the first time Q. 11 you saw that video? 12 Α. Yesterday. 13 Q. It sounds like you looked at particular days? 14 Uh-huh. 15 Α. 16 Q. Yes? 17 Α. Yes. 18 Okay. And -- And what days did you Q. review? 19 20 Α. January 7th. 21 Q. Anything else? 22 I don't recall the date of any other --Α. 23 Okay. Q. -- other. Possibly January 8th. 24 Α. 25 Q. And did you see anything in that video

Page 24 1 that you had not seen or heard about before? 2 I did. Α. 3 Ο. Which was what? I saw people that I did not recognize 4 Α. 5 going into the Elections Office, as well as people that I did recognize going into the Elections Office. 6 7 And this on January 7th of 2021? Ο. Α. That's correct. 8 9 Ο. Okay. And are you aware that on January 7 10 of 2021, a team of individuals with forensic 11 expertise went into the Coffee County Elections 12 Office and copied software and elections data from 13 various equipment? 14 On behalf of the Board, we have not been Α. 15 notified by the Secretary State's Office, by the County Commission, by any governing authority that 16 17 anyone breached our security. I'm not going to sit here and try to act 18 like I don't know, and the extent of my knowledge 19 20 before yesterday and after working with counsel was 21 the media presentations that have come out related to 22 what you're asking me about. So the first -- The first that the Board 23 Q. of Elections learned that individuals had breached 24 25 the Coffee County voting equipment in January of 2021

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Page 25 1 was through the press? 2 MR. DELK: Object to the form. 3 You can answer. THE WITNESS: That's the -- my 4 5 understanding. (By Mr. Cross) Okay. And that's true for 6 Q. 7 you personally? MR. DELK: Object to the form. 8 9 He's not here to answer questions 10 personally. This was noticed as a 30(b)(6). If 11 you guys want to ask him individual questions, 12 we'll schedule that at a later date. 13 MR. CROSS: Well, he's a member of the board. If he knew something earlier --14 15 MR. DELK: Then you can ask him on behalf 16 of the Board, but I'm -- I'm trying to avoid --17 MR. CROSS: I understand. I understand. MR. DELK: -- any issues like we've had in 18 past ones, so if we can keep it to the Board, 19 20 'cause that's how it was noticed. 21 MR. CROSS: Steve, we haven't had any 22 issues. 23 MR. DELK: And I'm not trying to make any 24 I'm trying to make it neat, so we'll -now. 25 MR. CROSS: I know. I hear you.

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Page 26 1 MR. DELK: -- have no trouble with the 2 Board. 3 MR. CROSS: I know. I'm kidding with you. THE WITNESS: And -- and, again --4 5 MR. DELK: Well, no. No. MR. CROSS: Yeah. We're good. 6 7 THE WITNESS: Don't say --MR. DELK: Wait till --8 9 THE WITNESS: -- anything. 10 MR. DELK: -- the question's on the table. 11 MR. CROSS: Yeah. Yeah. 12 Ο. (By Mr. Cross) All right. So just so 13 we're clear, your testimony on behalf of the Coffee County Elections Board is that the Board itself was 14 15 not aware of the events that you saw in the video 16 that you reviewed for January 7 of 2021. The Board 17 was not aware of those events before press reports came out in recent weeks; is that fair? 18 19 That's correct. Α. 20 Okay. But there's one exception at least Ο. 21 to that, right, which is Eric Chaney? 22 MR. DELK: Object to the form. 23 THE WITNESS: Excuse me? 24 MR. DELK: I'm just stating an objection. 25 Listen to his question. Unless I tell you

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Page 27 1 otherwise, answer as you're able. 2 THE WITNESS: I am aware that Eric 3 Chaney's name was in -- It was in the articles that -- that I read. 4 5 Q. (By Mr. Cross) But you saw Eric Chaney going to and from the Elections Office on January 7 6 7 of 2021? On that video, yes. I did. 8 Α. 9 Ο. Okay. So there was at least one member of 10 the Board before yesterday, a former member of the 11 board who was aware of the events that you saw on 12 that video, right? 13 Α. A former member of the board, are you referring to Ed Voyles? 14 15 Ο. No. To Eric Chaney. Eric. A former member of the board. 16 Α. 17 Yeah. Okay. And I meant because Eric's resignation 18 is only recent. 19 Right. Ο. 20 Α. Yes. He is a former member of the board. 21 Yes. 22 And so Mr. Chaney, you know now from the Q. video you saw, was aware of -- of the events that 23 24 happened in the Elections Office on January 7 of 2021 25 while he was a member of the board?

Page 28 1 MR. DELK: Object to the form. 2 The -- Now when the article THE WITNESS: 3 came out, I myself questioned Eric Chaney. Are you guilty? Are you involved in this, as it 4 5 states in the article? He told me no. 6 7 And I don't know if I need to answer that question. That is what I did. That is not what 8 9 the Board did. 10 (By Mr. Cross) Okay. But you know that Q. 11 when Mr. Chaney told you no, that that was not a 12 truthful statement? 13 Α. I suspect that that is true. Object to the form. 14 MR. DELK: 15 Ο. (By Mr. Cross) Well, to be clear, Mr. 16 Stone, you don't suspect. You know, because you saw 17 him in the video on that day, right? I did. 18 Α. Okay. And you -- you sort of anticipated 19 Ο. 20 where I was going to go. You said that you 21 personally asked him about the events. 22 Did anyone officially on behalf of the Board of Elections ask Mr. Chaney about his 23 involvement in the events in the -- the Elections 24 25 Office from January 2021?

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Page 29 1 MR. DELK: Object to form. 2 You can answer. 3 THE WITNESS: Not in a -- Not in a board setting. No. 4 5 Q. (By Mr. Cross) What about just one on one? 6 7 Any -- Any official questions for Mr. Chaney about those events on behalf of the Board? 8 9 Α. Other than what I asked Mr. Chaney myself, 10 I'm not aware of any -- any questions that were asked 11 of Mr. Chaney. 12 All right. Were you surprised to see him Ο. 13 in the video in light of what he said to you? MR. DELK: Object to the form. 14 15 THE WITNESS: I was surprised. MR. DELK: Hold on. Hold on. That's 16 17 getting into individual stuff outside of the 18 30(b)(6) capacity, so I'm going to object. 19 MR. CROSS: Well, I was asking him as the 20 Board. I mean, I can --21 (By Mr. Cross) Look, look, Mr. Stone, Ο. 22 when I say you today, I'm referring to the Board --23 Α. To the Board, yeah. 24 -- 'cause that's your representative Ο. 25 capacity.

Page 30 1 MR. DELK: And, remember, you're not here 2 as Wendell. You're here as --3 THE WITNESS: As --MR. DELK: -- the Board. 4 5 THE WITNESS: -- the Board. MR. DELK: So --6 7 THE WITNESS: Yes. MR. DELK: -- let's keep --8 9 THE WITNESS: Uh-huh. 10 MR. DELK: -- it in that box. Okay? 11 THE WITNESS: Uh-huh. Uh-huh. 12 MR. DELK: With that understanding, try to 13 respond. (By Mr. Cross) So I'll ask the question 14 Ο. 15 again. Was the Coffee County Elections Board 16 surprised to see Mr. Chaney in that video? 17 And I mean, on behalf of the Board, I 18 Α. don't know what their reaction would have been. Had 19 20 we discussed this in a group setting, in a board 21 meeting setting, I don't know what their reaction. 22 And if -- if -- I mean, if I continue to 23 answer that, it's going to be speculation on my 24 part --25 No, no. Q.

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Page 31 1 Α. -- to answer. 2 Ο. I don't want you to speculate. 3 So there -- So there hasn't been any discussion among the members of the board about the 4 5 video showing Mr. Chaney there; is that fair? That's fair. 6 Α. 7 Okay. And then you also mentioned Ed Ο. He is a former chair of the Coffee County Voyles. 8 9 Elections Board, right? 10 Α. He's our immediate past chairman. 11 Ο. Right. And -- And you also saw in the 12 video that Mr. Voyles was in the Elections Office on 13 January 7 of 2021? I did see that. 14 Α. 15 Ο. Was it a surprise to the Board that Mr. 16 Voyles was there? 17 Α. Well, the Board has not seen that information as far as I know. 18 19 Okay. So as far as you know, you're the Ο. 20 only member of the board who has reviewed this video? 21 Α. Yes. 22 MR. CROSS: Okay. Adam --MR. SPARKS: Yes. 23 24 MR. CROSS: -- can you grab the screen 25 shots. So it's 52, beginning of 52.

Page 32 1 Q. (By Mr. Cross) So, Mr. Stone, I'm going 2 to show you some screenshots we have taken from the video; and we have the video itself, if we need to 3 look at it; but I thought this might be easier. 4 So 5 if you --MR. CROSS: And we'll mark this as Exhibit 6 7 2. I'm looking at Tab 52. (Plaintiff's Exhibit 2 was marked for 8 identification.) 9 10 (By Mr. Cross) So if you look, you can Q. 11 see that the -- The video has some helpful 12 If you look at the top just above the information. 13 photo, do you see where it says, "Camera 1"? 14 Α. Uh-huh. Yes. 15 Ο. And then it's got a date -- January 7, 2021. 16 17 Do you see that? 18 Α. I do. 19 And then the next to that, that's the time Ο. 20 that the video was recorded at 12:28 p.m. on January 21 7, right? 22 It is. Α. Okay. And so this is a camera that sits 23 Q. outside of the front of the Coffee County Elections 24 25 Office; is that right?

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Page 33 1 Α. That's correct. 2 And so it's looking away from the door Ο. 3 into the -- into the -- the walkway? Α. It is. 4 5 Q. Okay. MR. MILLER: And, David, I -- I'm -- Now 6 7 that we're getting into more substantive exhibits, we just need to get this figured out. 8 9 MR. SPARKS: It should be a couple minutes 10 more. On the horizon --11 MR. CROSS: Yeah. 12 MR. SPARKS: -- right now. 13 MR. CROSS: It's coming up. Yeah. 14 MR. SPARKS: Yeah. 15 Ο. (By Mr. Cross) And so the individual 16 who's walking in here, that's Eric Chaney, right? 17 Α. I would identify that person as Eric 18 Chaney. 19 Okay. And then if you flip to the second Ο. 20 page of Exhibit 2 -- just flip it over -- now we're 21 on -- you see we're on the next day, January 8, 2021 at 1:52 p.m.? 22 23 Α. Yes. 24 And that's also Eric Chaney, right? Ο. 25 Α. It is.

Page 34 1 Q. And in both of these pictures, he's 2 walking towards the building as if he's entering the building, right? 3 Appears to be. Yes. 4 Α. 5 MR. CROSS: Okay. Can you grab 53. You can hand me 54, 55, too. Let me do this. 6 7 MR. SPARKS: All right. MR. DELK: I need to grab one now, so 8 9 they'll be -- You all right? 10 MR. MILLER: They're starting to show up 11 here. 12 MR. DELK: All right. 13 MR. MILLER: I've got the subpoena here at 14 least. That one was easy enough. 15 Ο. (By Mr. Cross) All right. I'm going to 16 hand you what's been marked as Exhibit 3. 17 Α. Oh, lord. And this is Tab 53 from the binder. 18 Q. (Exhibit 3 was marked for identification.) 19 20 THE WITNESS: A lot of pictures. 21 (By Mr. Cross) Yeah. All right. Ο. So, Mr. Stone, if you look at Exhibit 3, we have more screen 22 shots from the video you guys produced. 23 24 Do you see that? 25 Α. I do.

Page 35 1 Q. And here, we've got the same camera. 2 And actually, let me just take it back, a step back for a minute. All of the video that was 3 produced to us, do you understand that it's -- all 4 5 comes from this same camera that sits just outside the front entry door to the office? 6 7 Α. Yes. Ο. Okay. And there are other cameras that 8 9 capture the Elections Office, including inside, 10 right? 11 That's correct. Α. 12 Include -- there's -- There's a camera Ο. 13 that sits over the break room door, right? 14 Α. There's a camera that sits in the -- in 15 the main conference room right near where the 16 election equipment is held. I mean, all that's under 17 video. And your understanding is that there's no 18 Q. video that exists for any other camera for the 19 20 Elections Office for this time period of late 2020, 21 early twenty twenty --22 Α. I --23 Q. -- one? 24 I'm not aware of any other video that Α. 25 exists or doesn't exist. I -- I'm not aware of the

Page 36 1 video. 2 Okay. All right. So looking back at Ο. Exhibit 3 --3 MR. CROSS: Is that a phone? 4 5 Ο. (By Mr. Cross) All right. Looking back 6 at Exhibit 3, we're at January 7, 2021, 8:32 a.m. 7 And does that look like Jil Ridlehoover coming into the office? 8 It does. 9 Α. 10 Ο. Okay. And then if you flip to the next 11 page, January 7, 2021, 8:39 a.m., do you recognize 12 that individual? 13 Α. I do. 14 Who is that? Ο. 15 Α. That's Misty Hampton. 16 Okay. And then the next page, January 7, Ο. 17 we're now at 10:40 a.m. Do you recognize those individuals? 18 19 I -- I recognize them. I don't know Α. 20 their names, but I -- I recognize that as Miss 21 Hampton's daughter and her boyfriend. 22 Q. And --23 And I -- I'm sorry. I cannot recall Α. 24 their names right now, but I --25 Q. Does Diane -- does --

Page 37 1 Sorry. Does Diane (sic) sound right 2 for --3 It does. Α. -- the daughter? 4 Q. 5 Α. It does. Yes. MR. DELK: Wendell, you're doing fine; but 6 7 try not to talk --MR. CROSS: Yeah. 8 9 MR. DELK: -- over him. Okay. Let him 10 finish. 11 THE WITNESS: Yeah. 12 MR. DELK: You're doing fine. 13 Q. (By Mr. Cross) And you recognize him as Diane's boyfriend? 14 15 Α. Yes. 16 Okay. You just don't remember his name? Ο. 17 Α. I don't know exactly the relationship; but I -- I mean, I'm not -- I'm going to say boyfriend. 18 19 Okay. That's fine. That's fine. Ο. 20 And then we get to the next page. We're 21 on January 7, 10:52 a.m. And that's Eric Chaney 22 walking in, right? That's correct. 23 Α. And then the next page, January 7th, 10:53 24 Ο. 25 a.m., that's Ed Voyles, right?

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Page 38 1 Α. That's correct. 2 Ο. Then the next page, January 7, 11:37 a.m., 3 That's Cathy Latham, right? Α. That's correct. 4 5 Ο. And Cathy Latham at this time was the chair of the Republican Party for Coffee County, 6 7 right? Α. 8 Yes. 9 Ο. Did she have any official responsibilities 10 with respect to elections in Coffee County? 11 Α. No. 12 So she -- You wouldn't consider her an Ο. 13 elections official for Coffee County? I would not consider her an elections 14 Α. 15 official. 16 Her role was to provide supervision, if 17 you want to call it. That is also offered to the Democratic side as well, and so -- And she 18 19 participated in elections in only that way. 20 Ο. For -- for example --21 I know she's not an election official Α. 22 for -- for Coffee County. And -- And, for example, what you're 23 Q. 24 talking about is during the adjudication process, 25 each party -- Republican Party, Democratic Party --

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Page 39 1 can have a representative there to supervise? 2 Α. That's correct. And Miss Latham might perform that role 3 Q. for the Republican Party? 4 5 Α. That's correct. 6 0. All right. If we come to Page 7, now 7 we're on January 7, 2021 at 11:40 a.m. Do you see that? 8 I do. 9 Α. 10 Ο. And that's --11 Α. This is 11:43. 12 Ο. Oh. Oh --13 Α. 14 Ο. Yes. 15 Wait a minute. You're on -- You're on Α. 16 this page. That's still Cathy Latham. Yes. 17 Right. Okay. And then the next page for Q. 18 January 7, 2021 at 11:43 a.m., do you see that? 19 Α. I do. 20 And that's Cathy Latham escorting three Ο. 21 individuals into the office. 22 Do you see that? 23 I do see that. Α. 24 Okay. And the three people she's Ο. 25 escorting in, do you recognize them?

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Page 40 1 Α. I don't. 2 Are you familiar with a local forensics Ο. firm in Atlanta called Sullivan Strickler? 3 Α. 4 No. 5 Ο. Do you recall learning through the press or otherwise, that Sullivan Strickler is the firm 6 7 that came in on this date and copied software and voting data from the equipment in Coffee County? 8 9 Α. I'm not aware of that. 10 Are you familiar with the name Paul Q. 11 Maggio? 12 Α. I'm only familiar with that name from 13 reading the subpoenas. 14 Okay. Are -- Are you aware that Paul Ο. 15 Maggio was one of the people who led the team to do the copying in the county office on this day? 16 17 Α. I was not aware of that. Are you familiar with the name Jennifer 18 Q. 19 Jackson of Sullivan Strickler? 20 Α. I am not. 21 But fair to say the three individuals Miss Ο. 22 Latham is escorting into the office here on January 7, they are not Coffee County election officials. 23 24 Α. They are not. 25 And then we come to the next page, Page 9, Ο.

Page 41 1 January 7, 2021, just a few seconds later, still 2 11:43 a.m., we have Miss Latham opening the door for 3 these same individuals, right? Α. 4 Yes. 5 Q. Okay. 6 Α. Yes. 7 The next page, January 7, 2021, 11:45 Ο. a.m., Miss Latham is standing outside the door on her 8 9 phone, right? 10 She is. Α. 11 Next page, January 7, 2021 a.m., 11 --Ο. 12 I'm sorry. Try that again. 13 On the next page, January 7, 2021, 11:50 a.m., Miss Latham is escorting two more individuals 14 15 into the office, right? 16 Α. Yes. 17 Ο. And do you recognize those two individuals? 18 19 Α. I don't. 20 Ο. Are you familiar with the name Scott Hall? 21 As I said, only from reading the Α. subpoenas. I -- I do recall that name, Scott Hall; 22 and he was referenced in one of the articles. 23 24 Okay. And so do you understand from Ο. 25 anything you've read or heard that Mr. Hall was one

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Page 42 1 of the individuals who came into the office on 2 January 7, 2021 to help orchestrate the copying? Α. 3 I'm not. I mean, if you tell me that's Scott Hall --4 5 Q. I -- I'm just asking what you know. I -- I'm -- don't know that Scott Hall was 6 Α. 7 involved. I mean, you're showing me a picture that 8 9 says he -- he entered the -- the office there so --10 But you don't recognize those two Q. individuals? 11 12 Α. I do not. 13 Q. That's fine. And fair to say neither of the two individuals Miss Latham is escorting into the 14 15 office here were elections officials with Coffee 16 County? 17 Α. That's fair to say. They are not election officials. 18 19 And then in the next picture, January 7, Ο. 20 2021, still 11:50 a.m., we have another shot of Miss 21 Latham about to open the door for those same two individuals, right? 22 23 Α. Yes. 24 Then in the next picture on Page 13, Ο. 25 January 7, 2021 at 12:56 p.m., we have three

Page 43 1 individuals standing outside, one of them holding the 2 door open, right? 3 Α. Yes. Do you recognize any of these individuals? 4 Q. 5 Α. I don't. They're not Coffee County elections 6 Q. 7 officials? Α. They are not. 8 And -- And the individuals that we have 9 Ο. 10 looked at so far that you don't recognize, to your 11 knowledge, those people are not any sort of state 12 officials either, right? 13 Α. To my knowledge, they're not. 14 Okay. Then Page 14, January 7, still on Ο. 15 2021, 1:19 p.m., Miss Latham is standing at the door with another individual in a hat. 16 17 Do you recognize him? I don't. 18 Α. 19 Ο. Okay. So that's not someone you recognize 20 as a county or state official? 21 Α. No. 22 January 7, 2021 at 4:46 p.m., there's an Q. individual leaving and a backpack. 23 24 Do you recognize him? 25 Α. I don't. I'm not -- I --

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Page 44 1 I can't identify who that is. 2 Not someone that looks like a county or Ο. state official to --3 Α. 4 No. 5 Q. -- you? You said no? 6 7 Α. No. Ο. Okay. Next, January 7, 2021 at 4:49 p.m., 8 9 there's an individual looks to be leaving the office 10 holding two bags. 11 Do you see that? 12 I do. Α. 13 Q. Do you recognize that individual? 14 Α. I don't. 15 Ο. Not someone you recognize as a county or state official? 16 17 Α. No. 18 Q. Do you know what he's got in his bags? I do not. 19 Α. 20 Q. January 7, 2021 at 5:24 p.m., individual 21 coming in, in a hoodie. 22 Do you recognize him? I can't identify from the picture --23 Α. Well --24 Ο. 25 Α. -- who that might be.

Page 45 1 Q. Not someone you recognize as a state or 2 county official? No. 3 Α. Then this if you come to the next page, 4 Q. 5 January -- still on January 7, 5:24 p.m., do you see the individual in the hoodie now has his hood off? 6 7 I do. Α. Ο. Do you recognize him there? 8 9 Α. I don't. 10 Then we get on the next page to January 7, Q. The same individual in the blue hoodie is 11 6:19 p.m. 12 leaving with Cathy Latham out the office door. 13 Do you see that? 14 Α. I do. 15 Ο. On the next page, January 7, 2021, 7:42 16 p.m., we see Eric Chaney leaving the office, right? 17 Α. That's correct. The next page, January 7, 2021, still at 18 Q. 7:42 p.m., we see Mr. Voyles leaving the door, right? 19 20 Α. That's correct. 21 And then we see two other individuals Ο. from the -- the folks who came in earlier in the day 22 that you didn't recognize, right? 23 24 Α. That's correct. 25 And you see they're taking some equipment Q.

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Page 46 1 with them? 2 Α. I do. 3 0. The --I see that they have something that they 4 Α. 5 are removing, apparently. The -- The guy in the short-sleeved 6 Ο. 7 shirt, you see he looks to be carrying a case behind him? 8 9 Α. Uh-huh. 10 Ο. Yes? 11 I do see that. Yes. Α. 12 Does that look to you like one of the Ο. 13 cases the BMDs are stored in? 14 MR. DELK: Object to the form. 15 THE WITNESS: I -- I can't identify that 16 as a BMD case. I'd --17 (By Mr. Cross) Have you seen the Q. 18 suitcases that the BMDs are stored in? 19 Α. I have seen those. They are black. Yes. 20 Does it look similar to that? Ο. 21 I can't identify if that's a -- a BMD or Α. 22 not. 23 Okay. Does the Board require any regular 0. 24 inventory of the voting equipment in the Elections Office? 25

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1 Α. The Board does not --2 Whatever policies are in place for 3 maintaining the inventory, that's what we do. We have -- We have only recently dismissed -- Well, I 4 mean, you know, Misty's no longer our employee; and 5 so that inventory has recently taken place under 6 7 another elections supervisor who came; and so our -our inventory should be up to date. 8 9 Ο. Does the Board have any written policies 10 on doing any sort of inventory check? 11 I'm -- I'm not certain of that. Α. 12 Has the Board undertaken any efforts to Ο. 13 determine whether the team that came in, in January 14 of 2021 took any of the voting equipment with them? 15 Now on behalf of the Board, we have not Α. 16 investigated this. Before I saw the video from 17 counsel, all we had to go on was the media reports. And so all of the -- All of the 18 19 inventorying, all of the equipment lists, everything 20 would have been under the direction at that time of 21 Misty Hampton. She's the person that was hired by the Board to carry out the duties. 22 23 As board members, we're not involved in 24 the minutia of running the day-to-day operations of 25 the -- of the Elections Board. We hired a person

Page 48 1 that we expected to carry out the policies in 2 accordance with the law and the requirements of the 3 Secretary of State. Did the Board approve any of these 4 Ο. 5 individuals coming in to do what that they did on 6 January 7 of 20 --7 Α. The Board --MR. DELK: Make sure you let him finish 8 9 his question. I know you know where you're 10 going with it, but --11 THE WITNESS: Yeah. 12 MR. DELK: -- just try to let him finish, 13 so it makes everything --14 THE WITNESS: You know me, Steve. MR. CROSS: It's okay. 15 16 MR. DELK: Okay. You're doing fine. 17 (By Mr. Cross) You were doing fine. Q. 18 Let me try the question again just so we 19 get it out. 20 Did the Board approve any of the 21 individuals coming in on January 7, 2021, to be in 22 the office and do any of the work they did there? 23 Α. The Board did not approve that. 24 Do you know whether Eric Chaney Ο. Okav. 25 approved that on behalf of the Board or as a member

Page 49 1 of the Board? 2 MR. DELK: Object to the form. 3 THE WITNESS: I do not know if Eric Chaney approved of that. 4 5 I will say any decision made requires a quorum of the Board. 6 7 Ο. (By Mr. Cross) So Mr. Chaney would not have the authority on his own to approve that work? 8 9 Α. No. 10 Okay. And as you sit here, the -- the Q. 11 Board does not have any insight or understanding as 12 to why Mr. Chaney was here for that work that 13 occurred. 14 The Board -- The Board does not. Α. 15 Ο. Is that something the Board is looking 16 into now? 17 MR. DELK: Object to form. 18 Q. (By Mr. Cross) Or are you relying on the State for that? 19 20 Α. When the Secretary of State notifies us of 21 its findings. As I said, as a Board, we have not had 22 any official notice from anyone that our security was -- was breached; and when the Secretary of State 23 24 notifies us, I'm sure we will properly investigate 25 the situation.

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1 Ο. Do you know if any members of the Board 2 have had any communications with Ed Voyles about his 3 participation in the events? I -- I don't -- I don't know. 4 Α. 5 Q. So we'll look through a few pictures in a 6 moment. 7 But do I understand correctly? There has been no communication from anyone at the state level 8 with the Board of Elections about what occurred in 9 10 the Elections Office on January 7, 2021? There has been no communication with the 11 Α. 12 Secretary of State's Office. 13 Q. So to your -- To the knowledge of the Board, no one on a behalf of the State has, for 14 15 example, contacted any of the individuals who were, 16 you know, present for those events? 17 MR. DELK: I'll object to the extent -- I don't know if he's aware of any communication 18 between respective counsel. 19 20 But subject to that, you can respond. 21 THE WITNESS: I'm not aware. 22 (By Mr. Cross) And fair to say no one for Q. the State has contacted any of the board members 23 24 about the events of January 7th? 25 Α. That's correct.

Page 51 1 Q. Is that a concern to the Board, that 2 something that happened over a year and a half ago, the State has not indicated --3 Α. Uh-huh. 4 5 Q. -- any investigation of? We -- We have not discussed this as a 6 Α. 7 Board, so to be able to answer, there're concerns concerning this. I -- I'm a -- unable to answer 8 9 that. 10 I mean, I can tell you what I think 11 personally. Steve is not going to let me but --12 MR. DELK: Okay. Don't. Do not. You're 13 not personally testifying. You're testifying as the Board. 14 15 THE WITNESS: And I --16 MR. DELK: They want to stick to the 17 Board. 18 THE WITNESS: And I appreciate that. 19 MR. DELK: Okay. 20 THE WITNESS: Thank you. 21 (By Mr. Cross) Was the Board aware that Ο. 22 the Secretary of State's Office seized the EMS server and the ICC from Coffee County in or around May or 23 June of --24 25 Α. The Board --

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Page 52 1 Q. -- 2021? 2 -- was aware of that. Α. When did the Board first learn that? 3 Ο. I don't -- I don't recall the specific 4 Α. 5 date that the Board learned that. All right. And what's the Board's 6 Ο. 7 understanding for why that was done? Α. The Board was notified by the newly hired 8 9 elections supervisor, not the one who's currently in 10 place, but the -- James Barnes. And he notified us 11 that there was a piece of equipment that he could not 12 access. 13 Q. And do you recall that happening in, say, around late spring of 2021? 14 15 Α. It was in -- It was in that neighborhood. 16 Yes. 17 And what do you recall learning from Mr. Ο. Barnes about his inability to access certain 18 equipment and equipment being replaced by the State? 19 20 Α. As I recall, Mr. Barnes was concerned that 21 the password was a -- was the incorrect password. 22 Was that the password to the EMS server? Q. I'm not certain. 23 Α. 24 But it was password to some voting Ο. 25 equipment?

Page 53 1 Α. Yes. As -- As I recall, it was a server. 2 And what did Mr. Barnes convey to the Ο. Board about that situation? 3 He conveyed that he would continue to 4 Α. 5 trying to access the equipment and that he would need to involve the Secretary of State's Office to access 6 7 the equipment. Ο. And how was that information conveyed to 8 9 the Board? 10 Like was it in a Board meeting? 11 In a Board meeting. Α. 12 Do you know why that doesn't appear in any Ο. 13 of the Board minutes? 14 I don't know why. Α. 15 Ο. The practice with the Board meetings is to 16 capture in the minutes, at least at a topical level, 17 everything that's addressed --Uh-huh. 18 Α. 19 Ο. -- right? 20 Α. It is. 21 Do you know if there was a decision made Ο. not to include that in the Board minutes? 22 There -- To my knowledge, no. There was 23 Α. no decision made to include it or to not include it. 24 25 Okay. Something as significant as being Q.

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1 locked out of a voting server and having that 2 equipment replaced discussed in a Board meeting, you 3 certainly would expect that to appear in the minutes, wouldn't you? 4 5 MR. DELK: Object to the form. THE WITNESS: Okay. In the -- the 6 7 day-to-day running of the Election Board office, okay, we -- we are a governing Board. We don't 8 9 manage what the election supervisor does. 10 We hired the election supervisor, and the 11 election supervisor is aware of the equipment 12 they need to access, the data they need to 13 gather from that equipment. We don't know. 14 And so it's very likely that that was just 15 provided to us, and then we very likely did not 16 recognize the significance of it as a Board; 17 because as I said, we had the person to run the office. 18 19 Ο. (By Mr. Cross) Does the -- In the 20 ordinary course, the election supervisor is 21 responsible for writing up the Board meeting minutes, 22 right? 23 Α. Yes. 24 So that would have been Misty Hampton and Ο. 25 then James Barnes?

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Page 55 1 Α. That's correct. 2 Ο. And before each Board meeting starts, the 3 Board approves the minutes that are written up, right? 4 5 Α. That's correct. Is there any more information the Board 6 Ο. 7 has about why the State replaced the EMS server and the ICC in Coffee County last year? 8 9 Α. From my understanding and the Board's 10 understanding, the server was replaced because it was 11 inaccessible at that time. 12 Was there any discussion with the Board Ο. that there was a concern that the equipment may have 13 been compromised by outsiders, like we now see in the 14 15 video? I do not recall that discussion 16 Α. 17 whatsoever. Were you aware that James Barnes testified 18 Q. in his deposition that that was his concern and his 19 20 understanding of why it was replaced? 21 I read in the -- I read in the article Α. 22 that James Barnes found the Cyber Ninja business 23 card. 24 THE COURT REPORTER: I'm sorry. James 25 Barnes found the cyber engine?

Page 56 1 THE WITNESS: Cyber Ninja --2 THE COURT REPORTER: Ninja. 3 THE WITNESS: -- business card. That's what I read in the article. 4 (By Mr. Cross) Was that article the first 5 Q. time you had learned that James Barnes had found a 6 7 business card for Cyber Ninjas in the Elections Office? 8 9 Α. And I don't recall exactly if that was the 10 first time I had learned it or not but --11 Well, do you recall any discussion at the Ο. 12 Board level about the possibility Cyber Ninjas had 13 been in the Elections Office? I do not recall that. 14 Α. MR. CROSS: Ah, 46. Thanks. 15 16 Are you loading these in, or is my team? 17 MR. SPARKS: Jenna is doing that. MR. CROSS: 18 Okay. (Exhibit 4 was marked for identification.) 19 20 Ο. (By Mr. Cross) All right. So we're going 21 to look at --22 MR. CROSS: It's Exhibit 4? MR. DELK: Yeah. We're on four. 23 24 Ο. (By Mr. Cross) Okay. Which is Tab 46. 25 And you can take a moment to read through

Page 57 1 that, Mr. Stone, and then just let me know when 2 you're ready for some questions. 3 Α. Okay. And here's a bottle of water if you need 4 Q. 5 it, Mr. Stone. I've got one right down here. Thank you. 6 Α. 7 Okay. Have you seen Exhibit 4 before now? Q. This letter? Α. 8 9 Ο. Yes. 10 Α. I have seen that. Okay. When's the first time you recall 11 Ο. 12 seeing this? 13 Α. As I was reading the information provided by counsel. 14 15 Ο. Okay. So is this something you saw in the last few weeks? 16 17 Α. Yes. Okay. This isn't something you saw back 18 Q. 19 in the timeframe that it was sent in May of 2021? 20 Α. No. 21 Do you know whether anyone else on the Ο. 22 Board saw this communication with the State in or around May of 2021? 23 24 Α. I'm not aware. 25 Do you know whether Board was aware of Q.

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Page 58 this communication at all at that time? 1 2 I'm not aware. Α. 3 Q. So if you look at --Flip to the second page --4 5 Α. Uh-huh. -- so here, you've got an e-mail from 6 Ο. 7 James Barnes, May of 2021. He's the election 8 supervisor at that time, right? 9 Α. That's correct. 10 And he e-mails Chris Harvey at the Q. 11 Secretary of State's Office, May 7, 2021, 3:57 p.m. 12 Do you see that? 13 Α. I do. And you understand Chris Harvey was the --14 Ο. the state elections director at that --15 16 Α. Yes. 17 Ο. -- time? 18 And let me just get the question done. 19 Α. Excuse me? 20 Q. Make sure I get the question done. 21 MR. DELK: Try not to cut him off. 22 (By Mr. Cross) Yeah. Yeah. Q. 23 Α. Okay. 24 MR. DELK: You're doing fine. 25 (By Mr. Cross) Yeah. Doing fine. Q.

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1 The subject, "Coffee County." And 2 attachment, you see it says, "cyber ninja.pdf"? 3 Α. I do. And if you flip to the next page, do you 4 Q. 5 see there's a -- a picture of what looks to be a business card. It says "Doug Logan, Cyber Ninjas" in 6 7 the bottom left? Α. I do. 8 9 Ο. And do you understand this is a business 10 card that Mr. Barnes reported to Mr. Harvey that he found in the -- in the Elections Office attached at 11 12 the base of Misty Hayes' computer monitor? 13 Α. Yes. Okay. And do I understand correctly that, 14 Ο. 15 to the best of your knowledge on behalf of the Board, no one on the Board was aware that Mr. Barnes had 16 17 made this report to the Secretary's Office until just recently? 18 19 I don't recall the Board being notified of Α. 20 that. 21 MR. CROSS: And okay. 47. 22 (By Mr. Cross) You can set that aside; Q. 23 but just keep it close, 'cause we may look at it 24 again. 25 Α. Okay.

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Page 60 1 Q. So all right. Let me show what's going to 2 be marked as Exhibit 5, and this is Tab 47. (Exhibit 5 was marked for identification.) 3 (By Mr. Cross) And you can take a moment 4 Q. 5 and tell me if this is something you've seen before. I have not seen this before. 6 Α. 7 MR. CROSS: So did I say Exhibit 5? MR. DELK: That's correct. 8 MR. CROSS: 9 Okay. 10 MR. SPARKS: The 5 Exhibit. 11 (By Mr. Cross) So Exhibit 5, you see it's Ο. 12 got "Dominion Voting" at the top. It's dated May 6, 13 2021, and the title is "Customer Notification: Maintaining Secure Chain of Custody for Your Dominion 14 15 Voting System." 16 Do you see that? 17 Α. I do. 18 Q. And so this is not something, to your knowledge, that the Board has seen before today? 19 20 Α. To my knowledge, they have not seen this. 21 And do you see that --Ο. 22 If you look at the substance of it, do you see that this is a notification that came out on May 23 6 of 2021 from Dominion warning elections officials 24 25 like in Coffee County that there were efforts made by

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1 some to get improper access to Dominion Voting 2 equipment? 3 If you need a chance to read through it, 4 go ahead. 5 Α. Okay. What was your question? So if you just look at the first sentence 6 Ο. 7 do you see Dominion alerted -- has been alerted that customers are being approached with offers or 8 requests to conduct a, quote, forensic audit of their 9 10 voting equipment. It is critically important that 11 only authorized, legal users be granted access to 12 voting equipment in order to maintain secure chain of 13 custody for your system. 14 Do you see that? 15 Α. I do. 16 And so you're seeing on May 6 of 2021, Ο. 17 Dominion sent out an alert to individuals like those in Coffee County responsible for voting equipment, 18 19 that there were efforts made by some to get 20 unauthorized access to voting equipment. 21 Do you understand that? 22 Α. I do. 23 Q. Okay. And so that's context. If we go 24 back to Exhibit 4, because it's the very next day 25 that Mr. Barnes sends the Cyber Ninjas card to Chris

Page 62 1 Harvey. 2 Do you understand that? 3 Α. I do. Does it surprise you that the Board was 4 Q. 5 not made aware that your election supervisor was so concerned after receiving this notification from 6 7 Dominion that he alerted the state elections director that Cyber Ninjas may have compromised the voting 8 9 equipment in your County? 10 MR. DELK: Object to the form. THE WITNESS: I don't remember when our 11 12 meeting was held in May. 13 But as board members, we are -- we participate in a one-hour meeting one day a 14 Information will be shared at that time; 15 month. 16 and I mean, in all honesty, none of --17 I mean, this is not -- this is not unlike 18 alerts that are sent out by your bank. I mean, it's like keep your information safe. 19 20 Okay. And so even the business card, the 21 Board, if they knew about it or not, may not 22 have been aware of the significance at that time. 23 But now as we look back, of course, we see 24 25 that it is significant.

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1 Ο. (By Mr. Cross) But the Dominion Voting 2 alert provides the significance for the -- the Cyber 3 Ninjas card, right? You understand that? 4 5 MR. DELK: Object to the form. It would -- Again, I'm 6 THE WITNESS: 7 going to say, as we look back on it now, yes. Of course. 8 9 Ο. (By Mr. Cross) But wouldn't you expect 10 your elections supervisor to alert the Board not just 11 that some equipment has been replaced because the 12 password's not working, but that he also had a 13 concern that bad actors, namely, Cyber Ninjas, had come into the office and compromised that equipment? 14 15 Α. And I -- I do not recall James Barnes 16 notifying the Board that he had a suspicion that bad 17 actors had come into the Elections Office; and so had 18 he done that, this may all have been viewed very differently. 19 Okay. And had he had that conversation 20 Ο. 21 with the Board, fair to say, we -- we should expect 22 to see that in the meeting minutes, right? The meeting minutes are kept by them, by 23 Α. 24 the elections employees. Not by us, and so they --25 they add what they think are the pertinent issues

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Page 64 1 that we discuss in -- in the meeting. 2 And at this time, the person who would Ο. 3 have been doing that would have been James Barnes? Α. It would. 4 5 Q. All right. So if you look back at Exhibit 6? I should have written on each one of those. 6 7 Oh, sorry. Grab Exhibit 4. The e-mail that --8 9 Α. The business card people for right --10 Yes. Q. 11 Α. -- here? 12 Okay. 13 Q. So we looked at the e-mail that Mr. Barnes sends to Mr. Harvey. 14 15 And if you look at the bottom of the first 16 page of Exhibit 4, do you see that same e-mail starts at the bottom -- James Barnes, to Mr. Harvey, May 7, 17 18 2021 3:57 --19 The Dominion --Α. 20 Q. -- p.m. 21 -- e-mail today? Α. 22 If you look down at the bottom, do Q. Yeah. you see this is the same e-mail that we looked on the 23 24 other page? 25 Α. Uh-huh.

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Page 65 1 Q. It just the start of it. 2 Α. I do. 3 And then if you come up, you have a Ο. response from Chris Harvey on May 11th. 4 5 Do you see that in the middle of the page? Right here (indicating). 6 7 Α. Yes. And Mr. Harvey adds Frances Watson and 8 Ο. 9 Michael Barnes to the e-mail thread. 10 Do you see that? 11 Α. T do. 12 Do you recall that at this time, Frances Ο. 13 Watson was the head of the investigative unit for the Secretary of State? 14 15 Α. I'm not aware of that. 16 Do you recognize Michael Barnes as the Ο. head of CES for the Secretary of State? 17 Their names are familiar in training that 18 Α. I've been to, but the specific positions that they 19 20 held, I -- I -- I don't recall those. 21 Do -- Do you recall that both of them Ο. 22 were part of the Secretary's Office? 23 Α. Yes. 24 Okay. And so then Mr. Harvey writes back, Ο. 25 "James, Thanks for sending this. I think it might be

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1	prudent to see if there has been any contact between
2	the person on the card and anyone in your office
3	and/or if they had any access to any of your
4	equipment.
5	"I have let our investigations division
6	and CES know, and they might follow with you.
7	"Let me know if you have any questions or
8	concerns."
9	Do you see that?
10	A. I do.
11	Q. And so here we have the state elections
12	director writing back to Mr. Barnes saying that the
13	State needs to find out whether there has been any
14	access to any of the equipment in the Coffee County
15	office by Cyber Ninjas.
16	You with me?
17	A. Yes.
18	Q. And then Miss Watson forwards this on to
19	Pamela Jones in the Secretary's Office the same day.
20	Do you see that at the top?
21	A. Up here. Yeah.
22	Q. And she writes to Miss Jones, "Can you
23	contact the County and verify what, if any, contacts
24	Cyber Ninjas had with any election equipment."
25	Do you see that?

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1	A. I do.
2	Q. Are you aware of any contact anyone on
3	behalf of the State had with anyone in Coffee County
4	to investigate this report for Mr. Barnes?
5	A. And I'm not aware The Board is not
6	aware any investigation.
7	Q. Do you have any insight into why the State
8	did not follow up on an investigation that was called
9	for by the state election director and the head of
10	the investigative unit into what Mr. Harvey refers to
11	as possible access to the voting equipment in Coffee
12	County?
13	MR. DELK: Object
14	THE WITNESS: I don't.
15	MR. MILLER: Object to form.
16	MR. DELK: to the form.
17	THE WITNESS: I don't.
18	Q. (By Mr. Cross) Is it a concern that when
19	your your election supervisor alerted the
20	Secretary's Office in May of 2021 to possible access
21	to the Coffee County equipment, that there is no
22	indication that any further any investigation was
23	done with respect to contact with the County
24	officials?
25	Is that a concern to the Board?

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Page 68 1 Α. Well, it -- it was --2 Investigations are ongoing with the state 3 Election Board and with the Secretary of State's Office, and various things happen. 4 5 And so was it a concern? In retrospect, yes. At that time, probably not. 6 7 Ο. Because your recollection on behalf of the Board is that the Board didn't even know about this 8 9 at the time, right? 10 That would be my -- That would be my Α. 11 recollection. 12 Ο. Okay. And so we have on May 11, Chris Harvey and Frances Watson calling for an 13 14 investigation into possible access to the voting 15 equipment; and then the State claims that on or around June 8, 2021 is when they replaced the EMS 16 17 server and the ICC. 18 Are you aware of that? 19 Α. Yes. 20 All right. Are you aware of any Ο. 21 communication between the State and anyone with 22 respect to Coffee County election officials, including the Board --23 On the Board? 24 Α. 25 MR. DELK: Let him -- Let him finish.

Page 69 1 MR. CROSS: Yeah. 2 THE WITNESS: Uh-huh. 3 MR. DELK: You're doing okay. Just make sure he's done. 4 5 Q. (By Mr. Cross) Are you aware of communications between anyone in the Secretary's 6 7 Office and the Coffee County Board regarding efforts to determine whether the EMS server or the ICC had 8 9 been improperly accessed? 10 I'm not aware. Α. 11 Are you aware of whether the Secretary's Ο. 12 Office has found any evidence that the EMS server was 13 at some point improperly accessed? 14 I am aware of that. Α. 15 Ο. And how are you aware of that? 16 That information was shared by counsel. Α. 17 MR. DELK: Well, I'm going to instruct 18 you. Don't get into anything we've talked 19 If he's referencing documents, you can about. 20 discuss that; but anything else, do --21 THE WITNESS: Okay. 22 MR. DELK: -- not discuss. 23 THE WITNESS: Well, I'm -- He asked me if 24 I was aware of it. 25 (By Mr. Cross) That's fine. That's fine. Q.

Page 70 1 And I'm not going to ask you to get into 2 the substance of communications with counsel. Uh-huh. 3 Α. When did you first learn of that? 4 Q. 5 Α. Only recently. Within the last few weeks? 6 Q. 7 Α. Yes. Ο. Within the last few days? 8 9 Α. Yes. 10 Just yes or no. Do you have any insight Q. 11 or knowledge about when the Secretary's Office found 12 evidence on the EMS server that it had been 13 improperly accessed? 14 Α. No. 15 Ο. Do you know why the Secretary's Office 16 took nearly a year to figure that out? 17 MR. DELK: Object to the form. THE WITNESS: I don't have any idea. 18 19 (By Mr. Cross) You said it was the Ο. 20 understanding of the Board that Mr. Barnes -- Well, 21 strike that. 22 Mr. Barnes, at some point in the spring of 2021 -- So after he became the elections supervisor, 23 24 he conveyed to the Board at some point that he had a 25 password problem accessing a server, right?

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Page 71 1 Α. Yes. 2 Ο. Okay. Does the Board have any 3 understanding about how the password or why the password stopped working for that server? 4 5 Α. No. Was there any concern at the Board about 6 Ο. 7 the fact that that password no longer worked? Α. No. 8 9 Ο. Do you recall in late 2020 a video went 10 online with Misty Hampton and others in the Elections 11 Office in Coffee County using the -- the voting 12 equipment? 13 Α. I do. 14 And that video was actually filmed during Ο. 15 an official Board meeting, right? 16 To my knowledge, yes. Α. 17 Q. Were you there for that meeting? 18 Α. Yes. 19 Okay. What was the purpose of that video? Ο. 20 Α. Now you're going to have to tell me which 21 video you're referring to. Are you talking about --22 MR. DELK: Let him ask the question, and you answer if you're able. 23 THE WITNESS: Well, he needs to --24 25 MR. DELK: He's talking about the video

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Page 72 1 that was posted online. 2 The video that --THE WITNESS: The 3 YouTube video? 4 MR. DELK: Yes. 5 THE WITNESS: Okay. What was the purpose of that video? 6 7 You will have to ask Misty Hampton the 8 purpose of that video. 9 I'm getting a cramp in my leg. 10 That as a Board member and as the Board 11 participated in it, we were led to believe that 12 the system was not secure, and my -- my belief 13 is that that was the reason; but as I said, 14 you'll have to ask Misty Hampton why that video 15 was posted online. 16 We were led to believe in that video that 17 things could be done to alter the outcome of an 18 election. However, in retrospect, the things that we were shown had to be the -- the --19 20 the --In the adjudication process, a person 21 who has knowledge and training in the system is 22 the person who could change the outcome of or 23 the -- the voter's intent in some kind of way. 24 Now I couldn't do it. I don't have that 25 training. You couldn't do it. I mean, nobody

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1	in here could do it, unless they've had that
2	training, and the person with the training at
3	that time in our in our County was Misty
4	Hampton.
5	That I just want to say this. That
6	video was not posted with the approval of the
7	Board of Elections. There was nobody that said
8	are you in favor of this. That video appeared;
9	and so, again, I'm going to say you will have to
10	ask Misty Hampton why that video.
11	Q. (By Mr. Cross) Are you aware that
12	somebody made an Open Records Request for that video?
13	Was the Board aware of that is what I
14	mean.
15	A. An Open Records Request for that video?
16	Q. Before it went public?
17	A. I'm not aware of that.
18	Q. Are you Are you aware of any knowledge
19	the Board has about Ed Voyles encouraging or
20	facilitating an Open Records Request for that video?
21	A. I'm not aware of that.
22	Q. Are you aware the video posted online was
23	put up by a local journalist?
24	A. I'm not aware of that.
25	Q. Was it the Board's understanding that

Page 74 1 Misty Hampton posted that video? 2 Α. I'm going to say yes. I'm not certain of 3 that. Sure. You said it's your understanding 4 Ο. 5 now that to -- to manipulate votes in the way that was shown in the video, someone would have to have 6 7 training with the system; is that right? Α. That's correct. 8 9 Ο. Are you aware that the Dominion software voting data that was taken from the Coffee County 10 11 Elections Office in January of 2021 was uploaded to 12 the Internet? 13 Α. I was not aware of that. Were you aware that numerous individuals 14 Ο. 15 including, for example, Doug Logan of Cyber Ninjas, downloaded that data from the Internet? 16 17 I was not aware of that. Α. Was the Board aware before now that 18 Q. 19 numerous individuals have had a year and a half to 20 gain the sort of training on this system through the 21 information that's available on the Internet? 22 Not aware of that. Α. Would that be a concern to the Board about 23 Q. 24 the security of the voting system that you're 25 responsible for?

Page 75 1 Α. I -- I'd have to speculate that that 2 would be a concern of the Board. 3 And would the Board expect the Secretary Ο. of State's Office to take some sort of measures to 4 5 help protect the system against that type of intrusion? 6 7 Α. Yes. Ο. And would the Board expect the Secretary 8 of State's Office to take some sort of measures to 9 10 hold those individuals accountable? 11 MR. MILLER: Object to the form. 12 THE WITNESS: I have no idea. 13 Q. (By Mr. Cross) Okay. Well, you expect someone to hold those individuals accountable if they 14 15 committed a crime, right? 16 MR. DELK: Object --17 THE WITNESS: I would --MR. DELK: -- to the form. 18 19 THE WITNESS: I would expect that if a 20 crime has been committed, that those people 21 would be held responsible. 22 (By Mr. Cross) And just so we're clear, Q. the individuals that we've looked at in some of the 23 photos so far that went into the Elections Office on 24 25 January 7, 2021, the Board is not aware of any legal

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1	authority that was given those individuals to do
2	anything they did in that office that day?
3	A. On the behalf of the Board, no authority
4	was granted to examine our systems, our computers,
5	our data. No. That was not provided by the Board.
6	Q. Does the Board have any knowledge into
7	anything any of those individuals might have left
8	behind in the system such as malware?
9	A. No. Not that I know of.
10	Q. And, well, fair to say it would be a
11	serious concern to the Board of Elections if someone
12	had, for example, left malware in the system?
13	A. I would say that would be
14	MR. DELK: Let Let him finish. Okay?
15	THE WITNESS: Uh-huh.
16	Q. (By Mr. Cross) That was the question. Go
17	ahead.
18	MR. DELK: Object to the form.
19	THE WITNESS: What was the question?
20	Concern
21	Q. (By Mr. Cross) Yeah. I
22	A if anything
23	Q. I'll ask it again.
24	A had been left behind.
25	Q. I'll ask it again.

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1	Fair to say it would be a serious concern
2	to the Board of Elections if someone had left
3	something behind in the system like malware that
4	could alter votes or election outcomes?
5	A. I
6	MR. DELK: Object to the form.
7	THE WITNESS: I would say that it's It
8	would be a concern to the Board. Yes.
9	Q. (By Mr. Cross) And And given the
10	extent of the intrusion that we've seen into the
11	system, does the Board expect the State to undertake
12	some measures to figure out whether that happened?
13	A. Yes.
14	Q. Do you think as the Board, it is
15	appropriate to require voters in your County to vote
16	on equipment that no one has looked to see whether it
17	has been compromised, whether it still works?
18	MR. DELK: Object to the form.
19	THE WITNESS: The equipment in question
20	has been removed; and, again, I'm going to say
21	that the election equipment
22	MR. CROSS: 33.
23	THE WITNESS: the election results are
24	secure based on based on the knowledge and
25	use of the computer operator

Page 78 1 MR. CROSS: What exhibit number? What 2 exhibit number? 3 MR. SPARKS: Six. THE WITNESS: -- the person who has the 4 5 training to run the -- the system. (By Mr. Cross) Okay. Let me show you 6 Ο. 7 some pictures here, Mr. Stone, 'cause it sounds like the Board may not have a correct understanding of the 8 facts. 9 10 MR. CROSS: This is going to be Exhibit 6, T believe. 11 12 (Exhibit 6 was marked for identification.) 13 MR. DELK: Yeah. MR. CROSS: And it's Tab 33. 14 15 Ο. (By Mr. Cross) So you just testified that 16 it's the Board's understanding that the equipment 17 that was accessed on January 7, 2021 was replaced; is that right? 18 19 That's my understanding. Α. 20 Ο. Okay. So what I'm handing you here are 21 photos that were produced by Paul Maggio of the Sullivan Strickler firm, who came in and actually did 22 the copying in the office that day. 23 24 Do you understand? 25 Α. Yes.

Page 79 1 Q. So if you flip through these photos, if 2 you look at the first one, these are pictures of compact flash cards that are used with the voting 3 equipment in the Coffee County Elections Office. 4 5 Do you understand that? MR. MILLER: Objection. Lack of 6 7 foundation. MR. DELK: Join. 8 9 MR. CROSS: We'll get that foundation 10 tomorrow. Don't you worry about it so --11 MR. MILLER: You want us to do the side 12 comments throughout the whole thing? 13 THE WITNESS: They're used with the 14 computer --15 MR. CROSS: That's not even an appropriate 16 objection in a deposition. 17 Ο. (By Mr. Cross) Go ahead. These are the -- These are the disks that 18 Α. are used with the computer system. 19 20 Ο. All right. The --21 MR. DELK: To be clear, Mr. Stone, are you 22 asking a question; or are you testifying right now? 23 24 If you don't know what those are, then 25 state that; but I want to --

Page 80 1 MR. CROSS: Had --2 MR. DELK: -- be clear what you're saying. 3 (By Mr. Cross) Yeah. Let me -- Let me Ο. 4 just ask the question. 5 Do you recognize these as compact flash cards that are used with the voting equipment in 6 7 Coffee County? I -- I don't recognize that. That's not 8 Α. 9 under my purview --10 Q. Okay. 11 -- as a Board member. Α. 12 And if you flip to the next page, do you Ο. 13 recognize that as a flash drive that's used with the Coffee County voting equipment? 14 15 Α. I recognize that as a flash drive. Ι 16 don't know what equipment that is used with but --17 So if you flip through these photos, what Ο. you're going to see is lots of pictures of compact 18 flash drives, jump drives, a Dell computer, which is 19 20 at the page ending 242, all of which was copied by 21 the Sullivan Strickler firm on or around January 7, 22 2021 in the Coffee County Elections Office. 23 Are you aware of that? 24 Α. I'm not. 25 So you had not seen these photos before Q.

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1 now? 2 I have not. Α. 3 Ο. So do you understand that much of the equipment and devices used in Coffee County with 4 5 elections, in fact, was not ever replaced and still has not been replaced with respect to what was 6 7 accessed by the Sullivan Strickler firm and others? MR. DELK: Object to the form. 8 9 THE WITNESS: I'm -- I'm not aware 10 because of my role as a Board member of what was 11 actually replaced and what was left in the 12 office. 13 Q. (By Mr. Cross) Okay. My -- And if I say my assumption, 14 Α. 15 Stephen's going to yell at me. 16 I'm not going to say. I mean, I'm not 17 aware of the equipment that was replaced or was left. But your understanding on behalf of the 18 Q. Board is that the only equipment that was replaced 19 20 was the EMS server and the ICC? 21 That was my understanding. Α. 22 Okay. And so is it a concern to the Board Q. that compact flash drives, thumb drives, a variety of 23 24 other equipment that also shows up in the documents 25 produced by Paul Maggio that were copied and accessed

Page 82 1 by the -- by this team, that that equipment has 2 continued to be used for elections for a year and a 3 half? MR. DELK: Object to the form. 4 THE WITNESS: It would be a concern to the 5 Board. 6 7 Ο. (By Mr. Cross) It would be? Α. It would be. 8 9 Ο. Okay. And do you think on behalf of the 10 Coffee County Elections Board that it is appropriate 11 to require -- to require your voters in Coffee County 12 to vote using equipment and devices that was breached 13 by third parties a year and a half ago? 14 MR. DELK: Object to the form. 15 THE WITNESS: The -- Well, I mean, we 16 would look to the Secretary of State to ensure 17 that our voting equipment is up to date and is free of any malware or any problems that may 18 19 alter the outcome of an election. 20 (By Mr. Cross) Right. But you've Ο. 21 testified previously that you haven't received any assurances or communications at all from the 22 Secretary of State's Office about this intrusion, 23 24 right? 25 Not that I recall. No. Α.

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1 Ο. Okay. So as you sit here, the Coffee 2 County Election Board cannot provide any assurances to the voters in its County that the equipment that 3 the State is requiring it to vote -- the voters to 4 5 vote on still functions as it's supposed to? 6 MR. DELK: Object to the form. 7 (By Mr. Cross) You just don't know one Q. way or the other, right, sir? 8 That's correct. 9 Α. 10 0. Okay. Has the Coffee County Board 11 examined whether it has the authority to use 12 hand-marked paper ballots in lieu of the BMDs, since 13 state law allows that as an emergency backup? 14 Because of this? Α. 15 0. Yes. 16 Α. No. 17 Are you familiar with Ed Lindsey? Q. 18 Α. No. 19 Are you aware that Ed Lindsey is one of Ο. 20 the state Election board members. 21 Does that help ring any bells? 22 Α. No. 23 0. Okay. Are you aware that Ed Lindsey 24 testified yesterday that the counties have the 25 authority to invoke hand-marked paper ballots in

Page 84 1 emergency situations? 2 I'm not aware of that. Α. Do you think it would be worthwhile for 3 0. the County Board of Elections to look into its 4 5 authority to allow its voters to use hand-marked paper ballots at the polls in light of the intrusion 6 7 we've seen here and the lack of assurances from the Secretary's Office? 8 I don't feel --9 Α. 10 MR. DELK: Object to the form. 11 THE WITNESS: -- comfortable in answering 12 that question. 13 THE COURT REPORTER: I'm sorry. That was 14 too many people at one time. 15 MR. DELK: Make sure he's finishes. Give 16 me a moment if I need to object. And then 17 respond. Okay? 18 THE COURT REPORTER: I didn't get the end 19 of the question. 20 (Whereupon, the record was read by the 21 reporter.) 22 (By Mr. Cross) In light the intrusion Q. 23 that -- that you're now aware of in January of 2021 24 and the lack of assurances from the Secretary's 25 Office that the system still operates as it's

Page 85 1 supposed to? 2 MR. DELK: Object to the form. 3 Now you may answer, if you can. THE WITNESS: Again, I'm going to say I 4 5 don't know the answer to that question without the equipment being verified as suitable for 6 7 voting. (By Mr. Cross) And you would rely on the 8 Ο. State for that? 9 10 Α. Yes. 11 THE COURT REPORTER: Would it be possible 12 to have a bathroom break? 13 MR. CROSS: Yeah. I was just thinking that. I was just figuring if there was a couple 14 15 more things on this before we do, if that's 16 okay. 17 Ο. (By Mr. Cross) Has -- Has the Coffee County Election Board, at any time in the last couple 18 19 years, discussed the possibility of using hand-marked 20 paper ballots on an emergency basis? 21 Α. No. 22 MR. CROSS: All right. Yeah. Let's --We can take a break. 23 24 THE WITNESS: Okay. 25 THE VIDEOGRAPHER: The -- The time is

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1	10:34 a.m. We are off video record. &&&
2	(Recess from 10:34 a.m. to 10:50 a.m.)
3	THE VIDEOGRAPHER: The time is 10:50 a.m.
4	We are back on video record.
5	Q. (By Mr. Cross) Mr. Stone, to go back to
6	the video that that ended up on YouTube we talked
7	about earlier, you were there when that video was
8	filmed, right?
9	A. That's correct.
10	Q. Did the Board learn at some point that in
11	that video, once it ended up on YouTube, there was a
12	Post-it note with a password on it that was readable?
13	A. Yes.
14	Q. And what's the Board's understanding about
15	what that password is used for or was used for?
16	A. The Board did not know what the password
17	was for
18	Q. All right.
19	A which piece of equipment it opened.
20	Q. All right. Was that something the Board
21	was concerned about when that information came to
22	light, that some sort of password useable for
23	equipment in Coffee County was on the Internet?
24	MR. DELK: Object to the form.
25	THE WITNESS: I don't know what the Board

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Page 87 1 would have thought about that. 2 (By Mr. Cross) Oh. Let me ask a Ο. 3 different question then. Well, I mean --4 Α. 5 Q. Go ahead. -- I just want to say passwords are often 6 Α. 7 changed; and so I mean, that's the nature of technology; and so --8 9 Ο. Was there ever any discussion at the Board 10 level about the issue of this password being on the 11 Internet? 12 Not that I recall. Α. No. 13 Q. Oh. Are you aware of any outreach by the State to anyone in Coffee County regarding this 14 15 password being on the Internet? 16 I'm not aware of that. Α. 17 Ο. Are you aware of any efforts made to change the password for whatever equipment that 18 19 password was used for? 20 Α. Beyond what James Barnes would have done, 21 no. 22 Okay. And you're not aware of Mr. Barnes Q. 23 actually changing any passwords on any equipment, 24 right? 25 I'm not aware of that. Α.

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1 Ο. All right. Let's go back -- and sorry, we 2 jumped around a little bit -- to this -- Sorry. No. 3 That one (indicating). MR. DELK: No. 3? 4 5 MR. CROSS: Yeah. (By Mr. Cross) All right. So we're 6 Q. 7 looking at Exhibit 3, which is some screen shots from the video the County produced, and we left off at 8 9 Page 21. So flip to Page 22, if you would. 10 So we're on January 7, 2021 at 7:43 p.m. 11 And here do you see that this is the back of Ed 12 Voyles, and he's escorting out some of the 13 individuals we saw in earlier photos, right? 14 Α. Yes. 15 Ο. Okay. And -- And, again, these 16 individuals, other than Mr. Voyles, you don't 17 recognize as state or County officials? I don't. 18 Α. 19 Then if we go to the next page, January 7, Ο. 20 2021, still at 7:43 p.m., we have Mr. Voyles. And is 21 that Misty Hampton standing in the door? 22 It is. Α. 23 Q. All right. You can put that aside. 24 MR. CROSS: What are we up to, seven? 25 MR. SPARKS: Seven.

Page 89 (Exhibit 7 was marked for identification.) 1 (By Mr. Cross) All right. Let me hand 2 Ο. 3 you what has been marked as Exhibit No. 7. So these are additional screen shots from 4 5 the video the County produced. If you look at the first page, do you see now we're on January 27 of 6 7 2021? Α. 8 Yes. 9 Ο. And it's at 9:59 a.m., right? 10 Α. It is. And there's an individual who's walking in 11 Ο. 12 who's holding a box in front of his face. 13 Do you see that? Α. 14 Yes. 15 Ο. Do you have any idea who that is? 16 Α. T don't. 17 Ο. If you come to the next page --MR. MILLER: Hold on a second. Just we 18 19 need to have the exhibits introduced. On behalf 20 of the County, I -- I can't see them all. 21 MR. CROSS: Okay. There's one right 22 there. (By Mr. Cross) On the next page still at 23 Q. 24 9:59 a.m., the person gets a little closer to the 25 camera, but still hiding his face behind a box,

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Page 90 1 right? 2 He is. Α. 3 Ο. Okay. And then we get to the next page. Still 9:59 a.m. Now he's lowered the box just before 4 5 he goes in the door. Do you recognize his face? 6 7 I don't. Α. So that's not someone you recognize as a 8 Ο. 9 state of county officials? 10 Α. No. 11 Okay. And then January 27, 10:22 a.m., we Ο. 12 see the same individual leaving, right? 13 Α. Yes. And then the next day, January 28, 2021 at 14 Ο. 15 2:11 p.m., the same individual coming back into the office, right? 16 17 Α. Appears to be the same individual. Yes. And then later that same day, it looks 18 Q. 19 like about 10 minutes later at 2:21 p.m., he's 20 leaving, right? 21 Α. Yes. 22 Then on January 29, 2021, 2:33 p.m., the Q. same individual comes back to the office, right? 23 24 Α. Yes. 25 And then later that day at 3:57 Q. Okay.

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Page 91 1 p.m., we see that individual leave, right? 2 Α. Yes. 3 Ο. And you don't have any idea who that man is? 4 5 Α. I don't. MR. CROSS: Okay. I'm getting too old to 6 7 keep up with this. All right. Here's Tab 8. And, Steve, if 8 9 you don't mind just sharing that with Carey. 10 MR. DELK: No. MR. CROSS: Sorry. Exhibit 8. Tab 55. 11 12 (Exhibit 8 was marked for identification.) 13 Q. (By Mr. Cross) All right. So this is January 18 of 2021 at 4:20 p.m., and we see an 14 15 individual coming to the office. 16 Do you see that? 17 Α. I do. Do you recognize him? 18 Q. 19 Α. I don't. 20 Ο. So not someone you recognize as a state of 21 county officials? 22 Α. No. 23 Q. Okay. Have you ever met Doug Logan of Cyber Ninjas? 24 25 Α. I have not.

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Page 92 1 Q. Have you ever seen a picture of him? 2 I've seen the picture that was in the Α. 3 article. Okay. Do any of the people we've looked 4 Q. 5 at here look like Doug Logan to you, or you just don't remember? 6 7 I don't recall if that would be Doug Logan Α. or not. 8 9 MR. CROSS: Picture. Picture. 10 (By Mr. Cross) Are you familiar with the Q. 11 name Jeffrey Lenberg? 12 Α. I'm not. All right. Have you ever seen him before? 13 Q. 14 Α. No. 15 Ο. Oh. All right. Flip to the second page of Exhibit 8. 16 17 Α. (Witness complies with request of counsel.) 18 So January 18, 2021, 4:20 p.m., this is 19 Ο. 20 still the same time. This is the same individual we see walking in, in the prior picture, right? 21 22 Α. Yes. Okay. And you still don't recognize him? 23 Q. I don't. 24 Α. 25 The next page, January 18, also, at 4:20 Q.

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Page 93 1 p.m. I see a gentleman, gray hair, beard walking in. 2 Do you see that? 3 Α. I do. If you'd grab Exhibit 7 again, which is 4 Q. 5 that one there. This one (indicating)? 6 Α. 7 Ο. Yeah. And flip to Page 5. (Witness complies with request of 8 Α. 9 counsel.) 10 Does that look to you to be the same Q. 11 individual who shows up in Page 3 of Exhibit 8 on 12 January 18? 13 And you can put them side by side, if you 14 need to. 15 Α. They both have the same hair style. Have 16 the same beard. Eyewear appears to be --17 It appears to be the same person. Yeah. Seem to be --18 Q. 19 Α. I cannot --20 Q. -- wearing the same clothes, right? 21 Yes. Except with the addition of the Α. 22 jacket. 23 Q. Right. The jacket on January 18? 24 Α. Yeah. 25 Okay. And if you look -- Well, strike Q.

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Page 94 1 that. Sorry. 2 Go to the -- Going back to Exhibit 8 --3 Α. This one (indicating)? Yes, sir. 4 Q. 5 Α. Uh-huh. Go to Page 4. So this is January 18, 2021 6 Q. 7 at 8:06 p.m. Uh-huh. Α. 8 9 Ο. Do you recognize any of the individuals 10 who are leaving there? 11 That appears to be Misty Hampton in the Α. 12 lead. 13 Q. And she looks like she's escorting out the other two individuals we saw in these photos, that 14 15 the guy with the gray hair we were just talking about and the other guy with the khaki pants? 16 17 Α. Yes. Okay. And, again, just so we're clear, 18 Q. 19 the two individuals she's escorting out of the office 20 at 8:06 p.m. on January 18 of '21, those are not 21 people you recognize as state or County officials? 22 That's correct. Α. 23 Q. All right. Come to the next page, January 19 at 8:52 a.m. Here we see these same two 24 25 individuals, the guy with the gray hair and the

Page 95 1 beard, the guy in the khaki pants, returning to the 2 office, right? 3 Α. Yes. The next page, January 19, 2021 at 6:19 4 Q. 5 p.m., we see the same guy in the khaki pants in the doorway, right? 6 7 Α. Yes. Ο. The next page, the same date, same time, 8 9 but a few seconds later, who do you recognize in this photo? 10 11 Misty standing in the door, and that Α. 12 appears to be her daughter. 13 Q. In the white sweatshirt and jeans? 14 Α. In the white sweatshirt. 15 Ο. Okay. And it's those same two individuals 16 we've just been looking at, right? 17 Α. Yes. Okay. So it looks like at January 19, 18 Q. 2021 at 6:00 p.m. Miss Hampton escorts those two 19 20 individuals, the gray-haired guy and the guy in the 21 khaki pants, out of the Elections Office, right? 22 Α. Yes. 23 Q. All right. Does the Board have any insight as to what these individuals were doing in 24 25 the Elections Office on January 18 and January 19 of

Page 96 1 2021?2 The Board has no idea why those people Α. were in the Elections Office. 3 Had you learned before this moment that 4 Ο. 5 these individuals were in the Elections Office then? Before this moment? 6 Α. 7 Q. Yes. 8 Α. Yes. 9 Ο. All right. And when did you first learn 10 that? MR. DELK: And I will instruct him not to 11 12 get into the details of what you discussed with 13 counsel; but generally, you can respond. 14 MR. CROSS: I'm just looking for a 15 timeframe --16 MR. DELK: Sure. 17 MR. CROSS: -- not substance of communication. 18 19 THE WITNESS: Recently. 20 Ο. (By Mr. Cross) Last few days? 21 Α. Yes. 22 Q. Did -- have you seen --23 Just yes or no. Have you seen the video 24 that correlates to these screen shots for January 18 25 and January 19 before today?

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Page 97 1 Α. January 18 and January 19, not to my 2 knowledge. No. 3 Ο. Okay. And then same with Exhibit 7. Were you aware before --4 5 Α. What --Sorry. You can go back. It's the one on 6 Q. 7 the right. This (indicating)? Α. 8 9 Ο. Yes, sir. 10 Were you aware before today that the --11 that the gentleman who visited the office on January 12 27 of 2021, as well as January 28 and January 29 --13 were you aware before today that that individual was in the Elections Office? 14 15 Α. No. 16 Do you recall at any point -- just yes or Ο. 17 no -- reviewing the video that corresponds to those screen shots? 18 19 What's the day? What are the dates on Α. this? 20 21 January 27 to 29. Ο. 22 Α. No. All right. So fair to say that the Board, 23 Q. 24 to your knowledge, does not have any insight into why 25 this individual was there or what he was doing?

Page 98 1 Α. That's correct. 2 But also fair to say this -- this isn't Q. 3 something you have discussed with the Board before now, because you personally weren't even aware of 4 5 this before now? 6 Α. That's correct. 7 MR. CROSS: Okay. Sorry. Hand me the -that one, the book. 8 9 Grab Exhibit 7, if you would. It's the one where --10 11 This (indicating)? Α. 12 -- the guy has got the box. He's holding Ο. 13 up --14 Α. Oh, yeah. 15 -- a box as he goes in. Ο. 16 It's this one right here. This right Α. 17 here. 18 Yeah. And flip to -- I think it's the Q. 19 third page. 20 Α. Okay. 21 Ο. So I'm going to show you a picture of a 22 man named Jeffrey Lenberg. Does that look like 23 Jeffrey Lenberg to you in Exhibit 7? 24 And there -- If you flip through Exhibit 25 7, there's another photo of him coming out, if I

Page 99 1 recall. 2 MR. MILLER: Dave, are we marking Mr. 3 Lenberg's picture as an exhibit? MR. CROSS: I wasn't going to, but I can. 4 5 MR. MILLER: I think for clarity of the record, it might be helpful, but do you really. 6 7 Ο. (By Mr. Cross) Okay. It appears to be the same person. 8 Α. 9 MR. CROSS: Okay. Do we have a copy we 10 can upload for that? 11 MR. SPARKS: Oh, yeah. 12 MR. CROSS: Okay. All right. So we'll 13 mark this picture as Exhibit 9. Is that right? 14 MR. DELK: Yeah. MR. SPARKS: It will be nine. 15 16 MR. CROSS: Yeah. Hand it to you guys. 17 We'll -- We'll make sure that gets into Exhibit Share. 18 (Exhibit 9 was marked for identification.) 19 20 Ο. (By Mr. Cross) And to your knowledge, the 21 Board does not have any information on why Jeffrey Lenberg would be in the Elections Office at any 22 23 point? 24 That's correct. Α. 25 Do you any familiarity with Jeffrey Q.

Page 100 1 Lenberg? 2 Α. I don't. Never heard of him? 3 0. Α. Never heard of him. 4 5 MR. CROSS: All right. MR. SPARKS: What are on, 9 or 10? 6 7 MR. CROSS: 10. (Exhibit 10 was marked for 8 identification.) 9 10 Ο. (By Mr. Cross) All right. Let me hand 11 you what's been marked as Exhibit 10. This is a 12 collection of monthly Board meeting minutes that we 13 received from the County. 14 And actually, before you look at that, do 15 I understand correctly that the elections supervisor 16 and the assistant to the elections supervisor, those 17 individuals report to the County Board of Elections? 18 Α. That's correct. 19 Okay. So they work -- They work for the Ο. 20 Board? 21 The elections supervise --Α. 22 You mean they're under their direction. 23 Yes. 24 0. Okay. 25 Α. Yeah.

Page 101 1 Ο. Okay. And in preparing for your testimony 2 today, did you speak with the current elections supervisor or assistant? 3 Α. 4 No. 5 Q. Okay. Did you speak with any former employees? 6 7 Α. No. Ο. Oh. All right. So do you recognize 8 9 Exhibit 10 as some of the Board meeting minutes? 10 Α. I do. 11 Okay. Flip to January 12th of 2021, the Ο. 12 meeting minutes, if you would, please. 13 Α. Okay. So these minutes reflect the discussion 14 Ο. 15 the Board had on a meeting -- in a meeting at 9:30 16 a.m. on January 12th of 2021. Is that fair? 17 It is. Α. There's no indication of these -- in these 18 Q. 19 Board meeting minutes of any of the individuals that 20 we had seen in the video that came into the office on 21 January 7 and January 8; is that right? 22 That's correct. Α. Was there any discussion in this Board 23 Q. meeting about those individuals coming into the 24 25 office and what they did?

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1	A. No.
2	Q. Okay. Do you know why there was no
3	discussion with the Board about that?
4	MR. DELK: Object to the form.
5	THE WITNESS: I don't recall that any of
6	this had come to light at that time.
7	Q. (By Mr. Cross) Had come to light for the
8	Board?
9	A. Had come to light for had
10	I don't remember when when I learned
11	about it, and we didn't discuss it in a Board meeting
12	situation.
13	Q. Okay. Again, we know that Eric Chaney was
14	there on January 7th and January 8th, right?
15	A. According to the photographs?
16	Q. Yes.
17	A. Yes.
18	Q. And does the Board have any insight as to
19	why Eric Chaney did not share those events with the
20	rest of the Board?
21	MR. DELK: Object to the form.
22	THE WITNESS: No.
23	Q. (By Mr. Cross) That's not something the
24	Board has discussed as far as you know?
25	A. No.

Page 103 1 Ο. Is that something the Board would like to 2 understand? MR. DELK: Object to the form. 3 THE WITNESS: I think it's fair to say 4 5 we'd like to get to the bottom of what happened. (By Mr. Cross) Yeah. Including Mr. 6 Ο. 7 Chaney's involvement? Yes. Α. 8 9 Ο. Okay. Mr. Chaney left the Board on August 10 12th of this year; is that right? 11 Α. That's correct. 12 Ο. What is the Board's position on why Mr. 13 Chaney left the Board? 14 The Board's position is that Mr. Chaney Α. 15 moved his residence from -- to another commissioner's 16 district, which gives two representatives from one 17 district; and this was the explanation that he gave us, was that he was going to resign so that the 18 19 respective commissioner could appoint somebody from 20 their district. 21 But that was not a new issue on August Ο. 22 12th, right, sir? The residence issue, we -- we had heard 23 Α. that before. Yes. 24 25 In fact -- In fact, the Board had Ο.

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Page 104 1 discussed it almost a year earlier and decided that 2 it was not a problem for him to serve on the Board 3 right? Object to the form. 4 MR. DELK: 5 THE WITNESS: That's correct. (By Mr. Cross) Okay. And -- And to help 6 Q. 7 you out, if you flip to the Board meeting minutes in Exhibit 10 on November 9th of 2021 --8 9 Α. November 9th? 10 Yes, sir. Q. 11 Yeah. March. Okay. I'll get it. Α. 12 We're December. 13 Okay. Here I am. If you come down to No. 10 on the meeting Ο. 14 15 minutes, it reads, "Eric Chaney notified the Board 16 that he had recently moved out of his Commissioner's 17 district. Upon further research, he discovered there is no stipulation that Board of Elections & 18 Registration members must live the same district as 19 20 the person who appointed them. He has decided to 21 remain on the Board at least 2 more years." 22 Do you see that? 23 Α. I do. 24 So nearly a year before he resigned, the Ο. 25 Board discussed the fact that he moved out and agreed

Page 105 1 that he could stay on the Board at least two more 2 years, right? 3 MR. DELK: Object to the form. THE WITNESS: I -- I don't recall if we 4 5 discussed two more years. I do -- I do recall that discussion. 6 7 Ο. (By Mr. Cross) You -- You recall that the Board agreed in November of 2021 that -- that Mr. 8 9 Chaney could continue to serve on the Board, despite 10 not living in the same district as his commissioner, 11 right? 12 I do. Α. 13 Q. All right. And so what happened between November of 2021 and August 12th that led him to 14 15 resign purportedly on that basis? 16 MR. DELK: Object to the form. 17 THE WITNESS: Now in all honesty, I don't know; but the bylaws state that -- The bylaws 18 of the Board of Elections states that each 19 20 Commissioner will -- will appoint a respective 21 member from their -- from their district. 22 The state legislation doesn't stipulate, 23 and so -- And that may be something we need to 24 review in the bylaws to make sure that they both 25 jibe.

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Page 106 1 Q. (By Mr. Cross) How did the Board first 2 learn about Mr. Chaney's resignation? 3 Α. He -- He announced it. How? 4 Q. 5 Α. In a meeting --MR. CROSS: That will be eight. 6 7 THE WITNESS: In executive session. Am I allowed to say executive session? 8 9 Ο. (By Mr. Cross) When was that? 10 MR. DELK: I'll assert an objection about 11 anything that was an executive session, if I can 12 just have a standing objection on that. 13 THE WITNESS: He announced it. (By Mr. Cross) Okay. Let me hand you 14 Ο. what's been marked as Exhibit 11. 15 (Exhibit 11 was marked for 16 17 identification.) (By Mr. Cross) Do you recognize this as 18 Q. an e-mail that Eric Chaney sent to you and others on 19 20 the Board on August 12th of 2022? 21 I think this was more recently. Α. 22 This is the day that he resigned, right? Q. 23 Α. Yes. And in fact, he indicates, "Please accept 24 Ο. 25 this letter as my formal resignation... " in the last

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sentence.
Do you see that?
A. I do.
Q. Was the Board aware of his forthcoming
resignation before this e-mail came in?
A. Only to the point that we had discussed
it. As you say, we hadn't discussed it. He
announced it.
Q. Okay. When was the meeting where he
announced it?
A. I don't recall the date.
Q. Was it shortly before he e-mailed the
resignation in?
A. I don't recall. I don't recall.
Q. And just yes or no. He announced it in a
executive session of the Board?
A. The first time, as I recall, yes.
Q. Okay. You say the first time. Was there
a second time where he announced his resignation in a
Board meeting?
A. Well, I mean, all this came about after
that.
Q. Okay. Was the Board Again, just yes
or no. Was the Board in executive session
specifically to address his resignation

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Page 108 1 Α. No. 2 Ο. -- or for some other purpose? 3 The only reason that we enter executive Α. session is to discuss personnel. 4 5 A Board member can ask for executive As I recall, he asked for executive session 6 session. 7 for that. Ο. To -- To announce his resignation. 8 9 Α. So the answer to your question, I guess, 10 is yes then. Okay. Well, he -- you're -- he -- He 11 Ο. 12 asked for executive session to announce his resignation. That's your understanding? 13 14 Yeah. He didn't say I'm going to Α. 15 announce -- announce my -- He just said may we enter executive session. 16 17 Ο. And then he announced his resignation? 18 Α. Yes. 19 Do you recall if that was in the month of Ο. 20 August of this year? 21 I don't recall. Α. 22 Okay. But fair to say it was recent? Q. I can't recall. 23 Α. 24 Okay. Well, do you have any reason to Ο. 25 believe that he would announce his resignation in a

Page 109 1 meeting with the Board and then continue to serve on 2 the Board for months before sending in his formal 3 resignation, or would you expect those to be close in time? 4 5 MR. DELK: Object to the form. THE WITNESS: Well, I just thought that he 6 7 had gotten the permission from his commissioner to remain on the Board. 8 9 Ο. (By Mr. Cross) Okay. 10 Α. We --11 Go ahead. Ο. 12 Well, I -- I mean, as with all personnel, Α. 13 it's hard to fill vacancies; and so for board members, it is easier to wait until the end of the 14 15 commissioner's term or maybe to the end of -- of a 16 year, I mean, and say. 17 That was not discussed, however --18 Q. Okay. -- but -- But it's just a byproduct of 19 Α. 20 trying to fill seats on the commission and then, you 21 know, even employment in the office. 22 Okay. Were you aware that Eric Chaney was Q. 23 scheduled to be deposed on August 15, the very next 24 business day after he sent in his formal resignation? 25 Α. I was not.

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1	Q. Do you have any insight as to whether the
2	fact that he was going to be deposed on the events
3	regarding the intrusion in the office of January,
4	whether that was a factor in his resignation?
5	MR. DELK: Object to the form.
6	THE WITNESS: I have no idea.
7	Q. (By Mr. Cross) Were you aware that he
8	asserted the Fifth Amendment numerous times in his
9	deposition?
10	A. I was not.
11	Q. Were you aware that Eric Chaney was
12	originally going to do what you're doing; he was
13	going to be the corporate representative of the Board
14	of Elections to testify in this deposition?
15	A. I was aware of that.
16	Q. Do you know why a change was made?
17	MR. DELK: Object to the form.
18	THE WITNESS: I don't
19	MR. DELK: It's in the possibly the
20	purview of privileged communication.
21	Q. (By Mr. Cross) Well, it sounds like you
22	don't know one way or the other.
23	A. I don't know why.
24	Q. Okay. All right. Flip back to Tab 10, if
25	you would the or sorry the Exhibit 10, the

Page 111 1 Board meeting minutes, and go back just one page to 2 September 7 of 2021. Do you see here under No. 9 -- I'm 3 sorry -- No. 7, it says James Barnes said Beau 4 5 Roberts from Dominion Voting Systems is looking into the missing mobile ballot printer? 6 7 Α. Do I recall the discussion of that? Do you recall Mr. Barnes 8 0. Yeah. 9 discovering that a mobile ballot printer was missing from the Coffee County Elections Office? 10 11 Α. I don't recall that. 12 Ο. Do you know whether that printer was found? 13 14 I don't. Α. 15 Is there any information you can share 0. 16 about that printer being missing? 17 Α. No. 18 Q. Okay. All right. Flip to --19 Oh, by the way, do you know why there are 20 no meeting minutes for October 2021? 21 Α. I don't. 22 Do you have any reason to believe you Q. 23 would not have met in the month of October? 24 Α. I don't. 25 Q. Okay. All right. Flip to January 4th of

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Page 112 1 2022, a couple pages later. 2 Okay. Α. January 4th. 3 Ο. So as of January 2022, James Barnes was no longer the election supervisor, right? 4 5 Α. That's right. And he was replaced by Rachel Roberts? 6 Q. 7 Α. That's right. Q. And she's still there today, right? 8 9 Α. She is. 10 If you come down at the bottom here, do Q. you see where it says, "Rachel's Updates"? 11 12 Α. Yes. 13 Q. And it says, "GEMS room relocating to a bigger room?" 14 15 Do you see that? 16 Yes. Α. 17 Ο. Has the GEMS room relocated to a different spot in the Elections Office since Miss Hampton and 18 19 Mr. Barnes were there? 20 Α. I'm not certain. 21 Why was the GEMS room being relocated to a Ο. 22 bigger room? There's always a question of having enough 23 Α. 24 storage space for everything, and that is very likely 25 what that was about.

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Page 113 1 Ο. And -- And I don't want you to guess. Ιf 2 you don't know why, that's fine. 3 Α. And I don't know why. 4 Q. Okay. So as you sit here today, you --5 you don't know whether the EMS --Well -- well --6 Α. 7 MR. DELK: Let -- Let him finish. THE WITNESS: Okay. 8 (By Mr. Cross) As you sit here today, you 9 Ο. 10 don't know -- the Board doesn't know whether what's 11 referred to as the GEMS room in the Coffee County 12 Elections Office has relocated since Mr. Barnes left? 13 Α. I don't know, and I -- But I want to ask a question. When you say GEMS room, what is the 14 15 specific equipment that you're referring to when you 16 say GEMS room? 17 Ο. Have you heard the terminology? Well --I've heard GEMS before. But is that the 18 Α. 19 computer that everything is tabulated on, or is 20 that --21 Well, what is the GEMS room? 22 So are you aware that the GEMS room is the Q. terminology in Coffee County that they refer to 23 the -- the room in the Elections Office where the EMS 24 25 server and the central scanner sit and where they

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Page 114 1 do --2 It's where they run the ballots and where Α. it's visible to the public to see what's going on? 3 (Attorney nods head.) 4 Q. 5 Α. Okay. That has not been relocated to a 6 bigger room. No. 7 Ο. That's still in the same spot --Okay. Α. 8 Yes. 9 Ο. -- to your knowledge? 10 Okay. Is -- Is there still consideration 11 of relocating that? 12 Α. Well, I think that's all going to be 13 figured out when they get the new office; and I think 14 Rachel was -- was expressing a need for more room. 15 Ο. Okay. And there's consideration of moving 16 the Elections Office; is that right? 17 Α. All of that construction -- And I don't know the extent of -- of everything that will happen, 18 19 but my understanding is that the Elections Office 20 will be relocated into more updated office. Yes. 21 Okay. Do you know the --Ο. 22 It has not yet been built. Α. Okay. So that's not imminent? 23 Q. 24 Α. No. 25 Okay. All right. Flip to the meeting Q.

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Page 115 1 minutes for February 1 of 2022, please. 2 Α. Uh-huh. 3 Ο. Okay. So here, you see again where it says, "Rachel's Updates"? 4 5 Α. I do. And if you come down, it looks like about 6 Ο. 7 five or six bullets --Uh-huh. Α. 8 9 Ο. -- the last one, it refers to, "Completed 10 inventory missing..." 11 Do you see that? 12 Α. Uh-huh. Yes? 13 Q. 14 Α. I do. 15 Ο. And it indicates missing from the 16 inventory in Coffee County is two printer bags --17 Α. Uh-uh. -- a printer power code, a BMD bag, 14 18 Q. charging cords, 7 charging cubes, and 1 ID tray. 19 20 Do you see that? 21 T do. Α. 22 What information can you share about why Q. these materials were missing from the office? 23 Now I don't. I don't have any information 24 Α. 25 for why those would be missing.

Page 116 1 Q. Do you know whether any of them have been 2 located? I don't. 3 Α. Do you know whether any of them have been 4 Q. 5 replaced? I don't have any information that any of 6 Α. 7 that was replaced; or if they were currently in use, I -- I don't have the information on that. 8 9 Ο. Okay. Do you know whether any of the 10 individuals who visited the Coffee County Elections Office in January of 2021, whether they took a BMD 11 12 with them when they left? 13 Α. I don't have any information. 14 Do you know whether they took any election Ο. 15 equipment with them? I don't have any information. 16 Α. 17 Ο. Okay. MR. CROSS: Adam, Tab 6. Exhibit 12. 18 (Exhibit 12 was marked for 19 identification.) 20 21 (By Mr. Cross) All right. Let me hand Ο. 22 you what's been marked as Exhibit 12, which is Tab 6. 23 MR. CROSS: Did we load the picture of 24 Jeff Lenberg? 25 MR. SPARKS: It's Exhibit 9.

Page 117 1 Q. (By Mr. Cross) Okay. Mr. Stone, do you 2 recognize Exhibit 12? T don't. 3 Α. Okay. If you look at the top of the 4 Q. 5 second page, the first substantive page of the e-mail thread, do you see there's an e-mail from Jennifer 6 Herzog, to Ryan Germany at the Secretary's Office, 7 copying Anthony Rowell on April 12th of 2022? 8 9 Α. I do. 10 And Anthony Rowell is an attorney for the Ο. County Board of Elections? 11 12 Α. That's correct. 13 Q. And Jennifer Herzog is one of his partners; is that right? 14 15 Α. That's correct. 16 And they're at the same firm that Mr. Delk Ο. 17 is at? That's correct. 18 Α. 19 Okay. If you look at the start of this Ο. 20 e-mail on the second page of the e-mail thread, you 21 see it starts with an e-mail from Emma Brown at "The 22 Washington Post" on April 12th of 2022? 23 Okay. Where are you referring to that? Α. 24 Right here (indicating). Ο. 25 Α. Right here. Yeah. Okay.

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Page 118 And so Miss Brown reaches out on behalf of 1 Ο. 2 "The Washington Post" to Wesley Vickers, Anthony 3 Rowell, Jennifer Herzog. Do you see that? 4 5 Α. I do. What is Wesley Vickers' role in Coffee 6 Q. 7 County? He's County manager. 8 Α. 9 Ο. Okay. And if you read this e-mail -- and 10 you can take a moment with it, if you need to --11 you'll see that Miss Brown is reaching out asking 12 about the visit by Scott Hall and others that we now 13 see in the video that's been produced in January of 2021. 14 15 Do you see that? 16 T do. Α. 17 If you come up, Miss Herzog forwards this Ο. 18 on to Eric Chaney. Do you see at the top of the 19 page? 20 She writes, "Eric, we received the below 21 correspondence at 5:05 a.m. today." 22 Α. Yes. And then if you come to the bottom of the 23 Q. first page of the thread, you'll see that Eric Chaney 24 25 responds to Miss Herzog that same day at 2:29 p.m.

Page 119 1 Do you see that? 2 I do. Where it says, Tony, Jennifer, I do Α. 3 not know? Yes, sir. 4 Q. 5 Α. I do see that. And Mr. Chaney wrote to Mr. Herzog. 6 Q. "I do 7 not know Scott Hall; and, to my knowledge, I am not aware of nor was I present at the Coffee County Board 8 9 of Elections and Registration's office when anyone 10 illegally accessed the server or the room in which it 11 is contained." 12 Do you see that? 13 Α. I do. You now know from the video that you've 14 Ο. 15 seen that that was not a true statement, right? 16 MR. DELK: Object to the form. It calls 17 for one witness -- lay witness to comment on the 18 veracity of another's testimony or credibility, should I say. 19 (By Mr. Cross) You now know that that's 20 Ο. 21 not a true statement, right? 22 I do. Α. 23 Q. Okay. 24 Well, if Scott Hall was in those pictures Α. 25 at the same time that he was in the Elections Office.

Page 120 1 Is that what the pictures show? 2 Well, we're not specifically referring to Ο. 3 Mr. Hall. I mean, Mr. Chaney makes a much broader statement. Right. What he says is I'm not aware of 4 5 nor was I present at the County Coffee County Board of Elections and Registration's office when anyone --6 7 Α. Uh-huh. -- illegally accessed the server or the 8 Ο. 9 room in which it is contained. And you now know that that was not a true 10 11 statement, right, sir? 12 MR. DELK: Object to the form. 13 THE WITNESS: Yes. (By Mr. Cross) Okay. Then if you come 14 Ο. 15 down, do you see in the middle of the paragraph about 16 five lines down, there's a sentence that reads, "I 17 have no knowledge..."? I do. 18 Α. And there Mr. Chaney wrote, "I have no 19 Ο. 20 knowledge whether or not Misty allowed anyone without 21 authorization to access the server room (which 22 remains locked; and because of the layout of the Elections Office, which is very small, you have to 23 walk through Misty's office to access that room. 24 25 Therefore, it is highly unlikely, if not impossible

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1 for her not to know who did or did not enter the 2 server room." 3 Do you see that? Α. I do. 4 5 Q. You now know that the statement, "I have no knowledge whether or not Misty allowed anyone 6 7 without authorization to access the server room, " you now know that was not a true statement, right, sir? 8 9 MR. DELK: Object to the form. 10 THE WITNESS: Misty -- I mean, is it not 11 true that Misty could have portrayed the people 12 as being legitimate Secretary of State 13 officials? (By Mr. Cross) Are you suggesting that 14 Ο. 15 Eric Chaney thought that the individuals we've seen 16 in the photos, that -- that Eric Chaney thought --17 Α. I'm -- I'm not -- I'm not --I don't know the answer to that. 18 Okay. But we know that Eric Chaney was in 19 Ο. 20 the office on January 7 and 8? 21 According to the photographs, we do. Α. Okay. And we know that the access those 22 Q. individuals had was not authorized, right? 23 24 Α. That's true. 25 Okay. All right. You can put that aside. Q.

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Page 122 1 Α. (Witness complies with request of 2 counsel.) 3 Ο. Are you aware that the County produced the video that you reviewed earlier this week to us, that 4 5 that's when we got it? Yes. 6 Α. 7 Ο. Okay. Do you have any insight as to why the County first told us in discovery and told 8 9 Marilyn Marks in response to Open Records Request 10 that no such video existed? 11 Α. T don't. 12 MR. CROSS: Adam, can you grab 11. 13 MR. SPARKS: 11? 14 MR. CROSS: Yeah. 15 13. (Exhibit 13 was marked for 16 17 identification.) (By Mr. Cross) Let me hand you what's 18 Q. been marked as Exhibit 13. 19 20 And do you recognize Exhibit 13 as a 21 picture inside the Coffee County Elections Office? 22 Α. Yes. 23 Q. Okay. And that's Ed Voyles on the right? Yes. 24 Α. 25 And does that look like Eric Chaney to you Ο.

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Page 123 1 in that ball cap? 2 It does. Α. 3 Q. Yeah. Okay. You can put that aside. Does the Board ever use Signal for 4 5 communications? 6 Α. No. 7 Ο. Do you know whether any member of the Board personally uses Signal? 8 9 Α. I don't. 10 MR. DELK: Object to the form. 11 (By Mr. Cross) Okay. How does the Board Ο. 12 typically communicate with respect to -- to Coffee 13 County elections business? 14 We establish a calendar one time a year. Α. 15 We know that it's the first Tuesday morning at 9:30 16 of every month, so we know when our meetings are; but 17 we many times are reminded on text -- meeting at 9:30. So text. 18 19 What was the rest of your question? 20 Ο. How does the Board communicate about 21 elections business? 22 That's essentially the way that we --Α. of --23 24 Of course, now board members don't have --25 We don't have any County-assigned devices, a

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1 computer, a phone. We don't have -- We don't have 2 County assigned e-mails; but I mean, we may get a 3 message from time to time. For instance, I had -- I recall and 4 5 submitted a communication I had with Misty on L&A testing, logic and accuracy testing. Okay. You see 6 7 so we communicated on e-mail that way as well, but that's not --8 9 That's not the way that we communicate. 10 For one thing we know when our meetings are and then 11 we are reminded about meetings on text. 12 And I was asking her to describe what is 13 L&A testing. 14 Okay. Do you know what efforts were made Ο. 15 for the -- the Board responding to the document subpoenas it received in this case for board members 16 17 and employees to search text messages and e-mails and personal devices for responsive --18 19 Α. Yes. 20 Ο. -- doc --21 Yes. We were --Α. 22 MR. DELK: Object to the form. THE WITNESS: We were told to search our 23 24 devices for any communications that we had. 25 (By Mr. Cross) And do you know whether Q.

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Page 125 1 members of the Board found text messages that were 2 responsive? 3 Α. I'm -- I'm not -- I'm not certain that they did. 4 5 Q. All right. You're not aware of any Board member finding responsive text messages? 6 7 I -- I'm not --Α. MR. DELK: Object to form. 8 9 THE WITNESS: -- aware of that. 10 (By Mr. Cross) What about the employees, Q. Rachel and her assistant? 11 12 You mean did we have communications with Α. 13 Rachel? 14 Ο. Sorry. Let me ask a better question. 15 Yeah. 16 Do you know whether the current elections supervisor or her assistant searched their e-mails 17 and personal devices as well? 18 19 MR. DELK: Object to the form to the -- to 20 the extent some of this was managed by counsel; 21 but to the extent either way, you can respond. 22 THE WITNESS: I -- I don't know about 23 Rachel's text messaging. I would verify that 24 she sent text messages that said reminder of 25 meeting on Tuesday morning type of message.

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1	Q. (By Mr. Cross) Did board members, from
2	time to time, exchange text messages with Misty
3	Hampton when she was the elections supervisor?
4	A. In the same way, and then I would have no
5	idea. Everybody had everybody's number, so I would
6	have no idea if they communicated that way or not.
7	MR. CROSS: 39.
8	(Exhibit 14 was marked for
9	identification.)
10	Q. (By Mr. Cross) All right. Let me hand
11	you what's been marked as Exhibit 14, and this is Tab
12	39. So these are text messages that Misty Hampton
13	produced in response to a subpoena.
14	And if you look at the top, do you see
15	where it says, "Messages - Eric Chaney"?
16	A. I do.
17	Q. So these are text messages between Miss
18	Hampton and Eric Chaney, according to Miss Hampton.
19	Do you understand that?
20	A. I do.
21	Q. And were you aware that Mr I asked Mr.
22	Chaney about some of these messages in his
23	deposition?
24	A. I'm not.
25	Q. Have you read his deposition transcript?

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Page 127 1 Α. I have not. 2 Ο. Has anybody talked to you about his deposition? 3 Α. 4 No. 5 MR. DELK: Object to the form to the extent any of that would be privileged 6 7 communication. (By Mr. Cross) If you look at the bottom, 8 Ο. 9 you'll see these little page numbers. Sorry. 10 They're kind of small --11 Α. Uh-huh. 12 -- and gray. Flip to, if you would, Ο. Let's see. Oh, flip to Page 15 of 24. 13 please --14 (Witness complies with request of Α. 15 counsel.) 16 So if you look in the middle, do you see Ο. there's a date November 19, 2020 at 5:19 p.m.? 17 I do. 18 Α. 19 And this is -- Because this is from Misty Ο. 20 Hampton's phone, do you understand the green texts 21 are texts that Misty Hampton sent. The gray texts are texts that Mr. Chaney sent? 22 23 Α. Okay. 24 And so Mr. Chaney texts her. "Do you have Ο. 25 the election bulletin from the Secretary of State

Page 128 1 Office about how the audit had proved the machines 2 reliable and that notes should certify the original 3 numbers?" 4 Do you see that? 5 Α. I do. She responds, "I will go back on firefly 6 Ο. 7 and find them." Mr. Chaney then responds e-mail them to 8 9 me, please. Trump's man wants them. 10 Do you see that? 11 Α. T do. 12 Ο. Do you have any insight as to who the 13 Trump's man was? I don't. 14 Α. 15 Ο. Are you familiar with the name Robert 16 Sinners? 17 Α. I'm not. Are you aware that Robert Sinners works in 18 Q. the Secretary of State's Office? 19 20 Α. I'm not aware of that. 21 Are you familiar with an issue involving Ο. an effort in Georgia to create a slate of electors 22 for the electoral college that would have voted for 23 Trump instead of Biden? 24 25 Α. Only through --

Page 129 1 MR. DELK: Object to the form. 2 THE WITNESS: Only through the media. 3 Q. (By Mr. Cross) Are you aware that Cathy Latham was one of the individuals? 4 5 Α. I'm not aware of that. Were you aware that Robert Sinners was one 6 Q. 7 of the people who organized that effort? 8 Α. I'm not. 9 Ο. So you've never heard of Robert Sinners? 10 Α. I have not. All right. Flip to Page 19 of 24. 11 Ο. 12 (Witness complies with request of Α. 13 counsel.) 14 Do you see at the top there's a date, Ο. 15 December 30 of 2020 at 4:00 p.m.? 16 Α. T do. 17 Ο. And here, these are three images of poll pads in Coffee County that Miss Hampton sent to Mr. 18 19 Chaney on this date. 20 Do you see that? 21 I do. Α. 22 MR. DELK: Object to the form. 23 Q. (By Mr. Cross) I'm sorry. Did you say 24 yes? 25 Α. Yes.

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Page 130 1 Q. Okay. If you look at the first one, do 2 you see that there's a Netflix screen on the poll 3 pad? Α. There's a Netflix screen. 4 5 Okay. I don't see where it says Netflix but --6 7 If you look in the top left corner of that Ο. picture. 8 9 Α. I do. I do now. 10 Q. You see? 11 Α. Yes. 12 Okay. Did the Board ever discuss the fact Ο. 13 that the elect -- that the poll pads used in Coffee County could be used to access the Internet? 14 15 Α. No. 16 Miss Hampton, to your knowledge, never Ο. 17 informed the Board that -- that her daughter, in fact, would watch videos on the poll pads while --18 19 Α. No. 20 Ο. -- while elections were ongoing? 21 MR. DELK: Make sure you let him --22 THE WITNESS: Wait till he finishes the question. 23 She never informed us of that. 24 No. 25 (By Mr. Cross) All right. And I gather Q.

Page 131 1 Mr. Chaney never raised that with the Board, even 2 though we can see here that Miss Hampton alerted him; is that fair? 3 Α. That's correct. 4 5 Ο. Is it a concern to the Board that the poll pads that are used at the polls are connected to the 6 7 Internet? Α. I can't answer that. 8 Okay. But you didn't know that before 9 Ο. 10 now? 11 That they could be used to watch Netflix, Α. 12 I didn't know that before now. No. And that no. 13 they connect to the Internet that way. 14 Okay. If you turn to the next page, so 20 Ο. 15 of 24 --16 I mean, can I ask you a question. Did Α. 17 these pictures come from our Elections Office? Well, I'm not the witness, so I will -- I 18 Q. will tell you that our understanding is that Misty 19 20 Hampton took these photos of the poll pads in the 21 Elections Office and sent them to Eric Chaney showing 22 him the Internet connectivity. 23 Α. Okay. 24 Ο. But --25 MR. DELK: Well, I object --

Page 132 1 Q. (By Mr. Cross) -- again, I'm --2 MR. DELK: -- to the extent there's a lack 3 of foundation, but you -- I know you qualified that with that's your understanding; but since 4 5 Misty's not been deposed, I don't know that's record evidence. 6 7 MR. CROSS: I -- I am not offering that as record evidence. 8 9 Ο. (By Mr. Cross) Just answering your 10 question, Mr. Stone. 11 Α. Yeah. 12 Ο. Okay. So we're still on the same day 13 going to the top of the next page, and I actually --14 I don't recall if Mr. Chaney testified 15 substantively on this and acknowledged this. I'd 16 have to go back and look at his testimony, so it may 17 actually be in the record, but I -- I don't know. 18 So looking on the top of the same page, you can see here that Miss Hampton sends some 19 20 additional screen shots to Mr. Chaney on December 30. 21 Do you see that? 22 Α. I do. And the first one, she indicates, is a 23 Q. 24 screenshot of the computer that the IC scanner -- ICC 25 scanner is connected to.

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Page 133 1 You see that? 2 I do. Α. 3 Ο. And then the next one is a screenshot. She says that the EMS server computer. 4 5 Do you see that? I do. 6 Α. 7 Has there ever been any discussion at the Ο. Board level about the fact that the computers used 8 9 with the ICC and the EMS server include software that 10 is not necessary for or used with running elections 11 in the County? 12 Α. No. 13 Q. So to your knowledge, that's not something that Miss Hampton or Mr. Chaney raised with the --14 15 with the full Board? 16 Α. No. 17 Okay. Are you aware of any measures by Ο. the State or the County to deal with the issue of the 18 poll pads connecting to the Internet? 19 20 Α. No. 21 Are you aware of any measures by the State Ο. 22 or the County to deal with any risk associated with unnecessary software on the ICC and EMS computers? 23 24 Α. Not aware. 25 Fair to say that's something that the Ο.

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Page 134 1 County would rely on the State to deal with? 2 Α. Yes. 3 Ο. Okay. All right. Flip to -- All right. 4 Flip to --5 MR. CROSS: You all right, Julie? You need a break? 6 7 THE COURT REPORTER: I'm good. MR. CROSS: Okay. Do they have the --8 9 Ο. (By Mr. Cross) So just to answer your 10 question, Mr. Stone, Eric Chaney testified in his 11 deposition in response. 12 Regarding these same screen shots, I asked 13 him. 14 And there are three screen shots of poll 15 pads, three photos of poll pads that Miss 16 Hampton sent to you. Do you see that? 17 Yes. And on the first one, she shows that the 18 19 poll pad is accessing Netflix, right? 20 Yes. 21 And on the second one, she shows that the 22 poll pad is accessing -- what is she -- What is 23 that? Do you know what that is, some sort of 24 game? 25 He says I'm not sure.

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1	One of the things that Miss Hampton had
2	raised as a concern with you and others was the
3	that the poll pads used in Georgia are connected
4	to the Internet, right?
5	That's correct.
6	So Mr. Chaney testified that this was
7	raised with him and others. But is it your testimony
8	that that concern was never raised with anyone else
9	on the Board?
10	A. It is.
11	Q. Okay. All right. Come back to Page 22.
12	So we're on January 6 of 2021, 4:26 p.m. in the
13	middle of the page. It's right down here
14	(indicating), if you see that.
15	And you see Misty Hampton texts Eric
16	Chaney. Scott Hall is on the phone with Cathy about
17	wanting to come scan our ballots from the general
18	election like we talked about the other day. I'm
19	going to call you in a few.
20	Do you see that?
21	A. I do.
22	Q. Was the Board aware that Scott Hall or
23	anyone else was coming in, in January of 2021 to scan
24	ballots?
25	A. The Board was not.

Page 136 1 Ο. So that's not something the Board 2 authorized? 3 Α. It is not something the Board authorized. Okay. And was the Board aware at or 4 Q. 5 around this time that Eric Chaney, Cathy Latham, and Misty Hampton were working together to allow Scott 6 7 Hall and others access to the Elections Office in early January of 2021? 8 9 MR. DELK: Object to the form. 10 THE WITNESS: The Board was not aware of 11 that. 12 Ο. (By Mr. Cross) Okay. Except for Mr. 13 Chaney himself? 14 Except for Mr. Chaney. Α. 15 MR. DELK: Object to the form. 16 (By Mr. Cross) All right. Look at the Ο. 17 top of the next page, January 7, 2021. So this is 7:24 p.m. January 7, so this is 18 the end of the day where we've seen from the video 19 that various individuals came into the Elections 20 21 Office and copied equipment. 22 Are you with me? 23 Α. Yes. 24 Okay. And Mr. Chaney sends to Misty Ο. 25 Hampton a phone number.

Page 137 1 Do you see that? 2 I do. Α. 3 Ο. Do you recognize that number? That 864 number there? 4 Α. 5 Q. Yes, sir. I don't -- I don't recognize that number. 6 Α. 7 Okay. We looked that up online. That's a Ο. number registered to Robert Sinners. 8 9 Do you have any idea why Mr. Chaney was 10 sending Robert Sinner's number to Misty Hampton the same day that the office was breached? 11 12 Α. I don't. 13 MR. DELK: Object to the form. (By Mr. Cross) And then Mr. Chaney 14 Ο. 15 writes, "Let's switch to Signal..." 16 Do you see that? 17 Α. I do. Are familiar with Signal? 18 Q. 19 Α. I'm not. 20 Ο. So that's not --21 I mean, I'm not familiar with it beyond Α. 22 this discussion; and I've never looked at it. I've never used it. I know that it's a communication 23 24 website that makes the messages disappear. 25 Q. Oh.

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Page 138 1 Α. Okay. That's what I know about it. 2 Ο. Okay. I appreciate that. I mean, is that fair assessment of --3 Α. 4 Q. Yes. 5 Α. -- what it is? 6 Q. Yes. Thank you. 7 Do you -- Does the Board have any insight as to why Eric Chaney was asking Misty Hampton to 8 9 switch to Signal instead of text at this time? 10 Α. The Board --11 MR. DELK: Object to the form. 12 THE WITNESS: The Board does not. 13 Q. (By Mr. Cross) All right. Do you -- Are you aware that the Plaintiffs in this case first 14 15 served their subpoenas for documents and testimony 16 back in June or July? 17 Α. When you say the Plaintiffs, you're referring to? 18 The -- My clients and the other 19 Ο. 20 Plaintiffs in this case. 21 I -- I don't recall exactly when they Α. 22 were. That's fair. Let me ask a different 23 Q. 24 question. 25 Do you understand that the Plaintiffs

Page 139 1 served our subpoenas on the -- on the -- the County 2 Board of Elections before Eric Chaney resigned? 3 Α. Yes. All right. Are you aware of any efforts 4 Q. 5 made by the County Board of Elections to collect documents from Eric Chaney responsive to the 6 7 subpoenas? MR. TYSON: Same object -- Same objection 8 as earlier to the extent some of those efforts 9 10 were coordinated by counsel. 11 THE WITNESS: Okay. 12 MR. DELK: You can answer if you 13 understand it. 14 THE WITNESS: I'm not aware of any. 15 Ο. (By Mr. Cross) Who would you ask if you wanted to know whether such efforts were made? 16 Who would I ask? I'm not certain. 17 Α. Counsel. 18 19 Okay. Is it your understanding that Ο. 20 the -- the Board relied on its counsel to search for 21 and -- and produce documents responsive to the 22 subpoenas? 23 Α. I -- That's not necessarily my 24 understanding. 25 My -- My understanding was that we were

Page 140 1 to supply any documentation that we had. At the same 2 time, without knowing what was being sought, I mean, 3 any communication is what we were to come up with, so I mean, if that answers your question and --4 5 Q. Anything --And --6 Α. 7 Ο. Go ahead. -- efforts were made with board members to 8 Α. 9 provide that documentation. 10 Okay. And when you say any communication, Ο. 11 what do you mean? 12 Α. I mean any communication -- phone calls, 13 texts, conversations, e-mails. 14 Regarding what? Ο. 15 Α. Regarding the subpoenas. 16 So the -- the scope of what was called for Ο. 17 in the document subpoenas, is that the idea? I -- I don't understand your question 18 Α. from here. 19 20 Ο. So when you say --21 MR. DELK: I think you're saying 22 documents. He's thinking subpoena. Y'all are 23 on the same page; but you know, clarify. 24 MR. CROSS: All right. 25 THE WITNESS: We were asked to give any

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Page 141 1 communications that we had with Misty, Jil. 2 Ο. (By Mr. Cross) What about among the board members themselves? 3 Α. And above -- And among the board members, 4 5 yes. Okay. And with -- with subsequent 6 Q. 7 Elections Office employees such as Mr. Barnes, Rachel? 8 I don't recall. 9 Α. 10 Oh. Do you have any insight as to why the Q. 11 County has not produced any communications from Mr. 12 Chaney? 13 Α. I don't. 14 And you don't know what efforts, if any, Ο. were made before he left the Board to collect 15 communications from him? 16 17 MR. DELK: Object to the form. THE WITNESS: Same -- Same requests were 18 made of him that were made of us. 19 20 Ο. (By Mr. Cross) Do you know whether he 21 provided any responsive communications to the County's counsel? 22 I do not. 23 Α. 24 All right. Looking a back at Exhibit 0. 25 14 --

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Page 142 1 MR. SPARKS: Yes. 2 Ο. (By Mr. Cross) So we're still on --We 3 were on January 7. Now the next text is January 8, 2021. 4 5 Do you see that? I do. 6 Α. 7 Ο. Then we get to January 12th, 2021. Do you see that? 8 9 Α. Yes. 10 And Miss Hampton texts Eric Chaney. Q. Well, there's a name "Bob" and then "Chris Linscheid," 11 12 L-I-N-S-C-H-E-I-D, and a phone number. 13 Do you see that? I do. 14 Α. 15 Q. Do you know who Chris Linscheid is? 16 Α. I don't. 17 Any insight as to why she was sending that Ο. information to Mr. Chaney? 18 19 Α. No. 20 MR. DELK: Object to the form. 21 (By Mr. Cross) All right. Then on Ο. 22 January 15, 2021, do you see that Miss Hampton sends a text to Mr. Chaney -- "Do you have Snapchat? 23 24 Signal is down!" 25 Α. I see that.

Page 143 1 Ο. Did members of the Board or employees of the Elections Office sometimes communicate using 2 3 Snapchat? Α. 4 No. 5 Q. And how do you know that? You know, I really don't know; but I can 6 Α. 7 tell you that I never --Q. Okay. 8 9 Α. -- communicated with anybody on Snapchat, 10 and I never got a Snapchat, and so I'm 100 percent confident that members of the Board do not use 11 12 Snapchat to communicate with each other. 13 Q. But you don't know whether Eric Chaney used Snapchat to communicate with Miss Hampton, as 14 15 she suggests here; is that right? 16 Α. I don't know. 17 Q. Okay. And I mean, in all honesty, I don't know 18 Α. what the other board members have on their phone; but 19 20 I wouldn't -- I would think no. They did not 21 communicate on Snapchat. 22 Q. Okay. My official answer is, no, we didn't 23 Α. communicate on Snapchat. 24 25 For official Board business? Ο.

Page 144 1 Α. In any way. And especially for official 2 Board business. 3 Ο. So then we come to January 19, 2021; and Misty Hampton, writes to Eric Chaney. "If you happen 4 5 to be in town, the guys measuring my desk are still here." 6 7 Do you see that? Α. I do. 8 9 Ο. There was no one measuring her desk at 10 that time, right, sir? 11 MR. DELK: Object to the form. 12 THE WITNESS: I don't know. 13 Q. (By Mr. Cross) Are you aware that that was code that she and Eric Chaney worked out for her 14 15 to convey to him in a stealthy way that she -- the 16 individuals we saw in these photos that visited on 17 January 19, that she had helped them get access to the equipment? 18 19 Had you heard that before today? 20 Α. No. 21 Oh. That's not something that she or Mr. Ο. 22 Chaney shared with the Board, to your knowledge? To my knowledge, no. 23 Α. 24 Ο. Okay. 25 They didn't share that information with Α.

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Page 145 1 us. 2 Then you get to January 2021, the next Ο. day; and she asked Mr. Chaney, "Do you have a high 3 capacity scanner in your office?" 4 5 Do you see that? I do. 6 Α. 7 Ο. Any insight as to why she wanted a high-capacity scanner? 8 9 Α. No. 10 MR. DELK: Object to the form. 11 (By Mr. Cross) Are you aware that for a Ο. 12 few weeks in January, Miss Hampton scanned cast 13 ballots from the January Senate runoff in 2021 and 14 the November General Election in 2020, that she 15 scanned those cast ballots and put them on a drive 16 that she then shipped off to someone? 17 Α. I'm not aware of that. The Board is not aware of that. 18 19 And if you come further down. You'll see Ο. 20 a text that she sends on January 27 of 2021, 9:23 21 a.m. She writes to Eric Chaney. "I took care of the 22 people measuring my desk." 23 Do you see that? I do. 24 Α. 25 So fair to say, you -- you had not heard Q.

Page 146 1 before that that was her way of letting Mr. Chaney 2 know that she had sent the cast ballots off to the individuals who wanted them? 3 I had not. Not before this minute right 4 Α. 5 here. MR. CROSS: 40. Thank you. 6 7 (Exhibit 15 was marked for identification.) 8 9 Ο. (By Mr. Cross) All right. Let me hand 10 you what's been marked as Exhibit 15. 11 Α. Uh-huh. 12 And this is Tab 40. Ο. 13 And I can tell you these are more text messages that were produced by Miss Hampton in 14 15 response to the subpoena; and if you look at the top, it indicates the individuals who are on the thread. 16 17 It says Messages - Andy Thomas, Earnestine Thomas-Clark, Eric Chaney, Matthew McC, and Wendell 18 19 Stone. 20 Α. Uh-huh. 21 Do you see that? Ο. 22 Α. I do. And those were all individuals on the 23 Q. Board for Coffee County Elections as of January 2021, 24 25 right?

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Page 147 1 Α. That's correct. 2 If you -- If you turn to the Ο. Yeah. 3 second page, at the bottom, there's a date of February 24, 2021 at 9:19 p.m. 4 5 Do you see that? I do. 6 Α. 7 Ο. And here, Misty Hampton texted you and others on the Board. "I have been asked to go speak 8 9 at the rotary club tomorrow at noon. I was asked to 10 talk about the election process." 11 Do you see that? 12 I do. Α. 13 Q. So this is -- Do you recall that Miss Hampton was let go on February 25th of 2021? 14 15 Α. That's correct. 16 Okay. And then Matthew McC, that's Ο. 17 Matthew McCollough, right? That's correct. 18 Α. He responds Tony had mentioned us 19 Ο. 20 discussing any conversations about elections with him 21 first. We have another new lawsuit and the 22 possibility of another after that. So would prefer we check with him on any speaking engagements, 23 interviews et, cetera. 24 25 Do you see that?

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Page 148 1 Α. I do. 2 Tony is Tony Rowell, the County attorney? Ο. 3 Α. That's correct. What was the new lawsuit that was filed as 4 Q. 5 of this time -- Well, strike that. What -- what is -- What did Mr. 6 7 McCullough refer to here as the new lawsuit? MR. DELK: Objection to the extent this --8 9 THE WITNESS: I'm not --10 MR. DELK: -- involves any attorney-client communications. 11 12 THE WITNESS: And I don't recall what that 13 lawsuit was about, and the -- And the -- the request, Open Records Requests have been 14 15 ongoing, and so I -- I don't recall 16 specifically what that was in reference to. 17 Ο. (By Mr. Cross) But you understand Open Records Requests are not the same as a lawsuit? 18 19 Α. I do. 20 Ο. Okay. Do you --21 And you understand I'm not a lawyer and Α. 22 subpoenas and Open Records Requests and everything to me is all legal jargon, and I know that it's serious 23 24 to respond respectfully to this, and so -- Okay. 25 So --

Page 149 1 Ο. Okay. Do you -- Do you recall a lawsuit 2 that was actually filed or threatened against Coffee County in the February 2021 timeframe? 3 MR. DELK: Object to the form. 4 5 THE WITNESS: You'll have to give me some more details. I --6 7 (By Mr. Cross) I -- I'm asking you. Ο. Do you recall one way or the other? 8 9 Α. I don't recall that. No. 10 And when Mr. McCollough wrote "and the Ο. 11 possibility of another," do you have any recollection 12 of -- of any kind of lawsuit, two, multiple lawsuits 13 being threatened against the County? 14 Against the Election Board? Α. 15 Ο. Or against Coffee County at all. 16 MR. DELK: Object to the form. 17 THE WITNESS: I don't -- I don't know. (By Mr. Cross) Has Dominion ever 18 Q. threatened a lawsuit against Coffee County? 19 20 Α. Not to my knowledge. 21 Do you have any insight as to whether Ο. 22 Dominion is aware of the breach of the Coffee County election system in January of 2021? 23 I'm not certain. 24 Α. 25 Was there ever any communications between Ο.

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1 the Board or anyone in the Elections Office or anyone 2 employed by Coffee County and Dominion regarding that 3 breach? Α. I'm not certain. 4 5 Ο. Was the threat of a lawsuit regarding the breach of the Coffee County office -- Did that 6 7 factor into the decision to let Misty Hampton and Jil Ridlehoover go in February of 2021? 8 9 MR. DELK: Object to the form. 10 THE WITNESS: Ask the question again. 11 (By Mr. Cross) Did the threat of a Ο. 12 lawsuit regarding the breach of the Coffee County 13 Elections Office, did that factor into the Board's decision to let Misty Hampton and jidle (ph.) -- Jil 14 15 Ridlehoover qo? 16 Α. No. 17 Q. What was the basis for that decision? The basis to let them go? 18 Α. 19 (Attorney nods head.) Ο. 20 Α. They falsified their timesheets indicating 21 that they were at work when clearly they were not. 22 How did that concern first get raised with Q. the Board? 23 24 I didn't recall exactly how it was first Α. 25 raised with the Board; but when the attorney met with

Page 151 1 them, we were all present; and I think, as I recall, 2 a meeting was held prior to the attorney showing up. 3 That's the way that was raised for the Board. A -- A meeting was held with whom? 4 Q. 5 Α. Board members. The same day that -- that you met with 6 Ο. 7 Miss Hampton or before? And I can't recall if it was on the same Α. 8 9 day or if it was -- It was pretty in close proximity 10 to it. 11 Okay. What we -- we see in this thread on Ο. 12 February 24th, Mr. McCollough, Ms. Thomas-Clark, and 13 Mr. Chaney all respond to Miss Hampton thinking about speaking at the Rotary Club. And there's no 14 15 suggestion that she's being let go, right? 16 That's right. Α. 17 Ο. So was the decision made to let her go, was that made the same day the Board met with her? 18 19 Α. Yes. 20 Okay. And how -- Was it -- Was it the Ο. 21 county's counsel, Mr. Rowell, for example, that raised this concern with the Board about her 22 timesheets? 23 24 As I recall, yes. Α. 25 All right. And I understood you said Q.

Page 152 earlier the board members themselves did not review 1 2 any video with respect to checking the hours that she 3 was there; is that right? MR. DELK: Object to the form. 4 5 THE WITNESS: No. (By Mr. Cross) So fair to say the Board 6 Ο. 7 relied on a review that was performed by the County counsel? 8 9 MR. DELK: Object to the form. 10 THE WITNESS: Yes. 11 (By Mr. Cross) Did Miss Hampton deny in Ο. 12 the meeting that she had fraudulently recorded her 13 hours? 14 It was her contention that she was allowed Α. 15 to come to work based on comp time. 16 Right. It was her contention that she Ο. 17 wasn't overpaid, because the time she had factored in comp time that she was owed; is that right? 18 19 That's right. Α. 20 Ο. And did Eric Chaney acknowledge that in 21 the meeting? 22 Did he acknowledge what? Α. That that arrangement had been worked out 23 Q. 24 with her to approach comp time in that way? 25 Α. I don't recall that. I don't recall what

Page 153 specific board members said in the meeting. 1 2 Did anyone acknowledge or disagree with Ο. what she said on that topic? 3 Α. Counsel. 4 5 Q. Mr. Rowell? Uh-huh. 6 Α. 7 Ο. Yes? Α. Yes. 8 9 Ο. And did he agree or disagree? 10 Α. Disagreed. MR. CROSS: All right. Let me show you 11 12 quickly 16 -- tab -- or Exhibit 16, which is Tab 13 19. 14 (Exhibit 16 was marked for identification.) 15 (By Mr. Cross) And let me go ahead and 16 Ο. 17 hand you Exhibit 17 as well, which is Tab 20. (Exhibit 17 was marked for 18 identification.) 19 20 Ο. (By Mr. Cross) And you can look at 21 Exhibits 16 and 17. But just ask you. Exhibit 16, 22 that's a copy of the resignation letter that Jil Ridlehoover signed on February 25th of 2021; is that 23 24 right? 25 Α. Yes.

Page 154 1 Q. Yeah. And that resignation letter was 2 prepared by the county's counsel. It was not written 3 by Miss Ridlehoover, right? Α. That's correct. 4 5 MR. DELK: Object to form. (By Mr. Cross) And then Exhibit 17, that 6 Q. 7 is the resignation letter signed by Miss Hampton on February 25th of 2021, right? 8 9 Α. It is. 10 And that letter was also prepared by Ο. 11 Ms. -- I'm sorry -- by County counsel? 12 Α. Yes. 13 Q. Okay. At the meeting with Miss Hampton, was she told that if she did not sign the resignation 14 15 letter and, instead, was terminated by the County, that she would forfeit any kind of retirement that 16 17 she was owed? I -- I do not recall. 18 Α. Did she come to the meeting with her own 19 Ο. 20 resignation letter that she had drafted and had ready 21 to hand over? 22 Α. I don't recall. You don't recall any discussion that --23 Q. 24 that she had to sign the letter that was prepared by 25 counsel, instead of the letter that she had prepared

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	Page 155
1	herself?
2	A. I don't I don't recall if she had
3	brought or written her own letter.
4	Q. So the County lets Miss Hampton and Miss
5	Ridlehoover go on February 25th.
б	Oh. Are you aware that the very same day
7	Mike Lindell flew in on his private plane to Douglas,
8	Georgia airport?
9	A. I'm not.
10	Mike Lindell?
11	Q. You know who Mike Lindell is, right?
12	A. That's the pillow guy.
13	Q. My Pillow Guy. Yeah.
14	And you're
15	A. Mike Lindell, I'm not aware of his
16	presence in Douglas at all.
17	Q. And you're you're familiar that Mr.
18	Lindell has had a prominent role with respect to
19	the the Trump action and and allegations that
20	the November 2020 election presidential election
21	was stolen?
22	A. Only through media reporting.
23	MR. CROSS: All right. All right. Let me
24	hand you what's been marked as Exhibit 18.
25	111

Page 156 1 (Exhibit 18 was marked for 2 identification.) 3 (By Mr. Cross) So you see here that Ο. there's an indication Mike Lindell's My Pillow Guy 4 5 indicates that he flew into Douglas, Georgia, February 25th to February 26th. 6 7 Do you see that? Α. I do. 8 9 Ο. And do I understand correctly that the 10 Board did not have any awareness before this moment 11 that Mike Lindell had flown into Douglas, Georgia, 12 the very same day that Miss Hampton and Miss 13 Ridlehoover were let go? 14 Α. That's correct. 15 Ο. And there were no employees in the 16 Elections Office besides the elections supervisor and 17 the assistant to the elections supervisor. They're the only employees that work in that office, right? 18 19 Α. That's correct. 20 Ο. So as of February 25th before Mr. Lindell 21 flew in, there were no employees in that office at 22 all, right? MR. DELK: Object to the form. 23 24 (By Mr. Cross) 'Cause both had been let Ο. 25 go that morning?

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Page 157 1 Α. That's correct. 2 Do you know whether Mr. Lindell and anyone Ο. with him visited the Elections Office in Coffee 3 County while he was in Douglas, Georgia? 4 5 Α. I don't. Do you think it would be important to find 6 Ο. 7 that out? Α. I -- I don't know. 8 9 Ο. If you come back to the text thread we're 10 looking at, Exhibit 15, this is the one between Miss 11 Hampton and the -- the board members in January of 12 2021. So in this last --Turn to the last page, if you would, 13 14 please. 15 Α. Last page. 16 Here, Mr. McCullough writes here Ο. 17 (indicating), "I believe they sent it directly to Tony or possibly even verbally notified him. I'm not 18 19 saying don't go. I'm just saying clear speaking 20 engagements or interviews with him. But 4 other 21 board members can certainly weigh in if I'm being too 22 cautious." 23 Do you see that? I do. 24 Α. 25 And then Miss Thomas-Clark writes back, Ο.

Page 158 1 "Now that I'm fully aware of the lawsuits, yes, you 2 need to consult Tony before making a commitment." 3 Do you see that? Α. I do. 4 5 Q. Does that help your recollection at all on what these lawsuits were? 6 7 Α. It does not help me recollect what the lawsuits are. No. 8 9 MR. CROSS: Oh. 43. 19. 10 (Exhibit 19 was marked for identification 11 and subsequently withdrawn.) 12 Ο. (By Mr. Cross) All right. Let me hand 13 you what's been marked as Exhibit 19. This is Tab 43. 14 15 So, Mr. Stone, this is a text message that 16 Miss Hampton produced that she indicates was between 17 her and Tony Rowell, the County attorney. You understand that? 18 19 This is from Tony? Α. This is -- The blue is text that Miss 20 Ο. 21 Hampton sent in response to the black text, which is 22 from Tony Rowell. That's what Miss Hampton writes. 23 MR. DELK: I'm going to object. This is communication with counsel when 24 25 she was still employed, so although she's

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1	obviously produced it to you, that's covered by
2	attorney-client privilege is our contention; and
3	it's improper to put it in as an exhibit or
4	otherwise question the witness on it.
5	And this had been produced up to this
6	juncture without our knowledge.
7	MR. CROSS: Are Are you saying he
8	cannot answer questions on this?
9	MR. DELK: I'm saying it's improper for
10	you to even have it. We would have objected to
11	it and dealt with it otherwise had we known
12	about it before this very moment.
13	She's clearly, well, still employed in her
14	official capacity at this point.
15	MR. CROSS: All right. We'll put this to
16	the side for now. We can talk about it, Steve.
17	Q. (By Mr. Cross) You can put that to the
18	side. I'll figure that out.
19	A. (Witness complies with request of
20	counsel.)
21	MR. CROSS: 48.
22	MR. SPARKS: We'll mark this as 20, even
23	though I'm instructing them not to put it on the
24	system unless it's resolved.
25	MR. CROSS: Keep it marked for now, and

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Page 160 1 then we'll figure out what we do. 2 MR. SPARKS: Okay. 48? 3 4 MR. CROSS: Yeah. 48. 5 (Exhibit 20 was marked for identification.) 6 7 (By Mr. Cross) All right. Let me hand Ο. 8 you what's been marked as Exhibit 20, which is Tab 9 48. 10 Have you seen Open Records Requests come 11 into the County Board before or to the County 12 Elections Office? 13 Α. Well, they come -- They come to us. 14 We're included in the e-mails, and so --15 Ο. So if you look --16 Α. -- yes. 17 Ο. Oh, sorry. Did I cut you off? 18 Α. Uh-huh. I look --19 You see them from time to time? Ο. 20 Over and over. Α. 21 Okay. All right. So if you look at Ο. 2.2 Exhibit 20, start at the bottom of the first page. 23 You'll see the first e-mail in the thread is from 24 Georgia EDO. 25 Third page. Now right -- right here? Α.

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					Page 161	
1	Q	Yeah.	Right down h	ere (indica	ting).	
2	A. 1	EDO.				
3	Q. 2	And it'	s Georgia ED	0@donaldtru	mp.com.	
4	I	Do you	see that?			
5	A. 3	I do.				
6	Q. 2	And tha	t's an e-mai	l that's se	nt on	
7	November 10	, 2020.				
8	I	Do you	see that?			
9	A. 3	Yes.				
10	Q. 2	And it'	s sent to Mi	sty Hampton		
11	I	Do you	see that?			
12	A	Yes.				
13	Q. 2	And the	subject is	"Open Recor	ds Request."	
14		You wit	h me?			
15	A. 3	Yes.				
16	Q. 2	And the	e-mail read	s, "I hope	all is well.	
17	I am seeking	g the o	fficial meet	ing minutes	and audio	
18	of this more	ning's"	and the	date is giv	en of	
19	November 10	th "	Board of Ele	ctions (or,		
20	Commissioner	rs) mee	ting. I und	erstand Cof	fee County	
21	voting syste	ems wer	e discussed	in detail,	and I would	
22	like to obta	ain as	much informa	tion as pos	sible under	
23	Georgia Oper	n Recor	ds laws."			
24	1	Do you	see that?			
25	A. 3	I do.				

Page 162 1 Q. Now if you go to the top of the next page, 2 do you see the e-mail is sent from Robert Sinners? 3 Α. I do. Does this refresh your recollection on as 4 Ο. 5 to who Robert Sinners is or the County's dealings with him? 6 7 Α. It does not. Ο. Okay. And here it's indicated that it --8 9 that Mr. Sinners, he signs it. His signature block 10 says, "Donald J. Trump for President." 11 Do you see that? 12 I do. Α. 13 Q. Miss Hampton then responds to Mr. Sinners the same day. I'm sorry. Yes. Responds to Mr. 14 15 Sinners the same day. "Would you please address the 16 open record request to Tracie Vickers..." 17 Do you see that? 18 Α. I do. 19 Do you have any insight as to why Robert Ο. 20 Sinners, on behalf of -- of Donald Trump, was looking 21 for meeting minutes and as much information as 22 possible under Georgia open records laws from Coffee County at this time? 23 24 Α. I don't. 25 Does the Board have any insight as to why Ο.

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1 the Secretary of State's Office hired Robert Sinners 2 in the office in February of 2021, only a few weeks after the intrusion into the Coffee County Elections 3 Office? 4 5 MR. DELK: Object to the form. 6 THE WITNESS: They don't. 7 (By Mr. Cross) Does the Board know why Q. Mr. Sinners still works there today and has been 8 9 promoted since? 10 MR. DELK: Object to form. THE WITNESS: The Board does not. 11 12 (By Mr. Cross) You can put that aside. 0. 13 Α. (Witness complies with request of 14 counsel.) 15 Did the Board also let Miss Hampton's Ο. 16 daughter go for timesheet issues? 17 Miss Hampton's daughter was -- was not an Α. 18 employee of the County beyond that of -- You'd call 19 it a kind of a temporary worker, a poll worker; but 20 she submitted payroll timesheets -- and I don't know 21 how many times -- but inappropriately for work that 22 was not done. (Exhibit 21 was marked for 23 24 identification.) 25 Q. (By Mr. Cross) Okay. So let me hand you

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Page 164 1 what's been marked as Exhibit 21. 2 Do you recognize this as a calculation by 3 the Board or its counsel of an overpayment of Dyanna, Misty Hampton's daughter, on timesheets? 4 5 Α. That's what it says right here. Okay. So do I understand correctly that 6 Ο. 7 the -- the Board identified a similar timesheet issue with Miss Hampton's daughter as it did with Miss 8 9 Hampton and Miss Ridlehoover? 10 Α. Yes. 11 Okay. And Miss Hampton's daughter, you Ο. 12 said, worked on a part-time basis? I -- Yes. 13 Α. So she --14 Ο. 15 Α. She was not officially hired in the Elections Office to work there. 16 17 Ο. So who paid her? 18 Α. County. 19 Was she a part-time employee of the County Ο. 20 to help with elections? 21 Beyond a poll worker, that's -- was my Α. 22 understanding that was what her employment consisted of. 23 24 Okay. And Miss Hampton was a full-time Ο. 25 employee of the County, right?

Page 165 1 Α. Yes. 2 And she was salaried? Ο. 3 Α. Yes. Okay. Since she was salaried, whatever 4 Q. 5 she put on her timesheets didn't actually cause any overpayment by the County, 'cause she was paid the 6 7 same salary no matter what, right? Α. 8 Yes. 9 Ο. Miss Ridlehoover was hourly? 10 That's my understanding. Yes. Α. 11 MR. CROSS: All right. I think we're at a 12 good breaking point. Let's go off the record. 13 MR. MILLER: Oh. 14 THE VIDEOGRAPHER: The time --15 MR. MILLER: Yeah. Go ahead. THE VIDEOGRAPHER: The time is 12:27 p.m. 16 17 We are off video record. 18 (Recess from 12:27 p.m. to 1:11 p.m.) 19 THE VIDEOGRAPHER: The time is 1:12 p.m. We are back on video record. 20 (Exhibit 22 was marked for 21 22 identification.) 23 Q. (By Mr. Cross) All right. Mr. Stone, let me hand you --24 25 MR. CROSS: Were we at 21? 22?

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Page 166 1 MR. SPARKS: You're now at 22. 2 (By Mr. Cross) All right. Let me hand Ο. 3 you what's marked as Exhibit --Oh, wait. Sorry. 4 5 MR. CROSS: Do we only have one copy of this? 6 7 MR. SPARKS: It should be three. MR. CROSS: Are they all --8 9 MR. SPARKS: These three stapled --10 MR. CROSS: Oh. 11 MR. SPARKS: -- are copies. This is 12 yours. 13 MR. CROSS: I got it. 14 MR. SPARKS: Yeah. 15 (By Mr. Cross) All right. So let me hand Q. 16 you what's been marked as Exhibit 22. 17 Α. All right. And this is Tab 56. 18 Q. 19 Α. Uh-huh. 20 So these are more screen shots from the Ο. 21 video the County produced. I just wanted to see if 22 you might know this person. So if you look on -- make sure I know 23 24 where. 8:53. 8:55 a.m. Oh, okay. 25 So if you look at Page 1 --

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Г

			Page 167
1	Α.	Uh-huh.	
2	Q.	you should have You've got	a young
3	man coming	into the building January 8, 2021	at 8:51
4	a.m. in a l	olack mask.	
5	Α.	Uh-huh.	
6	Q.	Do you see?	
7	Α.	I do.	
8	Q.	Do you recognize him?	
9	Α.	I don't.	
10	Q.	And then the next page, he's walki	ng out
11	at 8:53 a.m	m. with some sort of equipment in h	is
12	hands.		
13	Α.	Carrying something.	
14	Q.	Do you know he's carrying?	
15	Α.	I don't.	
16	Q.	Then if you go to Page 3, he's sta	nding in
17	front of t	he Elections Office, same day, 8:55	a.m.
18	with sort of	of a hand cart and equipment on it.	It
19	looks like	it might be a printer or scanner.	
20		Do you know what he's got?	
21	Α.	I don't know what that is.	
22	Q.	Okay. And then at 8:55 a.m. You	see him
23	roll it awa	ay from the building.	
24		Do you see that?	
25	Α.	I do.	

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Page 168 1 Q. So you don't know who he is? 2 I don't know who he is. Α. No. 3 You don't recognize him as any kind of Ο. county or state official? 4 5 Α. I don't. All right. Okay. Is the Board aware that 6 Q. 7 Oh, strike that. during --Is the Board aware that an outside scanner 8 9 was brought into the County Elections Office on or 10 about January 7, 2021 to scan ballots? 11 We were aware that that was the --Α. That. 12 was the election that Misty conducted, and we were 13 aware that there was a problem with the scanner, and that another scanner had to be got from another 14 15 County. And it was late in the night, whenever that 16 scanner was -- was brought back to Douglas. 17 But now is that what you're referring to? 18 Q. No. And -- And sorry. I should be clear. We're talking about two different things. I 19 20 know what you're talking about. 21 Α. Uh-huh. 22 Q. Let me ask you a better question. 23 Α. That's -- That's the only scanner that I 24 know about. 25 So we've seen in the video that Q. Okay.

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Page 169 there were these individuals who came into the 1 2 We know they copied voting equipment and office. 3 data on January 7, 2021. You with me? 4 5 Α. Yeah. Okay. Had -- Has the Board heard before 6 Ο. 7 that as part of those efforts, someone brought in a -- a generic scanner --8 9 Α. No, no. 10 Ο. -- not like a Dominion equipment, but a 11 generic scanner? 12 Α. Not --MR. DELK: Let him finish now. 13 14 THE WITNESS: Not that I'm aware of. Not 15 that I recall. No. That there was -- That 16 would have been on January 7th? 17 (By Mr. Cross) Yes. It would have been Q. 18 brought in on or around that day and used as part of 19 the efforts in the office. 20 Α. No. 21 The Board has not heard that Cathy Latham Ο. 22 borrowed a scanner from her church and brought it 23 into the Elections Office? 24 Α. No. 25 Q. Are you aware that the church where Cathy

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Page 170 1 Latham is a secretary, Matthew McCullough is also one 2 of the officers of that church? 3 Α. I'm not aware of that. All right. Grab Exhibits 16 and 17. They 4 Q. 5 are --6 Α. Okay. 7 -- the Ridlehoover and Hampton resignation Ο. letters. 8 9 Α. Okay. 10 If you want to just grab just one of them. Q. 11 Okay. Α. 12 Ο. So let's take a look at Exhibit 17, Miss 13 Hampton's. 14 And if you look at both, actually, you'll 15 see that behind the letters there are several pages 16 that looks like where somebody went through and 17 actually calculated what the Board said was a -- an 18 overpayment. 19 Do you see that, the data sitting behind 20 those resignation letters? 21 Α. T do. 22 Who actually did the calculations for Q. the -- what's identified as a difference in pay for 23 both of those two individuals? 24 25 Α. Mr. Vickers.

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Page 171 1 Q. Oh, that's Wesley Vickers? 2 Α. Wesley Vickers. 3 Okay. And so did -- did Wesley Vickers Ο. watch the camera footage himself and then calculate 4 the difference in pay? 5 MR. DELK: Object to the form. 6 7 THE WITNESS: To my knowledge, he -that's the way he calculated it. 8 9 Ο. (By Mr. Cross) Okay. And presumably 10 that -- that took a lot of time. This is pretty 11 extensive. Mr. Vickers, obviously, put in quite some 12 effort to do that. Is that fair? 13 MR. DELK: Object to the form. THE WITNESS: I would -- I would think 14 15 that took quite some time to do. 16 (By Mr. Cross) Okay. And do I understand Ο. 17 right, the first the Board learned of a concern about Miss Hampton and Miss Ridlehoover's compensation was 18 the day it decided to let her go on February 25th? 19 20 Α. Yes. 21 Okay. So do you have any insight as to Ο. 22 why Mr. Vickers and no one else informed the Board 23 before that day that this investigation was being 24 undertaken? 25 Α. I don't.

Page 172 1 Q. Does the Board have any insight as to what 2 prompted Mr. Vickers to undertake this investigation? MR. DELK: Object to the form. 3 THE WITNESS: People would try to access 4 5 the office. I'm talking about customers, voters; and it would not be -- It wouldn't --6 7 It wouldn't be open while the other County offices were open. 8 9 And so now a specific complaint, I can't 10 identify; but that type of -- that type of 11 thing. 12 Ο. (By Mr. Cross) But you're not aware of a 13 specific complaint that came in, in February of 2021 about the office not being open when it was supposed 14 15 to? 16 February -- What happened on February Α. 17 2021? I mean --18 Q. Well, remember, she's let go on February 20 --19 20 Α. That's the day she's let go. 21 February 25th. Ο. 22 February 25th. Α. 23 Q. And what I'm asking is you --24 I'm not aware any specific complaints, but Α. 25 just an ongoing -- ongoing employment -- I mean,

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Page 173 1 it -- It's not like this is the reason she was let 2 go in itself. This is what's cited here, but she 3 demonstrated over time that -- I mean, she's got a personnel file, in other words. 4 5 Q. There were other performance issues? 6 Α. Yes. 7 Ο. What were those? There was an issue where they turned in an 8 Α. 9 amount of money to get reimbursed for and had altered 10 the receipts in a way that you could tell they had 11 been altered and so --12 Who is they? Ο. 13 Α. Misty and Jil. And when did that happen? 14 Ο. 15 Α. That happened -- that must have been --16 I cannot recall the date on that. 2017 17 2017. year. 18 Q. Okay. There was also an issue where she had to 19 Α. 20 be --21 MR. CROSS: 57. 22 THE WITNESS: She had to be reprimanded by 23 the County management on acquiring rooms for trainings and for conferences for board members; 24 25 and there -- I mean, there's just -- I don't

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Page 174 1 remember everything that was in her personnel 2 file, but there'd been other issues before. 3 (By Mr. Cross) Okay. All right. Let Ο. hand you --4 5 MR. CROSS: Is it 23. MR. SPARKS: 23. 6 7 Ο. (By Mr. Cross) You can set that aside. Thank you, Mr. Stone. 8 9 (Exhibit 23 was marked for 10 identification.) 11 (By Mr. Cross) Let me hand you what's Ο. 12 Exhibit 23. And if you start at the second page, 13 they're reverse order chronologically, so if you want to flip to the second page, Mr. Stone. 14 15 Α. (Witness complies with request of 16 counsel.) 17 Ο. So you see here is an e-mail from Misty Hampton, March 31, 2021. It says, "To: 18 openrecordsrequest." 19 20 Α. Uh-huh. 21 That -- That openrecordsrequest, is that Ο. 22 what you're saying earlier. That's an e-mail distribution that the board members would receive? 23 24 Okay. Is this something that we would we Α. 25 would have received, or are you asking me is this in

Page 175 1 the form of something we would receive? 2 First, is it in the form of something you Ο. would have received? 3 Yeah. I mean, what we would receive would 4 Α. 5 be the person's name who is requesting the specific time in question and whatever they're asking for, 6 7 whatever the communications are so --But was there an e-mail distribution list Ο. 8 9 called openrecords request that -- that someone could 10 e-mail that specific account, and then it would --11 that e-mail would get distributed to members of the 12 Board? 13 Α. Not that I'm aware of. 14 Ο. Okay. 15 Α. Not that -- No. I don't recall that. 16 So as you sit here, when it says, "To: Ο. 17 openrecordsrequests," you're not sure what that 18 refers to? 19 I'm not. Α. 20 Ο. Okay. This came from Tracie Vickers? 21 Α. 22 This came from Misty. Q. Well, Tracie Vickers --23 Provided this. 24 Α. 25 Exactly. Q.

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		Page 176		
1	Α.	Yeah.		
2	Q.	It came from her e-mail account.		
3	Α.	Okay.		
4	Q.	And then Misty Hampton, you can see, sent		
5	it; and he	re the first thing she asked for is a		
6	digital co	py of all video recordings of the Elections		
7	Office from October 1, 2020 until February 25th of			
8	2021.			
9		Do you see that?		
10	Α.	Uh-huh.		
11	Q.	Yes?		
12	Α.	Yes.		
13	Q.	Okay. And then come to the next page.		
14		So a few months later, July 15, 2021,		
15	Vicky T	racie Vickers e-mails Miss Hampton, if you		
16	look in the	e middle here, and says, "I have just		
17	received t	he downloaded media from Charles to		
18	complete ye	our request."		
19		Do you see that?		
20	Α.	I do.		
21	Q.	And it goes on to indicate that she can		
22	come by and	d pick up the video that she's requested on		
23	a portable	store drive. The cost is \$59.39.		
24		Do you see that?		
25	Α.	I do.		

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Page 177 1 Q. And then Miss Hampton writes back, "I will 2 be by tomorrow with cash to pick it up. Thank you." 3 Do you see that? Α. Okay. Where is that? 4 5 I do see that. Yes. And are you -- Are you aware, testifying 6 Q. 7 on behalf of the Board, that Miss Hampton did, in fact, pick up this video? 8 9 MR. DELK: Object to the form. 10 THE WITNESS: I haven't been -- I do not 11 recall that the Board knew that the video was 12 picked or was not picked up. 13 Q. (By Mr. Cross) Okay. So she asked for the video through February 25th of 2021. Tracie 14 15 Vickers indicates the video she's requested is being 16 provided. 17 But the video we got from the County cuts off on February 19. Do you know why that is? 18 19 Α. I don't. 20 If you wanted to know why that is, who Ο. 21 would you ask? 22 Α. I would ask -- I would ask Wesley. Wesley Vickers? 23 Q. 24 Wesley Vickers. Yes. Α. 25 Okay. All right. You can set that aside. Q.

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Page 178 1 Α. (Witness complies with request of 2 counsel.) MR. CROSS: Tab 58. 3 (Exhibit 24 was marked for 4 5 identification.) (By Mr. Cross) Let me hand you --6 Q. 7 MR. CROSS: 24? MR. SPARKS: Uh-huh. 8 9 Ο. (By Mr. Cross) -- Exhibit 24. 10 It's kind of long. Mr. Stone, you're 11 welcome to flip through it; but I'm only going to ask 12 you about a couple of specific parts. 13 Α. Uh-huh. 14 If you look at the top, you'll -- you'll Ο. 15 see. This is a -- a letter from Hall Booth Smith. 16 Α. Uh-huh. 17 Ο. And it's Jennifer Herzog at the top. Do you see that? 18 I do. 19 Α. 20 Ο. And, again, Hall Booth Smith is 21 representing the Coffee County Board of Elections in this deposition, right? 22 23 That's correct. Α. 24 And that's where Tony Rowell is? Ο. 25 Α. That's correct.

Page 179 1 Q. And, here, you see this is addressed to 2 Marilyn Marks, Coalition for Good Governance? 3 Α. I do. And if you look at the very first 4 Q. 5 paragraph, you'll see that it's a response to -- it says, "... the consolidation of all outstanding Open 6 7 Records Requests to Coffee County from you personally or on behalf of the Coalition for Good Governance..." 8 9 Do you see that? 10 Α. I do. 11 Now if you flip to the second page -- And Ο. 12 so I should have pointed out. The date on this is 13 April 12th of 2022. 14 Α. Okay. 15 Ο. So that's the time period where we are. 16 The second page, do you see where it says 17 "Filed," and there's a date, March 4th, 2022? I do. 18 Α. 19 And then the request there is security Ο. 20 video recordings for the period 8:00 a.m. November 21 16, 2020 through 6:00 p.m. November 20, 2020 for the 22 following areas: Elections Office, election equipment storage area, Elections Office parking lot. 23 It indicates how the video can be sent. 24 25 Do you see that?

Page 180 1 Α. I do. 2 Ο. And then it states the response. No 3 documents responsive to this request exist in the personnel file of Hampton or Ridlehoover. 4 Because of 5 storage capacity limitations, the security vistum (ph.) -- security video system overwrites 6 7 automatically every 90 days if not archived or exported prior to that time period. 8 9 Do you see that? 10 Α. Yes. 11 Do you know why the County stated in April Ο. 12 of 2022 that the requested video did not exist, when 13 we now know as of this week that it did exist? 14 MR. DELK: Object to the form. 15 THE WITNESS: I don't know the answer to 16 that. 17 Ο. (By Mr. Cross) And if you wanted to know, who would you ask? 18 19 I would begin by asking Wesley, Wesley Α. 20 Vickers. The --21 Now I recognize that name, Charles, as 22 being the IT person for the County, who would have insight into it. 23 24 But as a Board member and the Board, we 25 don't have any -- we don't have any communication

Page 181 1 with Charles about that. So my -- Our question on 2 that would be to Wesley. Well, and what is Charles's last name? 3 Ο. And I wish you hadn't asked me, because I 4 Α. 5 could have thought of it then. Charles --MR. DELK: If you know, then tell him. 6 Ιf 7 not, that's fine. THE WITNESS: I cannot recall Charles's 8 9 last name. 10 (By Mr. Cross) That's okay. That's okay. Q. 11 And do you see at the bottom of the same 12 page, there's also a request in March of 2022 for 13 Elections Office visitor logs? 14 Α. Yes. 15 Ο. And are you aware that we have made, as 16 Plaintiffs in this, requests in discovery, similar 17 requests for visitor logs? Had you heard that before? 18 19 That you've asked for them? Α. 20 Ο. Yes. 21 I have heard that before. Α. 22 Do you know why there are no visitor logs Q. for January of 2021 and February of 2021? 23 24 Α. I don't know. 25 Are you aware that those are supposed to Q.

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Page 182 1 be preserved by the County? 2 Α. Yes. 3 Ο. If you wanted to know where those are and whether they still exist, who would you ask? 4 5 Α. Again, this was January of 2021 and February of 2021. 6 7 Yes, sir. Ο. Α. Okay. That's -- Is that the time when 8 9 Misty was dismissed? 10 Yes. Q. 11 Right through that time. I have to begin Α. 12 with questioning Misty on where those logs are and --13 Q. Is there any practice or policy in -- in the County that visitor logs for the Elections Office 14 15 are supposed to be stored or maintained in some 16 particular way or location? 17 Α. Well, the -- the policies are all in 18 place; and being able to state the policies to you, 19 I'm not going to be able to do that. 20 Ο. Uh-huh. 21 But, again, that's under the direction of Α. 22 the person that we hired to carry out the job; and it is their responsibility to maintain all of that 23 documentation, as required. 24 25 Yeah. Well --Q.

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Page 183 1 Oh, yeah. Sorry. Look back at this. 2 Actually, I misread this. 3 So if you look at, again, the file, March 4th, 2022 --4 5 Α. Uh-huh. -- we're looking at this request for video 6 Ο. 7 recordings. Uh-huh. Α. 8 9 Ο. I accidentally read the wrong response. 10 The response actually states -- Do you see here in 11 the brackets? It says --12 "Partially closed"? Α. 13 Q. Yeah. Partially closed, as Coffee County stated that no video exists because of overwriting. 14 15 Do you see that? 16 Α. T do. 17 MR. CROSS: Okay. All right. 13. (By Mr. Cross) You can put that aside. 18 Q. 19 (Witness complies with request of Α. 20 counsel.) 21 MR. CROSS: 25. 22 (Exhibit 25 was marked for identification.) 23 24 (By Mr. Cross) All right. Let me hand Ο. 25 you what's been marked as Exhibit 25.

Page 184 So Exhibit 25 is an e-mail thread that was 1 2 produced to us by Paul Maggio of the SullivanStrickler firm, which is the firm that did 3 the -- the copying of the election equipment on 4 5 January 7th of 2021. Have you seen this e-mail thread before? 6 7 Α. I have not. And, sir, I can't remember if I asked you 8 Ο. 9 before. 10 Were -- Were you aware before today that 11 Sidney Powell associated with the Trump action 12 retained SullivanStrickler in Atlanta to come in and 13 copy the election equipment and voting data in Coffee County in January of 2021? 14 15 Α. We're -- We're not aware of that. The 16 Board is not aware of that. 17 Ο. Is that something you've seen at least in 18 the press, or you just weren't aware at all --19 Α. I'm not aware --20 Ο. -- before today? 21 -- of -- of the names connected to the Α. 22 activities you mentioned. But you've heard of Sidney Powell? 23 Q. I've heard that name, and it would have 24 Α. 25 strictly been through the media.

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Page 185 1 Q. So you -- Do you know whether anyone on 2 the Board has ever met with Sidney Powell? I don't. 3 Α. Do you know whether Eric Chaney has ever 4 Q. 5 had any meetings or communications with --I don't. 6 Α. 7 Ο. And with Sidney Powell? Α. I don't. 8 9 (Exhibit 26 was marked for 10 identification.) 11 (By Mr. Cross) All right. Let me hand Ο. 12 you what -- you can set that aside -- Exhibit 26. 13 Exhibit 26 is the engagement agreement for forensic analysis that was produced to us by Tom 14 15 Maggio between his firm and Jesse Binnall. 16 Tell me if you've seen this before. 17 Α. I have not. 18 Q. Okay. Are you familiar with Jesse Binnall? 19 20 Α. No. 21 Have you at least heard his name in the Ο. 22 press, that he represents Donald Trump? I don't recall hearing his name. 23 Α. 24 Okay. If you look at -- Flip to the Ο. 25 third page of the document at the top. It says,

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Page 186 1 "Exhibit 1, Overview." 2 Flip back. 3 One more back. Now one more back. 4 5 Yeah. Do you see here "Requirements"? 6 7 It says the following were defined during phone call, face-to-face meetings and/or e-mail 8 9 interactions between customer and SS --10 SullivanStrickler -- representatives as requirements 11 to be satisfied through the performance of Services 12 by SullivanStrickler? 13 Do you see that? I do. 14 Α. 15 And then it goes on to explain customer is Ο. requesting that SullivanStrickler provide services 16 such as computer forensic collections and analytics 17 on the Dominion Voting Systems equipment; from the 18 poll pads, in parentheses, iPads, to the Windows 19 20 machines that run the scanners, to Linux machines 21 that tabulate the votes in the State of Nevada and 22 subsequent work in the State of Georgia. 23 Do you see that? 24 Α. I do. 25 So what information, if any, does the Ο.

Page 187 1 Board have on the engagement by one of Donald Trump's 2 lawyers of SullivanStrickler to do the -- the forensic work that's described here in the state of 3 Georgia? 4 5 Α. The Board has no knowledge of this. Are you familiar with someone by the name 6 Ο. 7 of Benjamin Cotton? 8 Α. Only from the subpoenas. 9 Ο. Okay. 10 His name was mentioned, several of the Α. 11 subpoenas. 12 Ο. Are you aware that Benjamin Cotton has 13 testified under oath in a proceeding in Arizona that 14 he has forensically examined Dominion software and 15 voting data that was taken from Coffee County? 16 Α. I'm not aware of that. 17 MR. CROSS: 34. (Exhibit 27 was marked for 18 identification.) 19 20 (By Mr. Cross) All right. Let me show Q. 21 you --22 MR. CROSS: 26? MR. SPARKS: 23 27. 24 Ο. (By Mr. Cross) -- Exhibit 27. 25 So Exhibit 27, Mr. Stone, is a -- a

Page 188 1 listing of folders and files that were on a hard 2 drive produced to us by Paul Maggio of the SullivanStrickler firm in response to a subpoena. 3 Have you seen this before? 4 5 Α. I have not. If you look just at the -- the first page, 6 Q. you see at the top? It says, "SSA1792 HARD DRIVE 7 CONTENTS." 8 9 Α. Yes. 10 And then below, "Name." Q. And there's folders. The first is 11 12 "Compact-Flash." 13 Do you see that? 14 Α. I do. 15 Ο. Do you understand that indicates, like the 16 photos I showed you before, that the 17 SullivanStrickler team came in and forensically copied compact flash drives in the office in January 18 of 2021? 19 20 MR. DELK: Object to the form. 21 (By Mr. Cross) Or you just -- You just Ο. 22 don't know one way or the other? 23 Α. What are you asking me? 24 I'm asking you if you understand that; and Ο. 25 if you don't, that's fine. You can say you don't

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Page 189 1 know. 2 Okay. I don't know under -- I don't Α. understand what that's really referencing --3 Okay. 4 Q. 5 Α. -- to tell you the truth. So if you look at all the folder names, 6 Ο. 7 it's Compact-Flash, Dominion-Supplied-Laptop, EMS Server, miscellaneous thumb drives, Polling-Pads, 8 9 Reports, Tabulation System. 10 Α. Uh-huh. 11 Ο. Do you that? 12 Α. I do. 13 Q. And what concerns does the Board have about the fact that SullivanStrickler, according to 14 15 the hard drive that's been produced, copied about a 16 half a terabyte of data across virtually all of the 17 electronic equipment in the Coffee County Elections Office in January of 2021? 18 19 Α. Well --20 MR. DELK: Object to the form. 21 THE WITNESS: -- I'm sure that the Board 22 would be concerned about this, but the Board has no knowledge of this, and so it's hard for me to 23 24 say what concerns the Board would have. I --25 (By Mr. Cross) This is the first Q.

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Page 190 1 you're -- you're learning of this? 2 This is the first I'm learning of this. Α. Yes. 3 And to your knowledge, no one else on the 4 Q. 5 Board was aware of this except for Eric Chaney? To my knowledge, that's correct. 6 Α. 7 Ο. Eric Chaney would be the only exception, since he was there? 8 9 Α. And --10 MR. DELK: Object to the form. 11 THE WITNESS: And I don't know the answer 12 to that. To tell you the truth, I don't know 13 the answer to that. (By Mr. Cross) Fair enough. Thank you. 14 Ο. 15 MR. CROSS: All right. 35. 16 (Exhibit 28 was marked for 17 identification.) (By Mr. Cross) All right. Let me hand 18 Q. you what's been marked as Exhibit 28, and you can --19 20 You're welcome to flip up through this. I 21 don't have a lot of questions on it. 22 Mr. Stone, this is another document produced by Paul Maggio and the SullivanStrickler 23 24 firm that was explained to us. It indicates 25 individuals who were given access to the Coffee

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Page 191 1 County software and data that was put up online after 2 it was taken from the Coffee County office. 3 Have you seen this document before? Α. I have not. 4 5 Q. And you see it goes on for several pages, about ten pages, with a list of names and e-mail 6 7 addresses. 8 Do you see that? 9 Α. I do. 10 And just flip to the page that ends in Q. 131. See these little numbers in the bottom 11 12 right-hand corner. 13 Α. (Witness complies with request of 14 counsel.) 15 Ο. And just to give you some examples, if you come down, look in the middle. See the third column? 16 17 Come down about ten names. You'll see where it says 18 Doug. I do. 19 Α. 20 Ο. And then it says, "Doug Logan." 21 You --22 I do. Α. -- see that? 23 Q. 24 Α. Yes. 25 Then there's an e-mail address, Q.

Page 192 1 doug@fightbacklaw -- fightback.law. 2 Do you see that? 3 Α. I do. And so had you learned at any point --4 Ο. 5 Had the Board learned that Doug Logan, for example, had access to the Dominion software and voting data 6 7 taken from Coffee County, that he had access to that online? 8 9 Α. The Board wasn't -- unaware of that. Is that true for the other names on this 10 Ο. 11 list, like Jim Penrose, for example? 12 Α. I'm going to say that's true for all the 13 names. The Board had -- I --To my knowledge, the Board has not seen 14 15 this. 16 Q. Okay. 17 MR. CROSS: All right. 36. THE WITNESS: And this was not discussed 18 19 with the Board. 20 MR. CROSS: All right. 29? 21 MR. SPARKS: 29. 22 (Exhibit 29 was marked for 23 identification.) 24 (By Mr. Cross) All right. Let me hand Ο. 25 you what's been marked as Exhibit 29.

Page 193 1 All right. So what we just looked at, 2 like I said, Mr. Stone, was a document from Paul 3 Maggio's firm indicating who had access to the data online. 4 5 This, we are told, is a log of who -- who downloaded the data from the online. So if you look 6 7 at this, see where it says "Activity," second column? Α. 8 Yes. 9 Ο. And it says "Download." 10 Do you see that? 11 T do. Α. 12 Ο. And then there's a user name. On the 13 first page, it's "Conan H." 14 Do you see that? 15 Α. I do. 16 And then it's got an e-mail address Ο. 17 associated with that person, their company name, their IP address, and their location. 18 19 Do you see that? 20 Α. Yes. 21 And then if you look over to the left, Ο. "ItemName," it indicates what they're downloading 22 with a date and time. 23 24 Do you see that? 25 Α. I do.

Page 194 1 Ο. Do you see that this document goes on 2 for -- so from 137 to 161, so for 20 -- about 24 or 3 25 pages. 4 Do you see that? 5 Α. Uh-huh. Yes. And was the Coffee County Board of 6 Ο. 7 Elections aware that the soft -- the Dominion software and data taken from its elections equipment 8 9 had been downloaded by numerous people on the 10 Internet after that intrusion occurred? The Board is not aware of that. 11 Α. 12 What -- Well, strike that. Ο. 13 So is it fair to say that since no one had alerted the Coffee County Election Board that half a 14 15 terabyte of Dominion software and voting data had 16 been taken and uploaded to the Internet a year and a 17 half ago and downloaded by numerous people, is it 18 fair to say the County itself has not taken any measures to mitigate whatever risk this presents for 19 20 the voting system? 21 MR. DELK: Object to the form. 22 THE WITNESS: Well, I mean, much of this information, I'm hearing for the first time. 23 The Board has not heard this information 24 25 that you're -- you're showing me right now; and

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1 in all honesty, I don't know what the County 2 knows about it. 3 And, of course, there are policies and procedures in place to prevent things from 4 5 happening; but it's going to go back to what I originally said. Any access that was granted, 6 7 was granted by the computer operator, the elections supervisor, the person that had the 8 9 training and the person that we hired to do the 10 job and keep the keys to the door. 11 (By Mr. Cross) And -- And, Mr. Stone, I Ο. 12 apologize. I have -- I have to push back on a 13 little bit only because --14 Α. Uh-huh. 15 Ο. -- we do know that a member of the 16 Board --17 Α. Uh-huh. 18 Q. -- who was currently on the Board at the time --19 20 Α. Uh-huh. 21 -- was there. Eric Chaney was there, too, Ο. 22 for these events, right? 23 Α. Okay. 24 It wasn't just Miss Hampton. Ο. 25 I agree with that. Α.

1	1 1 1
1	However, he, even he does not have access
2	to any I mean, to my knowledge, he does not have
3	a computer. He does not have training. He does not
4	have a key to the front door. He does not have
5	now that's
6	And And I I understand what you're
7	saying, what you're telling me.
8	But it's kind of go back to Misty. The
9	role of additional bad actors in this, I do not know.
10	Q. Well, I I understand your point. And
11	Misty Hampton has the keys to the office, so she's
12	the one who has to physically unlock the office,
13	right?
14	A. Yes.
15	Q. Okay.
16	A. Well, I mean, Jil may have had a key as
17	well.
18	Q. Right.
19	A. But But board members don't have keys.
20	Q. But what we know is that beyond just
21	either Miss Hampton or Miss Ridlehoover physically
22	unlocking the doors, we do know that Eric Chaney was
23	there; and we know from the video, that Cathy Latham
24	literally escorted the forensic team into the

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Page 197 1 Α. Uh-huh. 2 -- right? Ο. 3 We do know that, right? Well, I mean, we can look at the 4 Α. 5 photographs. And the video? 6 Q. 7 Α. Yeah. Q. All right. 8 9 Α. I agree with that. Yeah. And so would -- Is it fair to say 10 Q. 11 that because the County has not received information 12 like we've looked at here from Paul Maggio, for 13 example, about the intrusion, that the County is relying on the State to figure out how to deal with 14 15 whatever risk this presents for the voting system? 16 Α. T --17 MR. MILLER: Object to the form. THE WITNESS: I don't -- I would have no 18 idea of knowing what the County is waiting for. 19 20 If you're asking me about an investigation from 21 the County standpoint, I don't know what 22 information they would need to be able to launch an investigation. 23 24 (By Mr. Cross) You made the good point Ο. 25 earlier that -- that if someone wanted to, you know,

1 manipulate votes or election outcomes, they need to 2 understand how the system works. 3 Do you remember saying that? That's my understanding. 4 Α. Yes. 5 Q. Okay. And is it a concern to the Board that the Dominion software -- half a terabyte of 6 7 Dominion software and voting data was uploaded to the Internet and downloaded by numerous individuals over 8 9 a period of months, many months going back a year and 10 a half? 11 MR. DELK: Object to the form. 12 Ο. (By Mr. Cross) Is that a concern? 13 Α. And only -- and it's not -- I'm not trying I'm not trying to be evasive about that at 14 to be --15 all, but I'm going to go back to what I said while 16 ago. 17 The Board is unaware of this. And would 18 it be a point of concern if we brought this 19 information to the Board? I would say yes. It would 20 be a point of concern. 21 And -- And you made the point that Ο. 22 only -- only certain people, like Miss Hampton, Miss Ridlehoover in 2021, even have keys to the Elections 23 Office, right? 24 25 That's my understanding. Α. Yes.

Page 199 1 Well, I mean, I don't know who else in 2 County management, for instance, County manager or 3 maintenance people. I don't know who else has a key. Do you know if Wesley Vickers has a key to 4 Q. 5 the office? I don't know. 6 Α. 7 All right. But the -- the keys are Ο. limited to that office, and the -- the reason for 8 9 that is because as part of trying to secure the 10 voting system, you want to limit who can get access 11 to that equipment, right? 12 Α. Yes. 13 Q. And that's important? 14 Α. It is. 15 MR. CROSS: All right. Seven. Tab 7. 16 Ο. (By Mr. Cross) I'm almost done, Mr. 17 Stone. All right. 18 Α. 19 I very much appreciate your patience. Ο. 20 Α. Yes. 21 All right. Let me hand you --Q. 22 MR. CROSS: 30? MR. SPARKS: Uh-huh. 23 24 (By Mr. Cross) -- what's going to be Ο. 25 marked as Exhibit 30.

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Page 200 (Exhibit 30 was marked for 1 2 identification.) 3 Q. (By Mr. Cross) All right. Do you recognize Exhibit 30? Is this something you've seen 4 5 before? I don't recall seeing this. 6 Α. 7 All right. Are you familiar with the Q. federal agency that sits inside of DHS called CISA, 8 C-I-S-A? 9 C-I-S-A, what does that stand for? 10 Α. 11 I always get that question. I always Ο. 12 screw it up. 13 Α. Yeah. 14 Cyber security infrastructure --Ο. 15 I read it in -- I think it was mentioned Α. 16 in the subpoenas. 17 Q. Okay. 18 Α. I recall that. 19 Did -- Well, let me ask you this. Ο. 20 Are you aware that there is a -- there is 21 a federal agency that has some responsibility for 22 election security in the country? 23 Is that something you've learned as part 24 of being on the Board? 25 Α. Yes.

1	Q. Okay. So were you aware that in June of
2	2022, that agency, typically referred to as CISA,
3	issued this advisory to all jurisdictions in the
4	country using the Dominion Voting Systems that are
5	addressed in the advisory?
6	Had you heard that before now?
7	A. No.
8	Q. All right. If you look at the summary, it
9	explains here that, "This advisory identifies
10	vulnerabilities affecting versions of the Dominion
11	Voting Systems Democracy Suite ImageCast X, which is
12	an in-person voting system used to allow voters to
13	mark their ballot."
14	Do you see that?
15	A. I do.
16	Q. And you understand that's referring to the
17	same BMD system used in Georgia?
18	A. Okay.
19	Q. Were you aware that this advisory It
20	says that it sent this same advisory to the Secretary
21	of State's Office in Georgia?
22	A. I'm not aware of that.
23	Q. So this is not something that the Board
24	has received any information about, has it?
25	A. I don't recall that the Board got this.

1 Ο. And if you come down to the next paragraph 2 under summary, do you see it says, "Exploitation of these vulnerabilities would require physical access 3 to individual ImageCast X devices, access to the 4 5 Election Management System..., or the ability to modify files before they are uploaded to ImageCast X 6 7 devices." 8 Do you see that? 9 Α. I do. 10 Given we now know that a -- a number of Ο. 11 individuals had access to the election management 12 system in Coffee County physically on -- in January 13 of 2021 and then over the Internet for some period of months, does this raise any concerns for you about 14 15 these vulnerabilities and continuing use of the 16 system, you, as the Board? 17 Α. Okay. You're asking me about -- about 18 things other than the -- the training and the information that I've had, so based on what I know 19 20 about the system and the little bit of training that 21 I've had the -- the system is secure. It is 22 accurate. 23 But I mean, you're telling me about these 24 things right here, except I don't know the extent to 25 which they can be utilized; and so it's difficult for

Page 203 1 me to answer that question. 2 All right. And so when you say your Ο. 3 understanding is the system is secure and reliable, you don't have any insight into what CISA found here 4 5 and what the implications are of -- of the -- the intrusion we saw? 6 7 Α. I don't. Ο. Okay. 'Cause that's not something that 8 9 the Secretary of State's Office has been in touch 10 with the Board about? 11 Α. No. 12 No one has been in touch with the Board Ο. 13 about the vulnerabilities identified here, right? 14 To my knowledge, no. Α. 15 Ο. And no one has been in touch with the Board about what the access to the EMS and the other 16 17 election equipment in January of 2021, what that means for the reliability of the system, right? 18 19 Α. No. All right. Turn to third page. 20 Ο. You'll 21 see there's a heading, "3. Mitigations." 22 And here it reads, "CISA recommends election officials continue to take and further 23 enhance defensive measures to reduce the risk of 24 25 exploitation of these vulnerabilities. Specifically,

Page 204 1 for each election, election officials should:" 2 And then there's a list of about a dozen 3 bullets that go to the top of the next page. Do you see all that? 4 5 Α. I do. To what extent has Coffee County or the 6 Ο. 7 State of Georgia through its own actions in Coffee County implemented any of the -- the mitigation 8 measures listed here? 9 10 Α. Okay. Like I said --11 MR. MILLER: Objection to form. 12 THE WITNESS: -- what were -- what were 13 some of the mitigation measures? 14 Let's see. Firmware. Software updates 15 need to be applied. Physically protected. 16 Chain of custody procedures. 17 I can't answer that question. I don't know. 18 19 Ο. (By Mr. Cross) If you wanted to know, who 20 would you ask? 21 Secretary of State's Office. Α. 22 And who specifically would you reach out Q. 23 to? 24 It'd probably begin with our liaison, and Α. 25 I cannot recall that person's name.

1 Again, that -- that's somebody that our 2 elections person has access to. We don't communicate 3 individually with that person. And, listen, you're asking me very 4 5 involved and deep questions about all of this. You understand I attend a Board meeting once a month for 6 7 one hour, and I'm there to make sure that the funding for a new table is available or that voters are not 8 unhappy about the setup of the elections area. 9 10 These -- These are very involved concepts 11 that you're -- you're bringing to me; and while 12 absolutely the first -- furthest thing in the world 13 from my mind is that I want to be uncooperative or 14 evasive. I don't want to be that. I want to be 15 helpful. I don't know the answer to much of what 16 you're asking me about. 17 Ο. Do you understand the Secretary of State's Office has taken the position that the counties 18 19 themselves are responsible for securing the voting 20 system? 21 Well, I understand that. Α. 22 Okay. So who in Coffee County is Q. responsible for implementing the mitigation measures 23 identified in the CISA advisory or otherwise ensuring 24 25 that the vulnerabilities identified there are not

Page 206 1 exploited? Who has that responsibility? 2 MR. DELK: Object to the form. THE WITNESS: We would have to -- We 3 would have to work with the County management, 4 5 but the Board of Elections would be responsible for that. 6 7 Ο. (By Mr. Cross) Okay. And does the Board of Elections look to the Secretary of State's Office 8 9 to provide guidance and resources for the type of 10 mitigation measures that are here? Well, I would say that we would. We 11 Α. 12 haven't, but we would. 13 Q. Okay. And -- And, in fact, as I understood before I handed you this document, you 14 15 weren't even aware of this document or the 16 mitigations? 17 Α. I don't -- I don't recall seeing this document at all. 18 19 Okay. I think we covered this before. Ο. 20 But the -- the Board has only two --21 Well, strike that. 22 The County has only two employees that are responsible for elections in the County -- the 23 24 elections supervisor and the assistant, right? 25 Α. That's correct.

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Page 207 1 Ο. And fair to say it is not a job 2 requirement that those people have cybersecurity 3 expertise? Α. 4 It's not a job --5 MR. DELK: Object to form. THE WITNESS: -- requirement. 6 7 Ο. (By Mr. Cross) So also fair to say that for the type of understanding and mitigating the type 8 9 of serious cybersecurity vulnerabilities as 10 identified, that's not something the County would 11 even have the personnel to -- to understand and 12 implement; is that fair? 13 MR. DELK: Object to the form. THE WITNESS: I don't know. I don't know. 14 15 You're asking me about the skills of people who 16 work in the County. It takes a very involved 17 and deep level of knowledge to be able to -- to do this, and so you're asking me if they have a 18 19 person that can do that. Charles is the IT administrator; and so 20 21 he's not on site; but he is available, should we 22 need him. (By Mr. Cross) But Charles has not 23 Q. 24 undertaken any of the mitigation measures here, to 25 your knowledge?

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Page 208 1 Α. Not to my knowledge. 2 And would you expect the Board --Ο. 3 And he would have to answer that question, Α. because I don't know the answer to that. 4 5 Q. Okay. What steps, if any, has Coffee County taken to avoid another breach like we've seen 6 in January of 2021, if any steps? 7 Α. The -- It's understood that the elections 8 9 equipment is off limits to anyone. Okay. And so the 10 policies are in place. The doors are locked. We 11 take any step that we can. 12 Now as far as what's been done with the 13 technology, I can't answer the question. I don't 14 know the answer to that. I can only answer the 15 topical -- the -- I hate to say the easy things --16 Ο. Uh-huh. 17 Α. -- that we could do to -- to make our election supervisor aware of the requirement of -- of 18 19 security. 20 Is there anything that the County is doing Ο. 21 that's new, that's different from what it was --22 already had in place as a policy in January of 2021 that's in response to the intrusion that we've seen 23 in that time? 24 25 I'm not aware of anything that's new. Α.

1 Ο. All right. And -- And no guidance or 2 direction from the Secretary of State's Office on 3 something more different you should be doing in light of that? 4 5 Α. Not that I'm aware of. MR. CROSS: Okay. All right. Let's take 6 7 a break. THE VIDEOGRAPHER: The -- The time is 8 9 2:02 p.m. We are off video record. 10 (Recess from 2:02 p.m. to 2:13 p.m.) THE VIDEOGRAPHER: The time is 2:14 p.m. 11 12 We are back on video record. 13 MR. CROSS: Mr. Stone, I do not have any further questions for you; and I very much 14 15 appreciate your time and particularly your 16 willingness to do this in Atlanta. 17 THE WITNESS: Thank you. MR. CROSS: A couple things just for the 18 record. We have withdrawn Exhibit 19 in light 19 20 of the concern raised by Mr. Delk. 21 We can deal with this separately, Steve; 22 but I did just want to put on the record that we 23 do have some concerns about the thoroughness of 24 his knowledge as a corporate rep with respect to 25 particular things, particularly, the fact that

Page 210 1 Mr. Chaney was on the Board until August 12th; 2 and we have not seen any production from him. And then the video looks like it should 3 have gone at least through February 25th based 4 5 on the e-mails, and so we'd ask you to take another look at that. 6 7 So we'll just reserve. And thank you, sir. 8 9 THE VIDEOGRAPHER: Bruce, it's all you. 10 CROSS-EXAMINATION 11 BY MR. BROWN: 12 Ο. Hello, I'm Bruce Brown. I represent the 13 Coalition Plaintiffs. 14 Mr. Stone, can you hear me okay? 15 Α. I can. 16 Okay. Thank you for appearing today. Ο. 17 I just have a few questions. They may 18 overlap a little bit with Mr. Cross's, but they'll be -- I promise. 19 20 You testified that you were aware that the 21 Secretary of State had taken Coffee County's EMS 22 server in approximately June in 2021. 23 Do you recall that? 24 Α. Yes. 25 Did the -- Did the Secretary of State ask Q.

1 the Board, to your knowledge, anybody associated with 2 Coffee County Elections permission to do that? 3 I do not recall that they asked permission Α. to do that. 4 5 Ο. And I believe your testimony was that they didn't leave a copy of -- of any of the election 6 7 records that they took; is that right? Okay. I don't work in the Elections 8 Α. 9 Office in that capacity, so I don't -- I'm not aware 10 of what may have been left. 11 You'd have to ask the person who was the 12 elections supervisor at that time, James Barnes. 13 Q. Are you aware that -- that Coffee County does not have a copy of those election records for 14 15 the 2020 election? 16 I'm -- I'm not aware of that. Α. 17 But you are -- Are you aware that Coffee Ο. 18 County is supposed to have a copy of the election records, because they're public records? 19 It seems logical. 20 Α. 21 Okay. Do you know if Coffee County has Ο. 22 made any efforts to get a copy or the originals back 23 from Secretary of State so that it would have a copy 24 like it's supposed to? 25 I'm not aware that we tried to get a copy; Α.

1 but, again, that would fall under the responsibility 2 of the elections supervisor, who is now a different 3 person. All right. Let me change topics a little 4 Q. 5 bit. Were you aware that in January of 2021, 6 7 that somebody put on the Internet a link to the cast vote records of Coffee County? Did you know that? 8 9 Α. I'm not aware of that. 10 And did you know that the Secretary of Ο. 11 State was informed at least by July of this year that 12 that was the case? 13 Α. No. I'm not aware of that. Do you know if the Secretary of State 14 Ο. 15 never told you or, to your knowledge, told anybody 16 associated with Coffee County that Coffee County's cast vote records had been posted to the Internet? 17 18 Α. I'm not aware that that was ever provided to the Board. 19 20 Right. And that the issue with that is Ο. 21 that cast vote records may be public, but the way 22 that they are created indicated that they came from a 23 version or a copy of Coffee County's EMS server. 24 Are you aware of that? 25 MR. MILLER: Objection to form.

Page 213 1 THE WITNESS: Not aware of that. 2 Ο. (By Mr. Brown) Now the -- I think you testified about certain lawsuits that -- the -- The 3 Board gets sued from time to time. Is that fair to 4 5 say? There are ongoing problems. 6 Α. 7 And just, typically, if -- if the Board Ο. gets sued, you would find out about it, right? 8 9 Α. We would -- We would be aware of it as a 10 Board. Yes. 11 And it would probably come into the County 0. 12 attorney and then maybe to the Board chairman; is 13 that right? 14 That's correct. Α. 15 Ο. And in December of 2020, the -- who was 16 the chairman of -- Who would have gotten it in December of 2020. The -- the --17 In December of 2020 --18 Α. 19 Ο. The attorney? 20 The attorney would get any -- any lawsuit, Α. 21 and then the information would be provided to us as a 22 Board. MR. BROWN: All right. Can we -- can 23 24 you -- Johnny, can you pull up the Stills 25 lawsuit.

Page 214 MR. CROSS: What exhibit? 1 2 MR. SPARKS: 31. 3 THE VIDEOGRAPHER: Exhibit 31, sir. (Plaintiff's Exhibit 31 was marked for 4 5 identification.) (By Mr. Brown) Handed to you has been 6 Ο. 7 Exhibit 31, which for the record is what we call the Still's lawsuit. 8 9 And have you seen that lawsuit before? 10 Α. I don't recall seeing this lawsuit. 11 Do you see that up in the right-hand Ο. 12 corner, it was filed in the Fulton County Superior Court December 17, 2020? Do you see that? 13 14 Α. I do. 15 Ο. And you see it's brought by Shawn Still as 16 the petitioner and then Brad Raffensperger is 17 defendant, along with the Coffee County Board of 18 Elections? 19 Do you see that? 20 Α. I do. 21 And then you're also named in your Ο. 22 official capacity as vice-chairman on the Board. 23 Do you see that? I do. 24 Α. 25 And -- And do you know why the typical Ο.

Page 215 1 process for these lawsuits being provided to the 2 Board was not followed with respect to the Still lawsuit? 3 MR. DELK: Object to the form. 4 5 THE WITNESS: I don't -- I don't know why that would have happened; and I mean, in all 6 7 honesty, this may have been provided to us. Q. (By Mr. Cross) You just don't remember? 8 9 Α. I don't remember. 10 Okay. And --Q. 11 It seems I would remember a document with Α. 12 a hundred pages in it, but I just -- I -- I don't 13 remember. 14 Ο. Also, one that names you personally, 15 right? 16 That's correct. Α. 17 And you've been asked some questions about Ο. a Mr. Robert Sinners, I believe, in -- in the 18 lawsuit. You don't know him; is that right? 19 20 Α. I don't. 21 And I think I know the answer to these Ο. 22 questions, but I need just to ask them for the record. 23 24 Are you aware of any meeting in Douglas in 25 December between Mr. Sinners and other people

Page 216 1 associated with Coffee County to collect evidence to 2 file this lawsuit? 3 Are you familiar with that? Α. I am not. 4 5 Q. All right. Did you know if or whether he was meeting with Mr. Chaney or Robert Preston or 6 7 Cathy Latham or any of the others to come up with evidence to file this lawsuit? 8 9 Α. I am not aware of that. 10 If you would, turn in your Exhibit 31 to Q. 11 Page 32 of that PDF. It's going to be, you know, 12 halfway down. 13 Oh, yours isn't a PDF. Yours is the real thing. Mine is a PDF. So if you go down about 14 15 halfway through --Page 32. 16 Α. 17 MR. CROSS: Are you looking for Exhibit 8, 18 Bruce --19 MR. BROWN: Eight. MR. CROSS: -- the -- Was it a Hope 20 21 Taylor declaration? 22 MR. BROWN: Yeah. THE WITNESS: Exhibit 1? 23 24 MR. CROSS: So just flip until you get to 25 Exhibit 8.

Page 217 1 THE WITNESS: Exhibit 8. 2 Okay. 3 MR. CROSS: Now flip one more page. 4 Okay. He's got the declaration. 5 0. (By Mr. Brown) Okay. Are you at Exhibit -- Are you at Exhibit 8 now? 6 7 Α. Yes. 8 Q. Flip over a couple. You'll see that 9 Alyssa Taylor signed that; is that right? 10 Α. Yes. 11 And it's notarized by Robert Sinners. 0. 12 Do you see that? 13 Α. I do. 14 Then if you go up to Exhibit 2, if you Ο. 15 would. 16 MR. CROSS: It's back. 17 THE WITNESS: Exhibit 2. 18 Okay. 19 (By Mr. Brown) Do -- Do you recognize Ο. 20 the document after the exhibit number, the table? 21 THE WITNESS: Okay. Is this what he's 2.2 talking about? 23 MR. CROSS: The Hand Recount Recap? 24 MR. BROWN: Correct. 25 MR. CROSS: He's asking if you recognize

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Page 218 1 this. 2 Ο. (By Mr. Brown) Do you know what that is? 3 Α. This, the Hand Recount Recap. Do you know where -- where the plaintiffs 4 Q. 5 in that case would have gotten that recap from? MR. DELK: Object to the form. 6 7 THE WITNESS: I --Q. (By Mr. Brown) If you --8 9 Α. I don't know. 10 Is this not a matter of public record? 11 Ο. I'm not sure. 12 MR. DELK: Just answer the question, if 13 you know it. THE WITNESS: I don't know. 14 15 Ο. (By Mr. Brown) You -- You may have been 16 asked some these, and I'll just try to sum up quick 17 on that. Are you aware of any investigation of 18 Coffee County by the Secretary of State, the SEB, or 19 20 the GBI into the breach in January 2021 of Coffee 21 County's election system? 22 Α. I'm not aware. 23 Q. Have you been contacted by the F -- by the 24 GBI? 25 I have not. Α.

Page 219 1 MR. DELK: Object to the form to extent he 2 may not know about communications with counsel. 3 But subject to that he's welcome to respond. 4 5 Q. (By Mr. Brown) Do you know if your lawyer was contacted by the GB --6 7 Α. Contacted by who? Ο. GBI. 8 9 Α. I don't know if my lawyer was contacted by 10 GBI. 11 Do you know -- Do you know of anybody Ο. 12 being contacted by the GBI as of today? 13 MR. DELK: Same objection. 14 You can respond. THE WITNESS: I don't know. 15 16 (By Mr. Brown) And you -- you knew that Ο. 17 my client, Coalition for Governance, has informed Coffee County many months ago of the suspicion of 18 19 this breach, right? 20 Α. I'm not wind -- I'm not sure of when 21 Coffee County was informed of the breach. The real 22 concern came through the media presentations. You mean more recently? 23 Q. 24 Α. Well, I mean, whenever they first came 25 out.

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Page 220 1 MR. BROWN: I just want to look at my 2 notes here real quick. 3 Now that -- That's all I have. Thank 4 you. 5 THE WITNESS: Thank you. THE VIDEOGRAPHER: Anybody else have 6 7 questions? MR. MILLER: We will. But I -- I 8 9 apologize; and we first need a quick break, 10 probably about ten-minute break, if that's all 11 right. 12 THE VIDEOGRAPHER: All right. The time is 13 2:27 p.m. 14 THE WITNESS: You need a break? 15 MR. MILLER: Yeah. THE VIDEOGRAPHER: The time is 2:27 p.m. 16 17 We are off video record. 18 (Recess from 2:27 p.m. to 2:47 p.m.) 19 THE VIDEOGRAPHER: The time is 2:47 p.m. We are back on video record. 20 21 Here you go, sir. 22 MR. MILLER: All right. 23 THE VIDEOGRAPHER: Just pull it. Yep. 24 MR. MILLER: All right. 25 THE VIDEOGRAPHER: You've got it.

Page 221 1 CROSS-EXAMINATION 2 BY MR. MILLER: 3 Ο. All right. Mr. Stone, my name is Carey I represent the State Defendants in this 4 Miller. 5 litigation. Α. Uh-huh. 6 7 Ο. I thank you again for -- for being here. Α. Uh-huh. 8 9 Ο. It's a bit of a drive up, and a long --10 Α. Uh-huh. -- day sitting in the hot seat over there. 11 Ο. 12 Α. Uh-huh. 13 Q. I wanted to start off asking you a handful of questions that I'm not sure were covered; and if 14 15 they were, really just to clarify your testimony 16 and -- and background as a rep -- 30(b)(6) 17 representative of the Coffee County Board. 18 Α. Okay. 19 When did you first come on to the Coffee Ο. County Board of Elections? 20 21 Α. January 2017. 22 Okay. And you were appointed to that Q. 23 post? 24 Α. I was. 25 And by whom? Q.

Page 222 1 Α. The commissioner's name Scooter Bill Dean, 2 and I cannot remember his real name, but I've 3 suspected you would ask me that. But Commissioner Dean, Coffee County commissioner has since passed 4 5 away. 6 Q. Okay. 7 Α. But that was -- That's how I got on there. 8 9 Ο. All right. Fair enough. I won't quiz you 10 over his vital records. 11 I got you. Okay. Thank you. Α. 12 So when you first came on to the Coffee Ο. 13 County Board of Elections, was your role described to you are in terms of the Board's role in administering 14 elections? 15 16 The role was described -- In the bylaws Α. 17 the role is described; and I was given a copy of the bylaws; and essentially, I -- I was able to 18 participate in training various times to learn what 19 20 the role of the Board member is. 21 And so that's a good -- really good 22 question, because my understanding of the Board is 23 just as I told him. It was you attend the meeting 24 once a month, and you facilitate elections to make 25 sure that the elections that you provide are free,

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Page 223 fair, and transparent; and that's my understanding, I mean, in a nutshell of what Board member's role is. Ο. Okay. Fair enough. And -- and when you When you refer to trainings there -talk --Α. Uh-huh. -- did you participate in any training Ο. specific to board members, or are you referring to seeing training for superintendents or elections directors? Α. And it would be more related to the --Georgia -- Georgia Association of Voter Election Officials training, the conference-type of training --Ο. Sure. Α. -- the general sessions and the meetings that -- that they provided. Ο. Okay. And -- And just so that I'm clear, that would be the -- I believe it's Georgia Election Officials Association, GEOA. Does that sound familiar to you? Α. GEOA. GAVREO. Q. Yes. Is that familiar? Α. 0. Yes. Α. Yeah. They're -- and -- And I don't

Page 224 1 remember specifically who sponsored which training, 2 but I've -- I've been to several of those trainings? 3 Okay. And that GAVREO, G-A-V-R-E-O, Ο. right? 4 5 Α. Right. 6 Q. Okay. 7 Α. That's right. And may have postdated your time on the 8 Ο. 9 Board. Similar to the -- what was previously 10 referred to as VRAG, Voter Registrars Association of 11 Georgia. 12 Are you familiar with that at all? 13 Α. Is that -- That's no longer being used, is it? The -- I have -- Or I -- I have a 14 recollection of that. 15 16 Okay. And I'll represent to you those Ο. 17 GEOA and VRAG eventually merged --Α. Right. 18 19 -- and became GAVREO. Ο. 20 Α. Right. 21 Okay. Did -- How many of those Ο. 22 conferences did you attend? Did you attend them on a regular basis or --23 I -- I attended several of the 24 Α. 25 conferences, especially at the outset of my tenure on

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1	the Board.
2	Q. Okay.
3	A. And so I haven't been to one in probably
4	over a year. The The last one that I attended
5	was in Athens.
6	Q. Okay.
7	A. So when was that? That was the last one
8	that I went to.
9	Q. Fair enough. And And with respect to
10	your attendance at those conferences, were you
11	frequently going with your elections supervisor,
12	Misty? Was she also there?
13	A. Yes.
14	Q. Now with respect to the presentations you
15	guys may have attended
16	A. Uh-huh.
17	Q is it your understanding that Miss
18	Hampton was obtaining a certification, whereas you
19	may have been just observing and and gaining
20	knowledge?
21	A. It was my understanding that she was
22	required to go for a certain amount of time every
23	year.
24	Q. Okay. And with respect to your attendance
25	at those conferences, you personally as a Board

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Page 226 1 member did not studiously review presentations, 2 because it was a statutory responsibility. Does that make sense? 3 Α. It does. 4 5 MR. DELK: Object to the form. (By Mr. Miller) Okay. As opposed to just 6 Q. 7 gaining knowledge and observing and that sort of thing? 8 9 Α. Yes. 10 Would that be generally accurate? Q. 11 I would say that's generally accurate. Α. 12 Q. Okay. 13 Α. Yes. 14 Now I -- I want to ask you a little bit Ο. 15 about the election system in Georgia, just kind of 16 basic component pieces. 17 Α. Okay. As I understood your testimony earlier, 18 Q. you weren't necessarily specifically familiar with 19 20 the GEMS or EMS server and system. Knew it to be a 21 part of the election system, but not fluent in your 22 specific knowledge as to that? Not fluent with what each specific piece 23 Α. 24 of equipment does. No. I'm not. 25 Q. Okay.

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Page 227 1 Α. I'm not familiar with that. 2 And so that would be applicable to the EMS Ο. 3 that we just discussed, right? Α. 4 Yes. 5 Q. Okay. That's correct. 6 Α. 7 Similarly -- and let -- Strike that. Let Ο. me take a step back. 8 9 But as general principles, you do 10 understand the component parts in an election system 11 that, say, a -- a voter interacts with, correct? 12 Α. Yes. 13 Q. Check in at the poll pad, right? 14 Α. Yes. 15 Q. Go to the BMD machine? 16 Yes. Α. 17 Q. Select your choices? 18 Α. Yes. 19 Print the ballot? Ο. 20 Α. (Witness nods head.) 21 Take it to the scanner, right? Q. 22 Α. Yes. Okay. You were shown a picture of various 23 Q. 24 compact flash cards and thumb drives and things of 25 that nature. Do you recall that?

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Page 228 1 Α. I do. I think it was actually several pictures, 2 Ο. 3 right? Α. Uh-huh. 4 5 MR. DELK: Yes? THE WITNESS: Yes. 6 7 MR. DELK: Yes or no. Ο. (By Mr. Miller) Do you have any knowledge 8 9 as to what those component pieces are used for? 10 Α. I don't know specifically what they're --11 they're used for. 12 But your superintendent or day-to-day Ο. 13 elections director employed by the Board, they would 14 know how they're used and what they're used for, 15 right? 16 Α. Yes. 17 Okay. And would that similar kind of Ο. general understanding apply to, say, the application 18 19 of State Election Board regulations? 20 MR. CROSS: Objection to form. 21 Ο. (By Mr. Cross) Do you understand the 22 question I'm asking? 23 No. Ask the question again. I -- I Α. don't understand. 24 25 Okay. So with respect to this sort of Q.

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Page 229 1 general understanding you have of the various 2 component pieces --Uh-huh. 3 Α. -- your understanding of state Election 4 Ο. 5 Board rules and regulations, is that a similar general understanding or do you have specific 6 7 knowledge as to those? Α. T --8 9 MR. CROSS: Objection to form. 10 THE WITNESS: It's general -- general 11 understanding. 12 (By Mr. Miller) Okay. Mr. Stone, you're Ο. 13 aware that there are certain security regulations 14 promulgated by the State Election Board concerning 15 access to component pieces of the voting system, 16 right? 17 Α. Yes. 18 MR. DELK: Object to the form. 19 (By Mr. Miller) Okay. And I'm going to Ο. 20 introduce now what -- it's Tab 1 -- what we'll mark 21 as Defendant's Exhibit 1. 22 (Defendant's Exhibit 1 was marked for 23 identification.) 24 (By Mr. Miller) I'm just going to put a 0. 25 sticker on here just so that you don't lose track of

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```
Page 230
 1
        it, if that's okay.
 2
                    I'm fine.
             Α.
 3
             Ο.
                   So we may flip back and forth a little
        bit.
 4
 5
                   MR. DELK: I'm assuming you guys are
             uploading these --
 6
 7
                   MR. MILLER: Yes.
                   MR. DELK: -- through Exhibit Share as
 8
             well?
 9
10
                   MR. MILLER: And I believe so. Has that
             been introduced?
11
12
                   MS. LaROSS: Sorry. You're saying?
13
                   MR. DELK: I was making sure these are
             also being uploaded to --
14
15
                   MS. LaROSS: Yeah. That's --
                   MR. DELK: -- Exhibit Share.
16
17
                   Ms. LaROSS: Yeah.
                   MR. DELK: Okay. Thank you.
18
19
                   Ms. LaROSS: Yeah.
20
                    It's in, the document.
21
                    (By Mr. Miller) Okay. Mr. Stone, have
             Ο.
22
        you seen this before?
                   Now I probably have seen this before. I
23
             Α.
        don't recall specifically seeing this, but I am aware
24
25
        of some of these policies and -- and procedures.
```

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Page 231 1 Q. Okay. 2 Okay. So --Α. 3 You're aware generally of the policies and Q. procedures? 4 5 Α. Yes. Okay. And if you'll look there at 6 Ο. 7 Paragraph 1, it -- it just starts off, "The election superintendent..." 8 9 Do you see that? 10 Α. I do. 11 And I will represent to you -- You may Ο. 12 have awareness of this, but I'll represent to you 13 that election superintendent with respect to these regulations is defined as, in your case, the County 14 15 Board of Elections. 16 Do you have any reason to doubt me on 17 that? 18 Α. No. 19 MR. DELK: Object to --20 THE WITNESS: That's correct. 21 MR. DELK: -- the form. (By Mr. Miller) Okay. And you see there, 22 Q. "The election superintendent of the County shall 23 maintain all components of the voting system ... " 24 And it goes on to list various pieces 25

Page 232

1 there in Paragraph 1 -- "... in accordance with the 2 requirements of this rule, the directives of the 3 Secretary of State, and the specifications and requirements of the manufacturer." 4 5 Do you see that? I do. 6 Α. 7 Ο. Okay. So generally speaking, you're aware of these procedural safeguards around who has access 8 9 to certain equipment and how it's stored, right? 10 Α. Yes. 11 Okay. But you personally would not be Ο. 12 familiar with, say, the specifications and 13 requirements of a manufacturer. That's --That's used in paragraph --14 15 MR. DELK: I object to form. 16 MR. CROSS: Object to the form. 17 THE WITNESS: I think that's -- I mean, I think that's a fair question. 18 19 (By Mr. Miller) Would that generally be Ο. 20 accurate? 21 MR. CROSS: Objection to form. 22 MR. DELK: Same. THE WITNESS: I would think so. Yes. 23 24 Ο. (By Mr. Miller) Okay. But would it also 25 be accurate that you would rely on the individual

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Page 233 1 employed by the Board --2 Α. Yes. 3 Ο. -- to be familiar with those requirements, right? 4 5 Α. We would -- We would expect that the person that we hired as the election supervisor with 6 7 the terminology being different, superintendent and supervisor, but the supervisor to maintain all of 8 9 the -- the security --10 Sure. Q. -- the local security for the -- for the 11 Α. 12 systems and the data. 13 Q. Okay. That's fair enough. 14 And, Mr. Stone, when you came on to the 15 Coffee Board of Elections, was Miss Hampton --16 And I apologize. I believe her name's 17 changed? 18 Α. Hampton. Miss Hampton --19 Ο. 20 Α. Uh-huh. 21 -- was she currently employed when you Ο. 22 came on to the Board? She was. 23 Α. Okay. Now you talked earlier about the 24 Ο. 25 circumstances surrounding her dismissal, right?

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Page 234 1 Α. T did. 2 Q. Okay. As I understood your testimony, it 3 was Mr. Rowell who brought the time sheet issue to the Board's attention; is that accurate? 4 5 Α. As I recall --Q. 6 Okay. 7 -- yes. Α. And -- And if I say anything wrong --8 0. 9 Α. And then I --10 Q. -- please correct me. 11 I can barely remember what I had for Α. 12 breakfast. 13 But yes. As I recall, yes. That's the 14 way the -- it came about. 15 Okay. So there was no individual Board Ο. 16 member that happened to notice it and ask Mr. Rowell 17 to look at this time sheet issue, correct? 18 MR. DELK: Object to the form. 19 THE WITNESS: That's correct. 20 0. (By Mr. Miller) Okay. Mr. Stone, is --21 is Mr. Rowell still advising the Board of Elections? 22 Α. He is. To my knowledge, he is. 23 Ο. Okay. And in that role, he -- he's 24 advising you with respect to the Board's general 25 duties, but not -- For instance, he's not here for

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Page 235 1 this deposition, right? 2 MR. DELK: Object to the form. 3 He work -- He and I are with the same firm, so object to the form. That's a 4 5 misrepresentation. (By Mr. Miller) And, Mr. Stone, let me 6 Ο. 7 clarify what I'm trying to ask here, is that --Is Mr. Rowell involved in your defense or 8 9 response to the subpoenas in this litigation? 10 MR. DELK: Same objection. 11 You're getting into --12 THE WITNESS: Well, I mean --MR. DELK: -- attorney-client-privileged 13 stuff. 14 15 THE WITNESS: -- our -- All of the 16 communication that we had with -- with counsel, 17 he works with them; and so in my opinion, I mean, I'm talking to all of them whenever --18 19 I mean, I do -- I'm not a lawyer. I am 20 assuming that --21 MR. DELK: Don't assume. If you know, you 22 know. If you don't, you don't. 23 THE WITNESS: Yeah. 24 MR. DELK: Do not assume. 25 (By Mr. Miller) That's fair enough. Q.

Page 236 1 Mr. Stone, you testified earlier about a 2 video that was posted online of Miss Hampton and adjudicating ballots, right? 3 Α. 4 Yes. 5 Q. Do you recall that? I do. 6 Α. 7 Ο. And -- And you recall that video generally, right? 8 9 Α. I do. 10 Okay. And would it be accurate to say Q. 11 that that ballot adjudication process only occurs 12 with hand-marked paper ballots? 13 MR. CROSS: Objection to form. 14 THE WITNESS: It would be fair to say that 15 that's what we were shown. 16 (By Mr. Miller) Okay. Now I'm going to Ο. 17 back up a little bit. What -- What's your understanding of the purpose of ballot adjudication? 18 19 Α. A ballot is kicked out of the system for 20 various reasons, if it has a stray mark on it. Ιf 21 the -- it's not marked correctly, the ballot may be 22 kicked out of the system. Okay. And then the ballot has to be 23 24 adjudicated. In other words, we have to determine 25 the intent of the voter.

Page 237 1 That's my understanding of the 2 adjudication process. 3 Q. Okay. And you've never -- Strike that. Have you ever seen a stray mark on a 4 5 ballot produced by a ballot-marking device? 6 Α. By -- By a mallet -- ballot-marking 7 device? The touch screen. 8 0. A BMD. 9 Α. I -- I -- I've never -- I'm not --10 Not that I recall. No. 11 Okay. And if I recall your testimony Ο. 12 correctly, you've said something to the effect of --13 Α. If --If a voter votes two people in one race, that ballot gets kicked out. 14 15 Ο. Right. 16 I mean, that's just another reason for it Α. 17 to get kicked out. Okay. So --18 Sure. Okay. And if I recall your Q. 19 testimony earlier, you testified something to the 20 effect of the adjudication video that Miss Hampton 21 participated in filming and -- and the items around it caused a lack of confidence or concerns that the 22 23 voting system was insecure. 24 Do you -- Do you recall that testimony? 25 Α. I recall saying --

Page 238 1 MR. DELK: Object to the form. 2 THE WITNESS: -- that we knew what was 3 being provided to us and that it is my testimony that she provided for the Board ways that the 4 5 system could be altered to change an election. (By Mr. Miller) Right. 6 Q. 7 Α. I mean, we were -- In other words, we were being made to believe this by her. 8 9 Q. Okay. 10 That -- That's my feeling. Α. 11 Okay. That -- That's what understood the Ο. 12 testimony. I was trying to make sure I --13 Α. Uh-huh. -- I got the correct understanding --14 Ο. 15 Α. Uh-huh. -- from that, and that sort of --16 Ο. 17 What she was utilizing to make you believe 18 that, at least in part, was this ballot adjudication process, right? 19 20 MR. DELK: Objection to form. 21 THE WITNESS: Yes. 22 (By Mr. Miller) Okay. Mr. Stone, do you Q. recall who all was on the Board of Elections at the 23 24 time of your -- or I'm sorry -- as of January 7, 25 2021?

Page 239 1 Α. January 7, 2021. So that would be --2 That would be the day that Misty was dismissed. 3 MR. DELK: No, no, no. THE WITNESS: 20 --4 5 Q. (By Mr. Miller) Let -- Let me help you here. So the runoff election for United States 6 7 Senate occurred on January 5, 2021. Α. Okay. 8 9 Ο. January 7, two days thereafter, so around 10 the time of certification of the January 5 runoff 11 election -- Are you with me? 12 Yeah. But the only ones I can Α. 13 specifically name are Ernestine Clark; me, of course; Eric Chaney; and Matthew McCullough. 14 15 Q. Okay. 16 Those -- That's all I can --Α. 17 Now was Mr. Voyles a member of the Board, Q. or am I misunderstanding his -- his role in --18 19 Α. Mr. --20 Ο. -- relation to this? 21 -- Voyles is the immediate past Α. 22 chairperson of the Board of Elections. But not still on the Board? 23 Q. 24 Α. No. 25 Q. Okay.

Page 240 1 Α. And please don't ask me when he resigned, 2 because I cannot recall specifically when he resigned 3 so --Unfortunately, I have to ask you that 4 Q. 5 question; but I won't ask you specifically. 6 Α. Okay. 7 Generally, do you recall if he resigned, Ο. let's say, before or after the November 2020 8 9 election? 10 Α. I don't recall. I don't recall when he 11 resigned. 12 Okay. And I know you spoke earlier about Ο. 13 the reasons for Mr. Chaney's resignation. 14 As a representative of the Board, are you 15 aware of the reasons for Mr. Voyles' resignation? My understanding, that he was going to 16 Α. 17 relocate. Move from Coffee County entirely? 18 Q. Uh-huh. 19 Α. 20 Ο. Okay. And did that happen? 21 I'm not certain. Α. 22 Q. Okay. I don't know. 23 Α. So the individuals that you just listed 24 Ο. 25 that were on the Coffee County Board, to the best of

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Page 241 1 your recollection, I believe --2 Α. Uh-huh. 3 Ο. -- Mr. Chaney is no longer on the Board, right? 4 5 Α. That's correct. Mr. Voyles is no longer on the Board, 6 Q. 7 right? Α. That's correct. 8 9 Ο. Okay. I understand Miss Thomas-Clark 10 remains on the Board, right? 11 Α. She does. 12 Ο. Okay. Who else remains on the Board at 13 this point? 14 Matthew McCollough. Α. 15 MR. DELK: In general, or from the ones 16 that were on that list? 17 MR. MILLER: That's a fair point. (By Mr. Miller) Let me rephrase that. 18 Q. 19 Matthew McCullough. Α. 20 Q. Okay. 21 Me. So me, Matthew, Ernestine. And let's Α. 22 see. So Eric has resigned from the Board, and we had a new member. Andy --23 I've got a really good memory and -- and 24 25 the stress of this is causing me to not be able to --

Page 242 1 MR. DELK: He's asking about any --2 I believe in reference to January 7th of '21?3 MR. MILLER: Yeah. I -- I started to 4 5 rephrase and --MR. DELK: Okay. 6 7 Ο. (By Mr. Miller) And I think you were trying to remember the names. 8 9 Α. Uh-huh. 10 Q. So let -- Let me clarify that question. 11 Α. Uh-huh. 12 Q. Who is currently on the Board right now? 13 Α. Okay. Andy Thomas is a -- a Board member. Me. Ernestine. 14 15 And there's one more person on there. And 16 it's not Eric. Matthew. Matthew McCullough. 17 Q. Okay. It's a five-member Board. 18 Α. 19 Ο. Right. 20 Α. So when one person -- And Eric has 21 resigned. I'm -- I'm -- He doesn't want me to 22 assume but --23 MR. DELK: But don't assume. THE WITNESS: The commissioner will --24 25 The commissioner will, for that district, will

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Page 243 1 appoint someone to fill that seat. 2 Ο. (By Mr. Miller) Okay. Nobody's filled 3 the seat yet? To my knowledge, no. 4 Α. 5 Q. Okay. MR. CROSS: Carey, the -- He has the 6 7 November 2020 Board minutes. I think they may help answer your question, if you want to --8 9 MR. MILLER: Yeah. MR. CROSS: -- look at them. 10 MR. MILLER: To be honest, I -- I knew 11 12 they were introduced, but I didn't want to slow 13 things up to dig back through exhibits. 14 THE WITNESS: Can I look at yours. 15 MR. MILLER: And figure out which number 16 it was. 17 MR. DELK: We have it. MR. CROSS: Exhibit --18 19 MR. DELK: Exhibit 10. 20 THE WITNESS: I can look. Let me see, 21 I've got it up here somewhere. 22 Okay. What are we doing -- November 2020? 23 Q. (By Mr. Miller) Yeah. Why don't you just 24 go to the last -- most recent Board minutes you've 25 got there. I think you've got May 3, 2022.

Page 244 1 Α. Okay. Members present -- Ernestine Clark, 2 Matthew McCullough, Andy Thomas, Wendell Stone. 3 Okay. Rachel Roberts is listed there as a member, but she's not a member. She's the -- she's 4 5 the election supervisor. 6 Q. Okay. 7 Α. But she was present in that meeting. Got it. Okay. Q. 8 9 MR. CROSS: Carey, I would suggest you 10 might want to look at the November page on your 11 question. 12 MR. MILLER: That was 2020? 13 MR. CROSS: Yeah. Voyles --14 THE WITNESS: November 20 --15 MR. CROSS: -- is listed as a guest. 16 THE WITNESS: November 2020? 17 Ο. (By Mr. Miller) Yeah. 18 Α. All right. Here's this. 19 Okay. Ernestine Thomas-Clark, Wendell 20 Stone, Eric Chaney, Matthew McCully -- McCullough, 21 C.T. Peavy. 22 Okay. So Mr. Peavy was still on the Board 23 at that time, Mr. Travis Peavy. 24 Ο. Okay. And that's --25 MR. DELK: At the time of November '20,

Page 245 1 just to be clear. We've bounced around dates, 2 just so the record's clear. 3 MR. MILLER: That's fine. (By Mr. Miller) And -- and the --4 Q. 5 Α. Now and when you asked me a few minutes ago, I thought you said November 2021. I mean, I 6 7 would never remember that either -- this either, but still --8 9 Ο. That's fine. 10 Α. Just to clarify. 11 I'm glad we're clarified of that. Ο. 12 And -- and truth be told, I -- The large 13 focus was it was unclear to me when you referred to the immediate past chairman, Mr. Voyles --14 15 Α. Uh-huh. 16 -- that that immediate past chairman is in Ο. 17 a continuing role on the Board. You were just referring to he used to be chair. 18 19 Α. He use to be chair. 20 Ο. He's no longer on the Board? 21 That's correct. Α. 22 Okay. Mr. Stone, you were shown a series Q. of pictures from some security footage. 23 24 Do you recall that? 25 Α. I do.

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Page 246 1 Q. Okay. And to your knowledge, when did the 2 Board locate that footage? What was the date on --3 Α. MR. DELK: Object to the form. 4 5 THE WITNESS: -- the footage you're referring to? 6 7 Ο. (By Mr. Miller) So I'm referring to the security footage for the front door for which you've 8 seen various still shots. 9 10 You're referring to the January 7th. Α. Is 11 that January 7th right there? 12 Well, really, I'm referring to all of it, Ο. 13 'cause I -- I don't think --14 Α. Okay. 15 Ο. -- any of the --16 Α. So when did --17 Q. -- the requested footage was located. You're asking me when did the Board --18 Α. when did --19 20 Ask the question again. 21 So you're aware as part of the subpoena in Ο. 22 this case, the Plaintiffs sought security footage for the Elections Office, right? 23 24 Α. Yes. 25 And, likewise, I think Mr. Cross Q. Okay.

Page 247 1 showed you documents reflecting an Open Records Act 2 Request from Miss Marks seeking the security footage, 3 right? Α. 4 Yes. 5 Ο. Okay. And at that time, it's my understanding your testimony was the Board didn't 6 think they had it. Is that accurate? 7 MR. DELK: At what time? 8 9 Ο. (By Mr. Miller) At the time those 10 requests were made at the time the first subpoena was 11 Do you understand my question? served. 12 Now I think I sort of understand your Α. 13 question. 14 But if it was beyond 60 days, my 15 understanding is that in 60 days, the video 16 overwrites; and they didn't have immediate access to 17 part of the footage because of that; and that all of this, the footage now comes from the County 18 administration, the IT person, the IT company. 19 And 20 so that's my understanding for any footage that 21 doesn't exist. 22 Some footage does exist because of an Open Records Request that was submitted by Misty Hampton, 23 24 and so that's where that footage came from. 25 That footage, that had previously Q. Okay.

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Page 248 1 been produced as an Open Records Request --2 Α. Uh-huh. 3 Q. -- to Misty Hampton, right? MR. DELK: Object to the form. 4 5 THE WITNESS: As far as I know, yes, sir. (By Mr. Miller) Okay. When was that 6 Q. 7 footage first located? Do you recall, or do you have any knowledge of that? 8 9 Α. I don't have any knowledge of that; and I 10 mean, I myself have only viewed that only recently. 11 Okay. Ο. 12 And on behalf of the Board, they have not Α. 13 seen that. 14 Okay. Mr. Stone, I'm going to ask you, if Ο. 15 you have it there in front of you, to pull up Plaintiff's Exhibit 3. 16 17 And this is one of the still shots. The first picture on there is a woman in a red shirt 18 19 walking towards the door. 20 Α. That would be three. Woman in a red 21 shirt. 22 Okay. This one (indicating)? Yes. That's it. 23 Q. 24 And if you'll go with me to Page 21 of 25 that exhibit.

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	Page 249
1	A. Okay.
2	Q. And you recall looking at this picture and
3	testifying to it of the individual carrying this box
4	out. Do you recall that?
5	A. I do.
б	Q. Okay. As I recall your testimony at the
7	time, you were asked a series of questions as to
8	whether that box contained a BMD.
9	Do you recall that?
10	A. I do.
11	Q. And And as I understood it, you've
12	you were unsure, right?
13	A. I am unsure.
14	Q. Okay. And you're unaware of generally
15	what would be in that box, right?
16	MR. CROSS: Objection to form.
17	THE WITNESS: I'm unaware.
18	MR. MILLER: Okay. I'm going to introduce
19	another exhibit now. This is Tab 12, which
20	we'll mark as Defendant's 2.
21	(Defendant's Exhibit 2 was marked for
22	identification.)
23	THE WITNESS: Okay.
24	Q. (By Mr. Miller) So if you If you'll
25	do me a favor, if you'll keep Plaintiff's 3 in front

Page 250 1 of you there, Page 21. And you see Plaintiff's 3. 2 There's an individual with a blue-checked shirt 3 carrying the box out? Α. That's correct. 4 5 Q. And the time there listed at the top is January 7, 2021, right? 6 7 Α. It is. Ο. At 7:42:59 p.m., right? 8 9 Α. It is. 10 Okay. So I'll ask you to look at Q. 11 Defendant's Exhibit 2 that I just handed you. 12 Α. Okay. 13 Q. You see that individual carrying a box in? I do. 14 Α. 15 Q. Does that look like the same box to you? 16 MR. CROSS: Objection to form. 17 THE WITNESS: I don't know if that's the 18 same box. It appears to be the same box. 19 (By Mr. Miller) Look awfully similar, Ο. 20 right? 21 They do. Α. 22 Okay. And do you see the time at the top Q. there. The time and day -- January 7, 2021 12:17 23 24 p.m., do --25 Α. I do.

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Page 251 1 Q. -- you see that? 2 Okay. And if you'll flip with me to the 3 next page, and you see this is still 12:17 p.m., right? 4 5 Α. It is. It's a little closer picture of the 6 Ο. 7 individual? Α. Yes. 8 9 Ο. Okay. And, finally, you can flip to the 10 next page or the third page. (Witness complies with request of 11 Α. 12 counsel.) 13 Q. And you see this individual walking in the door with a closer photo of that box, right? 14 15 Α. Yes. Okay. And, in fact, if you'll look at 16 Ο. 17 Plaintiff's 3, Page 21, the --18 So you can hold them up side by side. Might be easiest. 19 20 Α. This one (indicating)? 21 Ο. Yes. Yes. 22 Α. Okay. The second person in that photo is also in 23 Q. the Defendant's Exhibit 2, right? 24 25 Α. Yes.

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Page 252 1 Q. Wearing the same clothes as -- Right? 2 Α. Yes. 'Cause it's -- Plaintiff's Exhibit 3 is 3 Ο. later the same day, correct? 4 5 Α. Yes. Okay. So having seen that, is it your 6 Ο. 7 understanding these individuals were leaving with the same equipment they've brought in? 8 9 MR. CROSS: Objection to form. 10 Speculation. 11 THE WITNESS: And I -- I don't know. Tt. 12 appears so. 13 Q. (By Mr. Miller) Okay. Mr. Chaney, I'm going to -- I'm sorry. Mr. Stone. I apologize. 14 15 I'm going to shift gears here just a 16 little bit. If you could go back to your -- I know 17 you've got a pile of papers there but --Uh-huh. 18 Α. -- Plaintiff's Exhibit 5. 19 Ο. 20 Α. Okay. So what is that? 21 And that would be a letter that -- from Ο. 22 Dominion Voting. It has Dominion Voting on the top left corner. I'd show it to you, but I don't --23 MR. DELK: It looks like that 24 25 (indicating).

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Page 253 1 Q. (By Mr. Miller) -- have a copy. 2 Α. That's not it. 3 MR. DELK: No. It should be a single-page document. 4 5 Here, look at my copy; and just give it back to me. Save us a little bit of time maybe. 6 7 THE WITNESS: Sorry. It's probably up here somewhere. 8 MR. DELK: It's there somewhere. It's 9 10 okay. 11 MR. MILLER: You know, I --12 MR. DELK: You can look at that one. 13 MR. CROSS: Here you go. You can use that 14 one. 15 MR. DELK: No. That's fine. 16 MR. CROSS: I'll clean up for you. 17 Go ahead. 18 Q. (By Mr. Miller) So, Mr. Stone, if I recall your testimony correctly, you -- you said you 19 20 had not seen this particular letter yourself, right? 21 I don't recall seeing it. Α. 22 Okay. On a regular basis, as a Board Q. 23 member, do you typically receive notifications or detailed notifications of this nature from Dominion? 24 25 MR. CROSS: Objection to form.

	Page 254
1	THE WITNESS: The detailed notifications
2	would go to the elections supervisor.
3	Q. (By Mr. Miller) Okay.
4	A. And on a regular basis, no. We don't get,
5	you know, detailed notifications, not as a Board
6	member.
7	Q. As a Board member, sure. But your
8	elections supervisor might?
9	A. Yes.
10	Q. Is that your understanding that
11	A. That is my
12	Q the elections supervisor typically
13	would?
14	A understanding. Yes.
15	THE COURT REPORTER: No, no, no. Let's
16	redo
17	MR. DELK: Stop until
18	THE COURT REPORTER: it, please.
19	MR. DELK: he's done. Okay.
20	Q. (By Mr. Miller) Is that your
21	understanding that the elections supervisor typically
22	would receive those notifications?
23	A. Yes.
24	MR. CROSS: Okay. I'm going to mark
25	another exhibit, Defendant's Exhibit 3. This

Page 255 1 is --2 (Defendant's Exhibit 3 was marked for identification.) 3 4 MR. DELK: Let me see that back. 5 THE WITNESS: Defendant's Exhibit 3. 6 Okay. I don't have this one yet. 7 If you want a copy, there MR. MILLER: 8 they are. 9 (By Mr. Miller) Okay. And, Mr. Stone, 0. I'll ask you to turn to the last -- Or I say last 10 11 page. It's the second page here. 12 Α. Okay. 13 Ο. It says Dominion 89394 down there in the lower corner? 14 Yes. 15 Α. 16 Okay. Do you see there where it says, Ο. 17 Please see the attached customer notification 18 regarding maintaining a secure chain of custody for 19 your voting system? 20 Do you see that? 21 Α. I do. 2.2 Okay. And do you see the next sentence Q. 23 follows, "Please note, we are sharing this 24 information as a result of the ongoing defamatory 25 action against Dominion and its voting systems,"

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Page 256 1 right? 2 Α. Yes. 3 Ο. Okay. As a Board member, are you generally aware of what that's referring to there, 4 5 the ongoing defamatory action against Dominion and its voting systems? 6 7 Α. I am. MR. DELK: Object to the form. 8 9 Ο. (By Mr. Miller) Okay. I -- I'm sorry. 10 Α. I am. 11 Ο. You are? 12 Uh-huh. Α. 13 Q. Okay. And what -- what is your general awareness of that? 14 What I've seen in the media. 15 Α. Okay. Substantively speaking, these would 16 Ο. 17 be allegations of the machines being hacked or intentionally programmed to switch votes, for 18 example. Is that something of that nature? 19 20 Α. Well, I don't remember specifically; but 21 I'd say problems with Dominion that I've seen in the 22 media. Okay. Fair enough. So focusing back on 23 Q. the first sentence there that we read just a minute 24 25 ago, this is referring to the attached customer

Page 257 1 notification regarding maintaining a secure chain of 2 custody for your voting system, right? 3 Α. Yes. All right. And if you'll look at 4 Q. 5 Plaintiff's Exhibit 5, the -- the letter we were just looking at before, Dominion Voting letter --6 7 Α. Uh-huh. -- and you see this is Customer 8 Ο. 9 Notification: Maintaining a Secure Chain of Custody 10 for Your --11 Α. Uh-huh. 12 -- Dominion Voting System, right? Q. 13 Α. Yes. 14 Okay. Now as I under -- Strike that. Ο. 15 If you'll look back to Defendant's 3, the 16 e-mail chain there and if you'll go to the first page 17 there --18 Α. Okay. 19 -- bottom of the first page --Ο. 20 Α. Uh-huh. 21 -- do you see where Ryan Germany Ο. 22 @sos.ga.gov --23 Α. Yes. -- says, "Thanks Tom." 24 Ο. 25 And if you'll look on the to line, do you

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Page 258 1 see tomfeehan@dominionvoting.com? 2 Uh-huh. Α. 3 Q. Right? Α. I -- Yes. 4 5 Q. Okay. He says, "Did you send this to all the counties in Georgia as well?" Right? 6 7 Α. Yes. Ο. Okay. And in the message above, Tom 8 9 responds. "Yes, each CSM (Fran, Scott, and Beau) 10 sent a copy to the counties in their respective 11 regions." 12 Do you see that? 13 Α. Yes. 14 Okay. Given this conversation, is it your Ο. 15 understanding that your superintendent received this notification? 16 17 Α. My --MR. DELK: Object to --18 19 THE WITNESS: -- supervisor? 20 MR. DELK: -- the form. 21 Ο. (By Mr. Miller) I'm sorry. Yeah. Your 22 elections supervisor. 23 Supervisor. Α. 24 MR. CROSS: Objection to form. 25 Speculation.

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1	THE WITNESS: I I don't know if the
2	supervisor received this or not; but as an
3	Election Board member, I probably would not have
4	gotten this.
5	But yes. We would expect that the
6	elections supervisor did get it.
7	Q. (By Mr. Miller) Okay.
8	A. But I can't testify that they did get it.
9	Q. Okay. Now I I may have misheard you
10	earlier. But towards the end there, I believe that
11	Mr. Brown asked you if you were aware that the
12	Georgia Bureau of Investigation has interviewed
13	individuals related to the incident in Coffee County,
14	right?
15	A. I'm not aware of any GBI agent
16	investigating any individual or questioning any
17	individual related to this. I'm not aware of that.
18	Q. Okay.
19	A. I mean Never mind.
20	Q. If you're not aware of it, you're not
21	aware of it.
22	A. I'm not aware of it.
23	Q. Okay. Mr. Stone, earlier you testified in
24	sort of general terms about the trust, more or less,
25	that you place in your supervisor to follow the

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Page 260 1 applicable rules and regulations? 2 Α. Yes. 3 Ο. Do you recall that? Α. I do. 4 5 Q. Okay. But you also testified that Misty Hampton was eventually dismissed for falsifying her 6 7 timesheets, right? Α. That's correct. 8 9 Ο. Okay. And you testified, in addition, 10 that it wasn't the first time she'd done it either, 11 right? 12 MR. CROSS: Object. 13 MR. DELK: Object to the form. 14 MR. CROSS: Well, what is it? What did 15 you mean? 16 Sorry. 17 THE WITNESS: I'm not certain I understand your question. Is it the first time she 18 19 falsified her timesheet, or is it the first time 20 she's had a disciplinary action? 21 (By Mr. Miller) I'm asking both Ο. questions. First, is it the first time she's 22 falsified her timesheet, to your knowledge? 23 24 And I'm going to have to say that, I don't Α. 25 know how much evidence. I don't know how far their

Page 261 1 investigation went back. It's very likely that, yes, 2 she did falsify her timesheet before. 3 Q. Okay. What was the second question? 4 Α. 5 Q. So the second question is we did discuss before she's been subject to disciplinary action --6 7 Α. Yes. Ο. -- correct? 8 9 Α. That is correct. 10 That was before the most recent falsifying Ο. of timesheet issues? 11 12 Α. Yes. 13 Q. Okay. Mr. Stone, was there ever a discussion amongst the Board as to the 14 15 trustworthiness and reliability of Miss Hampton prior to her dismissal? 16 17 Α. Trustworthiness. There was never a discussion about that. No. 18 19 Okay. Were there any other issues that Ο. 20 you're aware of regarding Miss Hampton that came to 21 the Board's attention with respect to her following applicable policies of the Board of Elections or 22 rules and regulations of the State Election Board? 23 24 Object to the form. MR. DELK: 25 THE WITNESS: There was State Election

Page 262 1 Board investigation into --2 Are you referring to the video and to the 3 doors being locked, to security concerns that --(By Mr. Miller) So --4 Q. 5 Α. -- the investigation found and the --Let me separate this out, 'cause I think 6 Q. 7 it might go a little quicker. Α. Okay. 8 9 Ο. You've testified earlier to your 10 understanding that in 2017 Miss Hampton allegedly 11 falsified reimbursement receipts --12 Α. Correct. 13 Q. -- correct? 14 Α. Yes. 15 Okay. Then she was dismissed for Ο. 16 falsifying her timesheets, right? 17 Α. That's correct. Okay. In between there, she posted a 18 Q. video of herself adjudicating ballots, which you 19 20 testified led you to believe the voting system was 21 unreliable, right? 22 That's correct. Α. 23 Q. Okay. And those issues we talked about, 24 at least the first one was 2017, right? 25 Α. That's correct.

Page 263 1 Q. The adjudication of ballots was sometime 2 shortly after the November 2020 election, right? 3 Α. That's correct. And the Board continued to employ her, 4 Q. 5 right? That's correct. 6 Α. 7 You didn't have any discussion about Ο. whether Miss Hampton was the right person for the 8 9 iob? 10 Α. We didn't. Did any Board member raise that issue? 11 Ο. 12 Α. In respect to what? 13 In respect to the video or just the ongoing situation with Misty? 14 15 And -- And the answer to your question is 16 I don't recall that happening at all. no. 17 Okay. And, Mr. Stone, just so I -- I have Ο. 18 this accurately, you've not spoken to Mr. Chaney since his resignation, right? 19 20 Α. I have not. 21 Okay. And at no point prior to this --Ο. 22 his resignation did he inform the Board of his role 23 with respect to the events on January 7 of 2021, 24 correct? 25 Α. He did not. That's correct.

Page 264 1 MR. CROSS: So did you say I did not? 2 THE WITNESS: He did not. 3 MR. CROSS: Oh, okay. Thanks. (By Mr. Miller) And, Mr. Stone, at no 4 Q. 5 point before today, were you aware of Mr. Voyles' involvement in events of January 7, 2021; is that 6 7 accurate? MR. DELK: Objection to the form. 8 9 MR. CROSS: Form. 10 THE WITNESS: All right. That's accurate. 11 MR. MILLER: Okay. Okay. All right. We 12 can take just a five-minute break here. 13 THE VIDEOGRAPHER: The time is 3:36 p.m. We are off video record. 14 15 (Recess from 3:36 p.m. to 3:44 p.m. THE VIDEOGRAPHER: The time 3:44 p.m. We 16 17 are back on video record. (By Mr. Miller) All right. Mr. Stone, if 18 Q. you could pull up Plaintiff's Exhibit 15. 19 20 Do you have that in front of you? 21 (Indicating). Α. 22 Okay. If you would go to the Q. second-to-last page towards the bottom. 23 24 (Witness complies with request of Α. 25 counsel.)

Page 265 1 Ο. And -- And just so that we're on the same 2 page here, Mr. Cross asked you about the -- a -- the new lawsuit mentioned in this text message from 3 Matthew McCullough, right? 4 5 Α. Yes. Okay. And as I recall, at the time, 6 Ο. 7 you -- you were unaware as to which lawsuit that may be, right? 8 9 Α. Yes. 10 Okay. And since we began this deposition, Q. 11 you haven't in any way had your recollection 12 refreshed as to which lawsuit that may be? 13 Α. I do not recall. 14 Ο. Okay. Mr. Stone, are you aware that --15 Let me back up. 16 Do you recall Mr. Cross asking about an individual named Benjamin Cotton? 17 I do. 18 Α. 19 Okay. And that Mr. Cotton viewed data Ο. 20 from Coffee County, do you recall that conversation? 21 Α. T do. 22 Q. Okay. So I'll represent to you that Mr. Cotton testified he did so in relation to a 23 24 whistleblower lawsuit on behalf of Misty Hampton. 25 Are you aware of any such whistleblower

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Page 266 1 lawsuit? 2 Α. I'm not. 3 Ο. Okay. Are you aware of any anticipated litigation concerning Misty Hampton? 4 5 Α. I am not. MR. DELK: Object to the form. 6 7 (By Mr. Miller) And let me clarify that. Ο. It's a fair objection. 8 9 Are you aware of any anticipated 10 litigation concerning the termination of Misty 11 Hampton? 12 I'm not aware of that. No. Α. 13 MR. MILLER: Okay. All right. Mr. Stone, with that -- that -- that's all I have. 14 15 MR. CROSS: Mr. Stone, I just have a few 16 follow-up questions. 17 THE WITNESS: Sure. **RECROSS-EXAMINATION** 18 BY MR. CROSS: 19 20 Ο. Mr. Miller asked you some questions about 21 the -- the video that was online on YouTube we talked 22 about earlier that was filmed during a Board meeting in November of 2020. 23 You remember that? 24 25 Α. I do.

Page 267 1 Ο. Were there any other videos that were made 2 in the Elections Office during a Board meeting, to 3 your knowledge? MR. DELK: So we're clear, aside from that 4 5 date of the video you're referencing? (By Mr. Cross) Well, right now, I'm just 6 Ο. saying any other videos -- Could have been the same 7 day. But any other videos beyond the one that was 8 9 put online? 10 Α. Oh. Were there any other videos 11 besides -- I don't recall any videos that were made 12 besides that one. 13 Q. Okay. All right. Grab Exhibit 14, which is the long text thread between Mr. Chaney and Miss 14 15 Hampton. It looks like this on the cover 16 (indicating). 17 Α. This? That is probably it. 18 Q. 19 Yeah. And you can flip the Page 13, if 20 you would. 21 Α. Okay. 22 And the question I have for you before you Q. look at that is Mr. Miller asked you about the 23 24 adjudication process and ballots with stray marks on 25 them --

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Page 268 1 Α. Uh-huh. 2 -- that might trigger that process. Q. 3 Do you remember questions along those lines? 4 5 Α. Yes, sir. And he suggested to you that that would 6 Q. 7 only happen with hand-marked paper ballots. Do you remember that question? 8 9 Α. Yes. 10 Okay. Take a look at this Page 13 of this Q. 11 text thread between Miss Hampton and Mr. Chaney. 12 Α. Okay. 13 Q. And if you look here, you'll see there's a date of November 13, 2020 at 2:25 p.m. 14 15 Do you see that? 16 T do. Α. 17 Ο. And then there's a screen shot of a ballot. Do you see that? 18 19 Α. Yes. 20 And below that, when Ms. Hampton sends Ο. 21 this -- this ballot to Mr. Chaney, she writes, "Why 22 does this one have two QR codes?" 23 And then Mr. Chaney responds, "Wow. Crazy." 24 25 Do you see that?

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	Page 269
1	A. Yes.
2	Q. Did Miss Hampton or Mr. Chaney ever raise
3	with the Board that the BMD system used in the state
4	sometimes generates ballots with multiple QR codes?
5	A. I don't recall that discussion.
6	Q. All right. Do you know what would happen
7	if if a
8	If a voter were to receive a ballot with
9	multiple QR codes, do you know if that ballot would
10	be tabulated, or what would happen with it?
11	A. I don't know.
12	Q. All right. Grab Exhibit 5, which is that
13	Dominion letter that you had just a moment ago.
14	And if you've got it, you can grab
15	exhibit the Defense Exhibit 3. You can grab both
16	of them, if you've got them handy.
17	MR. DELK: Yeah. Grab this.
18	THE WITNESS: Okay. This letter right
19	here.
20	MR. DELK: And this.
21	THE WITNESS: This.
22	And Defense 3.
23	MR. DELK: Yeah.
24	MR. CROSS: It must be in the other stack.
25	Sorry.

Page 270 1 THE WITNESS: Must be in here. 2 MR. MILLER: There's a couple. It's the e-mail list. 3 MR. CROSS: Yeah. 4 5 MR. DELK: Is that the one with Ryan 6 Germany --7 MR. CROSS: Yeah. MR. DELK: -- on top? 8 9 Just take my copy. 10 (By Mr. Cross) So just a couple quick Q. 11 questions on this. Mr. Miller asked you some 12 questions about whether in the ordinary course, you 13 know, sort of typical notice that would come from the State or Dominion regarding the voting system, 14 15 whether that would go to the elections supervisor, 16 instead of the Board of Elections. 17 Do you remember that? 18 Α. I do. 19 Okay. Looking back again at Exhibit 5, Ο. 20 this customer notification from May 6 of 2021, the 21 one in front of you, what this concerns is an alert 22 from Dominion, as we looked at before, that -- that customers, namely, jurisdictions like Coffee County 23 24 that use the Dominion system were being approached 25 with offers to request to conduct a forensic audit of

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Page 271 1 their voting equipment. 2 Do you see that? 3 Α. Yes. 4 Q. Fair to say that is not at all a typical 5 alert, right? I think that's fair to say. 6 Α. 7 Now if you look at D-3, which is this Ο. e-mail thread that -- that relates to this customer 8 9 notification and you look at the second page, Mr. 10 Miller directed you to this portion about -- from Tom 11 Feehan, to individuals at the Secretary of State's 12 Office. 13 And it says, "Please see the attached customer notification regarding maintaining a secure 14 15 chain of custody for your voting system." 16 And that's the same heading on Exhibit 5. 17 Do you see that? 18 Α. Yes. 19 Okay. And you understand, as a member Ο. 20 of -- as -- as the Board of Elections that it is, in 21 fact, important to maintain a secure chain of custody 22 for the Dominion Voting system, right? 23 Α. Yes. 24 All right. Why is that important? Ο. 25 Well, I mean, to keep it secure. Α.

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1 Ο. Yeah. And we talked about earlier that 2 the Secretary of State's Office came in and took the EMS server and the ICC in the summer of 2021 in 3 Coffee County. 4 5 Do you recall that? Uh-huh. 6 Α. 7 Ο. Yes? Α. 8 Yes. 9 Ο. Okay. Were you aware that Coffee County 10 has told us it does not have a single piece of paper, 11 not any documentation regarding replacing that 12 equipment? Are you aware of that? 13 Α. I'm not aware of that. Okay. Are you aware that the State has 14 Ο. 15 told us and the Court it also does not have a single 16 piece of paper regarding replacing the ICC or the EMS 17 server other than a generic L&A test document that it claims was for the new server? 18 19 MR. MILLER: Object to the form. 20 THE WITNESS: I'm not aware of that. 21 (By Mr. Cross) Are you aware that neither Ο. 22 the County nor the State has produced a single chain of document -- chain of custody document to us 23 showing when the EMS server, ICC was replaced; how it 24 25 was replaced; who replaced it; and what the chain of

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Page 273 1 custody was from the State to the County? 2 MR. DELK: Object to the form. 3 THE WITNESS: I'm not aware of that. (By Mr. Cross) All right. Well, can you 4 Q. 5 grab this D-2, picture of the guy walking in with the equipment; and grab our Exhibit 3. I was going to 6 7 ask you just a couple questions. So hang on to this. 8 And then the one with -- I think it's the one with Jil Ridlehoover. 9 10 Α. It's Jil -- the ridge --11 Ο. Right. 12 Α. It may be on the bottom, actually. 13 Q. Sure. And now look --14 Let's see. Α. 15 I think it may be in there. Is there some Ο. 16 on the bottom? Sorry. I think it may be this one. 17 Yes. Okay. So this one and this one. 18 Α. 19 So flip to Page 21 of our Exhibit Ο. Yeah. 20 3, which Mr. Miller asked you about. 21 Α. Okay. 22 And flip to the third page of his Defense Q. 23 Exhibit 2, and just put those side by side for a 24 moment. 25 All right. Now he suggested to you that

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Page 274 1 these are the same equipment maybe, maybe not. Let's 2 see if we can look at that for a moment. 3 If you look at Defense Exhibit 2, so the picture where he's coming in the door with the box --4 5 Α. Yes. -- you see how it's it has these little 6 Ο. 7 indentions in it? Α. Yes. 8 9 Ο. If you look at Page 21 of our Exhibit 3, 10 you see how the box he's rolling out is smooth. There are no indentions on it? 11 12 Α. Yes. 13 Q. Okay. Suffice to say, as you sit here, you just don't know one way or the other whether this 14 15 man took out the same box that he took in; is that fair? 16 17 Α. That's fair. And you also have no idea what might have 18 Q. been in that box when he left, right? 19 20 Α. I have no idea. 21 And you don't know what might have been in Ο. that box when he came in? 22 That's correct. 23 Α. 24 So as you sit here, you have no idea, for Ο. 25 example, whether there's a BMD inside that box?

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Page 275 1 Α. I have no idea. 2 Okay. Well, and sorry. One just Ο. 3 clarifying thing. At the end of your examination with Mr. Miller, he asked you if you were aware 4 5 before your testimony today that Mr. -- of Mr. Voyles' involvement in the events of January 7, 2021 6 7 in the Elections Office; and you said, no, not before your testimony; but you --8 9 I had understood you reviewed video that 10 was produced to us from the day of January 7, 2021 11 before your testimony, right? 12 The video that I looked at yesterday? Α. 13 Q. Yes. 14 Α. Yeah. 15 Okay. Q. 16 I mean, I thought he meant and, you know, Α. 17 now. Right. And I -- I'm not -- I -- I just 18 Q. want to make sure we understand --19 20 Α. Uh-huh. 21 -- sort of chronology -- chronology of Ο. 22 what you learned when. 23 Before your deposition today, you 24 reviewed -- and -- And I don't want to get into any 25 communications with counsel.

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1 So all I'm asking you is: Before your 2 deposition today, you reviewed video that was 3 produced to us by the County for the day January 7, 2021? 4 5 Α. Yes. Okay. When you reviewed that, whenever 6 Ο. 7 that was, did you see at that time that Mr. Voyles was -- was coming and going from the office with 8 9 these individuals who were let in that day? 10 Α. Yes. 11 MR. CROSS: Okay. All right. 12 I -- I don't have any further Okay. 13 questions. 14 The one thing I did neglect to mention 15 earlier is we get asked about attachments to 16 e-mails. Miss Herzog was going to get us those. 17 MR. DELK: I think she's still working on it. 18 19 MR. CROSS: Okay. 20 MR. DELK: I'd have to defer to Jennifer 21 on that. 22 MR. CROSS: Okay. All right. MR. DELK: But, by all means, follow up; 23 and we'll --24 25 MR. CROSS: Okay.

Page 277 1 MR. DELK: -- see about it. MR. CROSS: All right. Yeah. Like I said 2 3 before, we'll reserve on some of the issues we raised today on keeping the deposition open, but 4 5 we'll talk about that off the record. THE VIDEOGRAPHER: Anybody else have any 6 7 questions? MR. MILLER: Just a couple. 8 9 MR. BROWN: No. 10 MR. MILLER: Very short. 11 Bruce, can go ahead. 12 MR. CROSS: Bruce, did you say no? 13 MR. BROWN: I said no. MR. CROSS: 14 Okay. 15 MR. BROWN: But that will be Carey. 16 MR. CROSS: Go ahead, Carey. 17 RECROSS-EXAMINATION BY MR. MILLER: 18 19 Mr. Stone, just real briefly, Plaintiff's Ο. 20 Exhibit 14, I think you have that in front of you, or 21 just looked at it a second --Which --22 Α. 23 Q. -- ago. Which one is 14? 24 Α. 25 Those are the text messages? Q.

Page 278 1 MR. DELK: That's the big set of text 2 messages. 3 Q. (By Mr. Miller) Yeah. This right here (indicating)? 4 Α. 5 Ο. And if you recall, Mr. Cross represented 6 to you these were text message between Misty Hampton 7 and Eric Chaney, right? Α. 8 Yes. 9 Ο. Okay. You were never on these text 10 messages, right? 11 Α. No. 12 Okay. You've never seen this document Ο. 13 before today, right? 14 I've never. Α. 15 Ο. Okay. And the picture that Mr. Cross 16 showed you, that came from Misty Hampton, correct? 17 MR. DELK: Which picture. 18 THE WITNESS: The picture --19 (By Mr. Miller) Let's go to the page. Ο. 20 And I could not recall off the top of my head. With 21 the ballot --22 MR. CROSS: He's talking about --23 THE WITNESS. This (indicating)? 24 (By Mr. Miller) If you'll turn to Page Ο. 25 13. No, no. With the same --

Page 279 1 MR. DELK: The text message thing. 2 THE WITNESS: Oh. Oh. 3 Q. (By Mr. Miller) Plaintiff's Exhibit 14, Page 13. 4 5 Α. Oh, Page 13. Okay. This (indicating). 6 Q. That picture? The picture of the ballot? 7 Α. 8 0. Yes. 9 Α. Oh. 10 Ο. And I believe you and Mr. Cross discussed 11 this. But you understand that the green messages --12 Since this was obtained from Miss Hampton's phone, 13 green messages are --14 Misty. Α. 15 -- coming from Miss Hampton now? 0. 16 Α. Yes. 17 Gray coming in from --Q. 18 Α. Yes. 19 -- Mr. Chaney? 0. 20 Okay. 21 Α. I say yes. That came from Misty. 22 That picture came from Misty? Q. 23 Α. Those pictures came from Misty. 24 Right. The same Misty that falsified her Ο. 25 timesheets, right?

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Page 280 1 Α. That's correct. 2 And the same Misty that falsified receipts Ο. 3 for reimbursement, right? Α. That's correct. 4 5 Ο. The same Misty that filmed this adjudication video that encouraged your lack of 6 7 confidence in the voting system, right? Α. That's correct. 8 9 Ο. Okay. Mr. Stone, you were asked about 10 pictures of a large black box. You had a defense exhibit in front of you and one of the Plaintiff's 11 12 Exhibits in front of you, right? 13 Α. Yes. 14 Mr. Cross was pointing out indentions or Ο. 15 lack thereof that may or may not exist on that box. 16 Do you recall that? 17 Α. I do. 18 Q. Okay. All right. Are you -- Do you have any training in identifying objects like that? 19 20 Α. I don't. 21 Okay. Mr. Stone, since the incident on Ο. 22 January 7th and the replacement of the EMS server, Coffee County has conducted elections, correct? 23 We have. 24 Α. 25 Okay. And you've certified the results of Q.

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Page 281 1 all those elections, right? 2 Α. Yes. 3 0. Okay. Have you had any issues similar to those which arose with Miss Hampton that prevented 4 5 you from certifying the November 2020 election? MR. CROSS: Objection to form. 6 7 What issues? THE WITNESS: Okay. Ask the question 8 9 again. 10 Q. (By Mr. Miller) Let me do a backup 11 question. So in November of 2020, there was some 12 consternation amongst the Board over certifying the election results, right? 13 14 Α. Yes. 15 You recall that situation? Ο. Okav. 16 I do recall that. Yes. Α. 17 Okay. My question to you is: Has any Q. issue arisen in the elections conducted after the 18 19 replacement of the EMS server that caused similar 20 consternation of the Board? 21 Α. No. 22 Okay. And, Mr. Stone, are you aware that Q. 23 Mr. James Barnes testified the issues around the 24 November 2020 election were the result of Miss 25 Hampton not cleaning the scanner as directed by

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Page 282 Dominion documentation? 1 2 I --Α. 3 MR. CROSBY: Objection to form. THE WITNESS: I was aware --4 MR. CROSS: That misstates the record. He 5 wasn't even there. 6 7 THE WITNESS: I -- I was aware that he mentioned that. 8 9 Ο. (By Mr. Miller) That he had come to that 10 that conclusion? 11 MR. CROSS: Objection to form. 12 THE WITNESS: I was aware of that. 13 MR. MILLER: Okay. That's all I have. 14 Thank you, Mr. Stone. 15 THE WITNESS: Well --16 MR. DELK: And we will read and sign. 17 THE VIDEOGRAPHER: The time is 4:03 p.m. This concludes the videotape deposition for 18 today. We are off video record. 19 20 (Whereupon, the deposition was concluded 21 at 4:03 p.m.) 22 23 24 25

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4 STATE OF GEORGIA:

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5 County OF FULTON:

I hereby certify the foregoing transcript was taken down, as stated in the caption, and the questions and answers thereto were reduced to typewriting under my direction; that the foregoing pages 1 through 282 represent a true, complete, and correct transcript of the evidence given upon said hearing, and I further certify that I am not of kin or counsel to the parties in the case; am not in the regular employ of counsel for any of said parties; nor am I in anywise interested in the result of said case. This, the 6th day of September, 2022.

S. Julie Liedman

S. JULIE FRIEDMAN, CCR-B-1476

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	Page 285
1	Stephen Delk, Esquire
2	sdelk@hallboothsmith.com
3	
4	RE: Curling, Donna v. Raffensperger, Brad
5	9/1/2022, Wendell Stone (#5420909)
б	The above-referenced transcript is available for
7	review.
8	Within the applicable timeframe, the witness should
9	read the testimony to verify its accuracy. If there are
10	any changes, the witness should note those with the
11	reason, on the attached Errata Sheet.
12	The witness should sign the Acknowledgment of
13	Deponent and Errata and return to the deposing attorney.
14	Copies should be sent to all counsel, and to Veritext at
15	cs-midatlantic@veritext.com
16	
17	Return completed errata within 30 days from
18	receipt of testimony.
19	If the witness fails to do so within the time
20	allotted, the transcript may be used as if signed.
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22	Yours,
23	Veritext Legal Solutions
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Curling, Donna v. Raffensperger, Brad	
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	Page 287
1	Curling, Donna v. Raffensperger, Brad
2	CC Bd. of Elections Wendell Stone (#5420909)
3	ACKNOWLEDGEMENT OF DEPONENT
4	I, Wendell Stone, do hereby declare that I
5	have read the foregoing transcript, I have made any
6	corrections, additions, or changes I deemed necessary as
7	noted above to be appended hereto, and that the same is
8	a true, correct and complete transcript of the testimony
9	given by me.
10	
11	
12	Wendell Stone Date
13	*If notary is required
14	SUBSCRIBED AND SWORN TO BEFORE ME THIS
15	DAY OF, 20,
16	
17	
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19	NOTARY PUBLIC
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Federal Rules of Civil Procedure

Rule 30

(e) Review By the Witness; Changes.

(1) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
(A) to review the transcript or recording; and
(B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.

(2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

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Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

Veritext Legal Solutions is committed to maintaining the confidentiality of client and witness information, in accordance with the regulations promulgated under the Health Insurance Portability and Accountability Act (HIPAA), as amended with respect to protected health information and the Gramm-Leach-Bliley Act, as amended, with respect to Personally Identifiable Information (PII). Physical transcripts and exhibits are managed under strict facility and personnel access controls. Electronic files of documents are stored in encrypted form and are transmitted in an encrypted fashion to authenticated parties who are permitted to access the material. Our data is hosted in a Tier 4 SSAE 16 certified facility.

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Inquiries about Veritext Legal Solutions' confidentiality and security policies and practices should be directed to Veritext's Client Services Associates indicated on the cover of this document or at www.veritext.com.