

•
Jennifer Williams [REDACTED] >

To: da@parkercountytx.com, dawn.ryle@parkercountytx.com, jolene.-duboise@parkercountytx.com

Cc: [REDACTED] m, crickett.miller@parkercountytx.com, Larry.Walden@parkercountytx.com, John.Forrest@parkercountytx.com, george.conley@parkercountytx.com and 4 more...

Tue, Nov 30, 2021 at 2:29 PM

Certified Mail 7020 3160 0002 2776 6913

Electronic Mail da@parkercountytx.com

USPS November 30, 2021

November 30, 2021

Jeff Swain

District Attorney of Parker County

117 Fort Worth Highway

Second Floor

Weatherford, TX 76086

CC:

The Honorable Graham Quisenberry

415th District Court Judge

117 Fort Worth Highway

Weatherford, TX 76086

The Honorable Craig Townson

43rd District Court Judge

117 Fort Worth Highway

Weatherford, TX 76086

Dear Mr. Swain,

This letter is a lawful notification to you, pursuant to the United States Constitution, in particular, the First, Ninth and Tenth Amendments and The Bill of Rights of the Texas Constitution, in particular, Sections 8, 27, 28 and pursuant to your oath and requires your written response to me specific to the subject matter. Your failure to respond, within 30 days, as stipulated, with particularity, everything in this letter with which you disagree is your lawful, legal and binding agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful and binding upon you, in any court, anywhere in America, without your protest or objection. Your silence is your acquiescence. See: *Connally v. General Construction Co.*, 269 U.S. 385, 391. Notification of legal responsibility is "the first essential of due process of law." Also, see: *U.S. v. Tweel*, 550 F. 2d. 297. "Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading."

In accordance with Texas Election Code Chapter 273, we are writing to you today to inform you of what we believe to be an extensive dereliction of duty in Parker County.

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1. On numerous occasions members of my team and I have brought forth concerns regarding election certifications and election integrity in Parker County to Commissioner Larry Walden, County Attorney John Forrest, Elections Administrator Crickett Miller and County Judge Pat Deen.
-

A. In a meeting on October 6, 2021, Jenn (Jennifer Edwards), went through this information with Larry Walden and provided this information to Larry Walden via email. Jenn, asked to be put on the Commissioners Court agenda and was denied and was told by Larry Walden that he needed 30 days to investigate the information.

B. On October 13, 2021, Jenn went through this information with Larry Walden and John Forrest and provided this information to John Forrest via email. Jenn asked to be put on the Commissioners Court agenda again and was denied.

C. On October 20, 2021, Jenn and I both met with Larry Walden, John Forrest, and Crickett Miller per Larry Walden's request. Larry Walden stated that he would make contact with someone from the Texas Rangers and arrange a meeting and to the best of my knowledge that meeting has not been arranged. We asked to be put on the Commissioners Court agenda and yet again, we were denied.

D. On November 1, 2021, Jenn and I had a meeting planned with Pat Deen and two hours before the meeting, Jenn, received a text message asking if we had any new information from the prior meetings with Larry Walden, John Forrest and Crickett Miller because if we did not have new information, he could not put us on the Commissioners Court Agenda, thus the meeting was cancelled.

E. We have been diligent in requesting to be added to the Commissioners Court Agenda as a matter of public record and also pursuing a Full Forensic Audit in meetings, emails and over the phone and we have been denied because, "We don't have enough evidence," "We need to conduct an investigation."

F. Our sheriff, Russ Authier, included in an e-mail on November 1, 2021 (also attached with this communication) has not responded

to my e-mail alerting him to the anomalies we have uncovered with November 3, 2020 election in Parker County.

2. We have asked to be added to the Commissioners Court agenda to redress our government as a matter of public record, as is our First, Ninth and Tenth Amendment right which is guaranteed and protected in the United States Constitution. Thus far, my team and I have been denied on four different occasions and we also believe our Commissioners Court to be in violation of Texas Government Code Section 551.007 (c) and (e).

3. Our team has uncovered gross anomalies in Parker County strictly from open-sourced information within the November 3, 2020 election including but not limited to:

A. Four sources of vote totals for Parker County that yielded three different vote totals. After this was brought to Larry Walden and John Forrest's attention two of the vote totals were updated and one of the websites went down.

B. Statistical anomalies that are inherently inconsistent with voter turnout and voting trends that we have seen in the past twenty years in Parker County.

C. The acceptance and allocation of CTCL funding, also known as "Zuckabucks." Some of this money was distributed into judges' retirement?

D. EAC.GOV sites show that the election machines utilized within Parker County have not been properly certified since 2018. Most concerning of all and really what negates the November 3, 2020 election in Parker County is the fact that our election machines have not been certified since **2018**. (Please see Texas State Statutes Chapter 51, Section. 51.005) Under

Texas State Code Ch. 122, Subchapter A., Subchapter B, Subchapter C and Texas Election Advisory No. 2019-21, election equipment is required to be certified every two (2) years, or within 30-60 days if a patch or modification to the system is performed.

As John Forrest mentioned in our meeting on October 20, 2021, if this information can be substantiated, felonies have been committed. So, again, I will reiterate, our election machines have not been certified since 2018 per information we have from the EAC.GOV website stating just that. The information provided in this correspondence puts all elections held within Parker County for the last three (3) years in question. According to the codes listed above, this lack of oversight could potentially constitute numerous felonies including: Federal crimes under the HAVA Act of 2002, Federal crimes under the Election Assistance Commission and Federal and State crimes with possible RICO implications.

We are endowed by our Creator with certain unalienable rights, the right to redress our government is not only a right bestowed upon us by the One who Reigns Supreme, it is a right our Founding Fathers felt passionately about as well. We should not have to beg to have our elected officials listen to us about anything but especially something as precious and sacred as protecting our 14th Amendment.

As an elected official, I am sure you are aware that neither man made nor natural disasters nor pandemics usurp the State or United States Constitution so there is no justification for expired election certifications on election machines. We have been pleading with our elected officials to allow us on the Commissioners Court Agenda as a matter of public record so that we can present our findings and request that Parker County conduct a Full Forensic Audit comparable to the Maricopa County audit in Arizona.

Mr. Swain, I do consider you to be someone who believes in and stands by the Oath you took. So, we ask you in the spirit of God fearing and Freedom loving Americans all over Parker County to please stand for integrity, be bold and stand in the spirit of truth and work with us to prove beyond a reasonable doubt that our elections here in Parker County are FREE AND FAIR!

If you disagree with anything in this letter, then rebut that with which you disagree, in writing, with particularity, to me, within 30 days of this letter's date, and support your disagreement with evidence, fact and law. Your failure to respond, as stipulated, is your agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful, and is your irrevocable agreement attesting to this, fully binding upon you, in any court in America, without your protest or objection.

Respectfully,

Jennifer B. Williams

[REDACTED]
[REDACTED]
[REDACTED]

Jenn Edwards

[REDACTED]
[REDACTED]
[REDACTED]

Steve Dugan

Commissioner Precinct 4

1320 Airport Rd.

Aledo, TX 76008

The Honorable Craig Townson

43rd District Court Judge

117 Fort Worth Highway

Weatherford, TX 76086

County Judge

Pat Deen

1 Courthouse Square

Weatherford, TX 76086

George Conley

Commissioner Precinct 1

3000 Veal Station Road

P.O. Box 681

Springtown, TX 76082

Sheriff

Russ Authier

129 Hogle St.

Weatherford, TX 76086

Craig Peacock

Commissioner Precinct 2

3033 FM 1885

Weatherford, TX 76086

County Attorney

John Forrest

101 N. Main St.

Weatherford, TX 76086

Larry Walden
Commissioner Precinct 3
1111 FM 1189
Weatherford, TX 76087

Elections Administrator
Crickett Miller
1112 Santa Fe Dr.
Weatherford, TX 76086

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- +14 from
me, Jeff, me
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Jennifer Williams

Sent from my iPhone Begin forwarded message: From: Jennifer Williams

[REDACTED] Date: February 10, 2022 at 2:15:39 PM CST To:

[REDACTED] Jeff Swain

<jeff.swain@parkercountytx.com> Subject: Re: Critical Parker County Election Findings Mr. Swain, Thank you so much for looking into the information we have provided you. We appreciate the information you've provided us. We look forward to speaking with you soon. Best Regards, Jennifer B. Williams Jenn Edwards On Wednesday, February 9, 2022, 09:07:40 AM CST, Jeff Swain <jeff.swain@parkercountytx.com> wrote: Jennifer and Jenn, Thank you for writing me and letting me know your concerns. I apologize for the time that it took for me to get back with you. I have reviewed all of the information that you provided with the perspective of a felony prosecutor trying to see if we have evidence showing that a specific felony offense has been committed. There is not sufficient evidence in what you presented to identify a particular felony offense that we can prosecute. Frankly, after reading your concerns several times, I do not really

think that this answers your question or your request. What you really want is further inquiry into the voting that took place in Parker County by virtue of a forensic audit. Unfortunately, I am the wrong person to whom to direct that request as I have no authority to implement such a procedure. That request would need to go to the Parker County Commissioner's Court, to the Parker County Elections Administrator, or to the Texas Secretary of State. I would like to make a couple observations that may help you moving forward since I invested quite a lot of time working on what you gave me and I know that you have as well. First of all, one thing that is often misunderstood by non-lawyers is that violations of most laws in our state do not have an attached criminal penalty. To have a criminal penalty, the statute in question must specifica

Fri, Apr 22 at 7:55 PM

•
Jennifer Williams [REDACTED]

To: Tommie Dickinson

Fri, Apr 22 at 7:57 PM

Sent from my iPhone

Begin forwarded message:

From: Jennifer Williams [REDACTED] >
Date: February 10, 2022 at 2:15:39 PM CST
To: "[REDACTED]" <jeff.swain@parkercountytexas.com> Jeff Swain
Subject: Re: Critical Parker County Election Findings

Mr. Swain,

Thank you so much for looking into the information we have provided you. We appreciate the information you've provided us. We look forward to speaking with you soon.

Best Regards,

Jennifer B. Williams

Jenn Edwards

On Wednesday, February 9, 2022, 09:07:40 AM CST, Jeff Swain
<jeff.swain@parkercountytx.com> wrote:

Jennifer and Jenn,

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I have reviewed all of the information that you provided with the perspective of a felony prosecutor trying to see if we have evidence showing that a specific felony offense has been committed. There is not sufficient evidence in what you presented to identify a particular felony offense that we can prosecute.

Frankly, after reading your concerns several times, I do not really think that this answers your question or your request. What you really want is further inquiry into the voting that took place in Parker County by virtue of a forensic audit. Unfortunately, I am the wrong person to whom to direct that request as I have no authority to implement such a procedure. That request would need to go to the Parker County Commissioner's Court, to the Parker County Elections Administrator, or to the Texas Secretary of State.

I would like to make a couple observations that may help you moving forward since I invested quite a lot of time working on what you gave me and I know that you have as well. First of all, one thing that is often misunderstood by non-lawyers is that violations of most laws in our state do not have an attached criminal penalty. To have a criminal penalty, the statute in question must specifically state that a violation of the statute is an offense. With regard to the administrative code, the statute that creates the requirement for regulations must provide for an offense in the event of a violation of the administrative code regulations. The legislature knows perfectly well how to make something a criminal offense. They do this in the Penal Code and in a great number of other codes in our state's law. So, you might ask, what is the point of having a statute without having a criminal penalty related to the violation of that statute? The simple answer is that there are many civil remedies available for enforcing violations of those statutes, ranging from monetary damages to injunctive relief to declaratory judgment to mandamus (being ordered to follow the statute or court's order). Most, if not all, of the provisions that you mentioned do not have criminal penalties associated with them. Narrowing that even further, for purposes of my office, the only ones that would come to me in the District Attorney's Office would

be the felony offenses. Misdemeanor crimes are the jurisdiction of the County Attorney's Office in Parker County.

Secondly, while the information from Capt. Keshel might raise your curiosity, it is not proof of any criminal activity or even voter fraud. In fact, there are several leaps in logic in his presentation that are quite substantial and, to be frank, could also be deployed by the Democrats against our side in the same way that he is attempting to deploy them against the Democrats. Again, you only have to go back to the 2016 election and President Trump's pollster-surprising victory to know that polls are limited and cannot be extrapolated into evidence of fraud. If you will remember, President Trump won Michigan and Wisconsin. According to the polls, that should not have happened and was not even within the margin of error. [Statewide opinion polling for the 2016 United States presidential election - Wikipedia](#). While Capt. Keshel is not using polls in his analysis, he is using prior voting patterns as a predictive tool for future voting patterns. While that makes sense and is something that political campaigns and pundits can and do use effectively, it is not proof that any result which does not line up with what is expected must therefore be fraud. Each election is its own and has its own issues that drive people to the polls or lull them to stay home. If you compare 2020 numbers to 2016 numbers, how did both Republican votes for president go up as dramatically as they did? Just like the Democrats votes, it's because voting percentages were up across the county. Not only did our county grow but turnout for and against President Trump was very high, resulting in voters of both parties turning out in greater numbers than before. If you look at the growth in voting in both parties from 2008, arguably the last time the Democrat voters were as stimulated to vote (first Obama term in 2008 and anti-Trump in 2020), the GOP vote total grew by 67% while the Dem vote grew by only 19%. My point with my analysis is not that I am right and Capt. Keshel is wrong. I'm not arguing that at all. In fact, I'm not even saying that I'm fully on board with my own analysis above. My point is that there are many different ways to interpret these statistics which is why they are not proof of criminal activity. Like I said in a previous email, I am so glad that you are looking into our voting processes and educating yourself on our laws and procedures. A complacent democracy will not long continue to be a democracy. If there is anything that you would like to bounce off of me in the future, you have my email, please feel free to use it. I'm happy to listen.

Should you receive information on a specific instance of voting fraud, please let me know. I stand ready to aggressively prosecute those cases. If we need assistance of an investigatory or prosecutorial nature, Texas law permits us to call on the Texas Attorney General's Office and to deputize their employees under our umbrella to assist us.

Thanks,

Jeff Swain
District Attorney
Parker County, Texas
117 Fort Worth Highway
Weatherford, TX 76086
(817)598-6124

(817)599-7628 fax
Jeff.swain@parkercountytx.com

From: [REDACTED]

Sent: Friday, December 10, 2021 11:14 AM

To: Jeff Swain <jeff.swain@parkercountytx.com>; [REDACTED]

Subject: Re: Critical Parker County Election Findings

Mr. Swain,

Thank you for your quick response to our initial e-mail and your subsequent responses. I would like to follow up on a few of your responses.

1. We are private citizens researching the legality of our elections using open-source information. We concede that we are not lawyers. We are however, God fearing, freedom loving, proud Americans who respect and honor America and everything that America is and all that America stands for. We have begged and pleaded with our officials at the local level to conduct an investigation which would include a Full Forensic Audit of the November 3, 2020 election and as you can see those pleas have gone unanswered. Time is of the essence as the 22 months to secure the ballots and machines for a Full Forensic Audit is rapidly approaching.

2. Attached you will find Captain Seth Keshel's video. Captain Keshel made this video specific for Parker County as he is a resident of Parker County. Captain Keshel is aware that you are now in possession of this information and that you have his information and he is more than willing to speak with you. You may contact him at: (346) 280-7949 or skeshel@gmail.com

3. Attached you will find a letter that Crickett Miller provided Jenn, (Jennifer Edwards) in an e-mail following our meeting on October 20, 2021. I assume nothing in my life but it is my understanding from the context of the e-mails that this is the reasoning for the certifications being out of date. How does a pandemic usurp the U. S. Constitution, Texas Constitution, State Election Laws and the HAVA ACT?

[THE TEXAS CONSTITUTION ARTICLE 6. SUFFRAGE](#) Please refer to Article 6 Section 2 (c) and Article 6 section 4. Additionally, please refer to Texas Administrative Code 81.60 (3) and 81.61 [Texas Administrative Code \(state.tx.us\)](https://www.texas.gov/legislation/texas-administrative-code)

4. Jovan Hutton Pulitzer is the inventor and scientific mind behind #kinimaticartifactdetection. Jovan is the mastermind behind the creation and implementation of the Maricopa County Audit in Arizona. He will be able to provide answers to any questions you may have and he has repeatedly stated he is

willing to speak to any public official wanting to obtain knowledge of what a Full Forensic Audit includes and the processes involved. You can contact Jovan at: jovanhuttonpulitzer@gmail.com

Here is a shorter video of the type of analysis Jovan provides.
<https://rumble.com/voz6dn-jovan-pulitzers-epic-testimony-georgia-senate-subcommittee-hearing.html>

5. Attached you will also find the Maricopa County Fraud Index for the 2020 General Election.

We do appreciate your time and the sincerity with which you are considering the information we have provided you. We do pray you will take the time to reach out to the aforementioned contacts, Captain Keshel and Jovan Pulitzer, as they will likely shed light on any additional questions you may have.

All we have ever asked for is an investigation to include a Full Forensic Audit in Parker County based on the preponderance of open-source information we have provided to prove beyond a reasonable doubt that our elections are in fact, free and fair.

Please let me know if we can be of further assistance.

Respectfully,

Jennifer B. Williams

Jennifer Edwards

On Wednesday, December 8, 2021, 02:37:58 PM CST, Jeff Swain
<jeff.swain@parkercountytx.com> wrote:

Jennifer,

I have been reviewing the materials that you provided. I was able to access most of the links or online references that you had in the materials. However, I was unable to find the video that it appears you had embedded within your powerpoint presentation which I gather was some kind of data analysis from Seth Keshel. I only have a printed version of your powerpoint. If you would like me to consider that, could you send me the video or send me a link to where I can find it online? I did a search by his name, but didn't come up with anything that sounded like what you were wanting to review. If it is fully contained in the powerpoint and providing me a digital copy of that is a convenient way for you to get it to me, you could mail me a disk or flash drive including the powerpoint or you could drop it off at our office, District Courts Building, 117 Fort Worth Highway, 2nd Floor, Weatherford, TX 76086.

I found the Youtube video from the Maricopa County forensic audit hearing and noted it to be 3 hours in length. To be frank, with all of the felony cases that I presently need to work on, I do not have the time to watch all of that, especially since it does not specifically relate to our county or state. If there is a particular portion of that which you believe would assist me in evaluating your concerns, could you point out a specific time period for me? I would be happy to watch a portion of it to make sure I understand your concerns. I simply do not have time to view it all.

I would appreciate your assistance on these two topics when you get an opportunity. If you have anything additional that you would like to send me, please feel free.

Thanks,

Jeff Swain

District Attorney

Parker County, Texas

117 Fort Worth Highway

Weatherford, TX 76086

(817)598-6124

(817)599-7628 fax

Jeff.swain@parkercountytexas.com

From: Jeff Swain
Sent: Thursday, December 2, 2021 2:49 PM
To: [REDACTED]
Subject: RE: Critical Parker County Election Findings

Jennifer,

I wanted to let you know that I just received the certified mail with the letter included in your email that I responded to below. I was glad to see that there were other materials enclosed that were not attached to your email. I hope that those materials will shed light on some of the subjects that you raised and some of the questions I had in my email yesterday. I will take a look at what you have provided and will get back with you.

Thanks,

Jeff Swain

District Attorney

Parker County, Texas

117 Fort Worth Highway

Weatherford, TX 76086

(817)598-6124

(817)599-7628 fax

Jeff.swain@parkercountytexas.com

From: Jeff Swain
Sent: Wednesday, December 1, 2021 10:41 AM
To: [REDACTED]

Cc: Crickett Miller <Crickett.Miller@parkercountytx.com>; Larry Walden <Larry.Walden@parkercountytx.com>; John Forrest <John.Forrest@parkercountytx.com>; George Conley <George.Conley@parkercountytx.com>; Craig Peacock <Craig.Peacock@parkercountytx.com>; Steve Dugan <Steve.Dugan@parkercountytx.com>; Pat Deen <Pat.Deen@parkercountytx.com>; Russ Authier <Russ.Authier@parkercountytx.com>; Jolene DuBoise <Jolene.Duboise@parkercountytx.com>; Dawn Ryle <Dawn.Ryle@parkercountytx.com>
Subject: Critical Parker County Election Findings

Dear Ms. Williams,

I have received your email.

Let me begin by advising you that initial premise of your email is false. The notion that by merely sending me a communication, if I do not respond to you within 30 days with a detailed list of disagreements I have agreed to the contents of your communication is false. Furthermore, the case you cite, *Connally v. General Construction Co.*, does not stand for that proposition. It is a 1926 U.S. Supreme Court Case addressing criminal provisions in an Oklahoma minimum wage law, which was found unconstitutionally vague and to be in violation of the due process clause of the Constitution. I am under no duty to respond to you or, if I fail to do so, face some sort of permanent collateral estoppel against ever disagreeing with your communication.

Moving forward, you state that your First Amendment right to petition the government for a redress of grievances is being violated. Yet, you have emailed me, cc'd each of the commissioners on the Parker County Commissioner's Court, the Sheriff, County Attorney, one of the district judges, and the Elections Administrator. Furthermore, you have had multiple meetings with one of the commissioners as well as the County Attorney and the Elections Administrator. Whether or not you have been able to get your item placed on the Commissioner's Court agenda, you have certainly been permitted the opportunity to petition for a redress of grievances. That constitutional right does not require a governmental body to permit you time within their forum to so petition.

I do not control the agenda of the Parker County Commissioner's Court, nor do I control the decisions that they make, including those on whether or not to

conduct an election audit. As a result, I will not be addressing your concerns in that regard.

Now, to get down to the heart of your concerns about the 2020 election. You mention that you provided lots of evidence to the County Attorney, to Commissioner Walden, or to the Elections Administrator. However, you have provided none of that to me. If you would like to do so, please feel free to do so by email, by mailing it to me at the address below, or by dropping it off at our office. Please make sure, however, that it is actual evidence of things that occurred here in Parker County, not elsewhere. I am only the District Attorney of this county and have no power over things that occur elsewhere. Voting totals that violate trends or polls do not constitute evidence of fraud. For example, in the 2016 election, according to nearly all of the pre-election polls, President Trump was supposed to lose the election in a landslide. However, the polls were wrong.

Again, as I mentioned, please feel free to send me anything you would like for me to review. However, in doing so, please make sure that you have read the information yourself and that it actually stands for the proposition for which you are citing it. This is not the case in portions of your email. I already mentioned the *Connally* case, which I must assume you did not read, but would also point out that the citations to Texas statutes in section 3(D) of your email are a conglomeration of statutory and administrative references that, as best I could tell from a cursory examination of same, do not mandate what you say they require. I'm not sure if you are writing what someone else is giving you or trying to do your own research, but please be as specific as possible as to the reference you are making if you are saying that something violates the law. There is no such thing as "Texas State Code", but I assumed you meant the Texas Elections Code. I could find no requirement for what you mentioned regarding the elections machines in Texas Elections Code §51.005, in the entirety of Texas Elections Code Chapter 122, or in Texas Election Advisory No. 2019-21. If you could be more specific and point me to the particular provision you are concerned with, that would help me evaluate your concern. If you could quote it and cite to it that would be even better.

Finally, please understand that I am a prosecutor for the State of Texas, not for the federal government. The United States Attorney represents the federal government. In our part of Texas, it's the United States Attorney for the Northern District of Texas, whose primary office is in Dallas. I mention this because you indicated that you are concerned about several federal crimes such as "the HAVA Act of 2002, Federal Crimes under the Election Assistance Commission, and Federal and State crimes with possible RICO implications." I do not have legal authority to pursue any violations of any these federal statutes. I can only enforce Texas laws. Therefore, none of those statutes would apply to or be

anything that I would consider or evaluate because, again, I have no jurisdiction to prosecute cases involving those laws. Additionally, RICO is a federal offense. The Texas equivalent, Engaging in Organized Criminal Activity, enumerates the particular statutes to which it applies and it does not include any offenses in the Elections Code.

If you do not have any actual evidence of election fraud or violations of election law here in Parker County but have more of a generalized concern about assuring that our elections process takes place legally, please do not take any of the above as discouraging you from worrying about that. If that is the case, I would encourage you to become more familiar with Texas election law, how our elections take place here locally, and the practices and procedures we have to make sure that our elections are conducted correctly, counting all properly cast ballots, not counting those improperly cast. I would encourage you to make sure that you are not taking issues that other states have and importing them here to Texas, where we may not be having those problems. Also, the same should be pointed out from county to county here within our state. For example, Harris County had 24 hour voting and drive-thru voting. In Parker County, we did not. Therefore, concerns about the legitimacy of those voting methodologies would not be properly voiced to Parker County officials with an expectation that they could take action. Similarly, mail-in balloting is vastly different from state to state. What might be acceptable in Wisconsin or Arizona might invalidate your ballot in Texas. I would also encourage you to determine what internal auditing and vote certification processes are already taking place here in Parker County as well as in Texas as a whole. Perhaps some of your concerns have already been addressed. Perhaps you will find concerns that should be addressed by legislation because they are not presently required. Regardless, as you further educate yourself in this area, I would encourage you to be vigilant in making sure that you know to which voting jurisdiction the information you are learning is applicable.

I thank you for your concern for making sure that our elections remain free and fair. That is something that I believe is absolutely critical to the continuity of our republic and it is a concern that we share.

Respectfully,

Jeff Swain

District Attorney

Parker County, Texas

117 Fort Worth Highway

Weatherford, TX 76086

(817)598-6124

(817)599-7628 fax

Jeff.swain@parkercountytexas.com

From: Jennifer Williams [REDACTED]
Sent: Tuesday, November 30, 2021 3:01 PM
To: Jolene DuBoise <Jolene.Duboise@parkercountytexas.com>
Subject: Fw: Critical Parker County Election Findings

Please see below.

----- Forwarded Message -----

From: Jennifer Williams <jennifer.williams2236@yahoo.com>

To: da@parkercountytexas.com <da@parkercountytexas.com>; dawn.ryle@parkercountytexas.com <dawn.ryle@parkercountytexas.com>; jolene.-duboise@parkercountytexas.com <jolene.-duboise@parkercountytexas.com>

Cc: [REDACTED] >; crickett.miller@parkercountytexas.com <crickett.miller@parkercountytexas.com>; Larry.Walden@parkercountytexas.com <[larry.walden@parkercountytexas.com](mailto:Larry.Walden@parkercountytexas.com)>; John.Forrest@parkercountytexas.com <john.forrest@parkercountytexas.com>; george.conley@parkercountytexas.com <george.conley@parkercountytexas.com>; craig.peacock@parkercountytexas.com <craig.peacock@parkercountytexas.com>; steve.dugan@parkercountytexas.com <steve.dugan@parkercountytexas.com>; pat.deen@parkercountytexas.com <pat.deen@parkercountytexas.com>; russ.authier@parkercountytexas.com <russ.authier@parkercountytexas.com>

Sent: Tuesday, November 30, 2021, 02:29:44 PM CST

Subject: Critical Parker County Election Findings

Certified Mail 7020 3160 0002 2776 6913

Electronic Mail da@parkercountytexas.com

USPS November 30, 2021

November 30, 2021

Jeff Swain

District Attorney of Parker County

117 Fort Worth Highway

Second Floor

Weatherford, TX 76086

CC:

The Honorable Graham Quisenberry

415th District Court Judge

117 Fort Worth Highway

Weatherford, TX 76086

The Honorable Craig Townson

43rd District Court Judge

117 Fort Worth Highway

Weatherford, TX 76086

Dear Mr. Swain,

This letter is a lawful notification to you, pursuant to the United States Constitution, in particular, the First, Ninth and Tenth Amendments and The Bill of Rights of the Texas Constitution, in particular, Sections 8, 27, 28 and pursuant to your oath and requires your written response to me specific to the subject matter. Your failure to respond, within 30 days, as stipulated, with particularity, everything in this letter with which you disagree is your lawful, legal and binding

agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful and binding upon you, in any court, anywhere in America, without your protest or objection. Your silence is your acquiescence. See: *Connally v. General Construction Co.*, 269 U.S. 385, 391. Notification of legal responsibility is “the first essential of due process of law.” Also, see: *U.S. v. Tweel*, 550 F. 2d. 297. “Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading.”

In accordance with Texas Election Code Chapter 273, we are writing to you today to inform you of what we believe to be an extensive dereliction of duty in Parker County.

1. On numerous occasions members of my team and I have brought forth concerns regarding election certifications and election integrity in Parker County to Commissioner Larry Walden, County Attorney John Forrest, Elections Administrator Crickett Miller and County Judge Pat Deen.

A. In a meeting on October 6, 2021, Jenn (Jennifer Edwards), went through this information with Larry Walden and provided this information to Larry Walden via email. Jenn, asked to be put on the Commissioners Court agenda and was denied and was told by Larry Walden that he needed 30 days to investigate the information.

B. On October 13, 2021, Jenn went through this information with Larry Walden and John Forrest and provided this information to John Forrest via email. Jenn asked to be put on the Commissioners Court agenda again and was denied.

C. On October 20, 2021, Jenn and I both met with Larry Walden, John Forrest, and Crickett Miller per Larry Walden’s request. Larry Walden stated that he would make contact with someone from the Texas Rangers and arrange a meeting and to the best of my knowledge that meeting has not been arranged. We asked to be put on the Commissioners Court agenda and yet again, we were denied.

D. On November 1, 2021, Jenn and I had a meeting planned with Pat Deen and two hours before the meeting, Jenn, received a text message asking if we had any new information from the prior meetings with Larry Walden, John Forrest and Crickett Miller because if we did not have new information, he could not put us on the Commissioners Court Agenda, thus the meeting was cancelled.

E. We have been diligent in requesting to be added to the Commissioners Court Agenda as a matter of public record and also pursuing a Full Forensic Audit in meetings, emails and over the phone and we have been denied because, “We don’t have enough evidence,” “We need to conduct an investigation.”

F. Our sheriff, Russ Authier, included in an e-mail on November 1, 2021 (also attached with this communication) has not responded to my e-mail alerting him to the anomalies we have uncovered with November 3, 2020 election in Parker County.

2. We have asked to be added to the Commissioners Court agenda to redress our government as a matter of public record, as is our First, Ninth and Tenth Amendment right which is guaranteed and protected in the United States Constitution. Thus far, my team and I have been denied on four different occasions and we also believe our Commissioners Court to be in violation of Texas Government Code Section 551.007 (c) and (e).

3. Our team has uncovered gross anomalies in Parker County strictly from open-sourced information within the November 3, 2020 election including but not limited to:

A. Four sources of vote totals for Parker County that yielded three different vote totals. After this was brought to Larry Walden and John Forrest’s attention two of the vote totals were updated and one of the websites went down.

B. Statistical anomalies that are inherently inconsistent with voter turnout and voting trends that we have seen in the past twenty years in Parker County.

C. The acceptance and allocation of CTCL funding, also known as “Zuckabucks.” Some of this money was distributed into judges’ retirement?

D. EAC.GOV sites show that the election machines utilized within Parker County have not been properly certified since 2018. Most concerning of all and really what negates the November 3, 2020 election in Parker County is the fact that our election machines have

not been certified since 2018. (Please see Texas State Statutes Chapter 51, Section. 51.005) Under Texas State Code Ch. 122, Subchapter A., Subchapter B, Subchapter C and Texas Election Advisory No. 2019-21, election equipment is required to be certified every two (2) years, or within 30-60 days if a patch or modification to the system is performed.

As John Forrest mentioned in our meeting on October 20, 2021, if this information can be substantiated, felonies have been committed. So, again, I will reiterate, our election machines have not been certified since 2018 per information we have from the EAC.GOV website stating just that. The information provided in this correspondence puts all elections held within Parker County for the last three (3) years in question. According to the codes listed above, this lack of oversight could potentially constitute numerous felonies including: Federal crimes under the HAVA Act of 2002, Federal crimes under the Election Assistance Commission and Federal and State crimes with possible RICO implications.

We are endowed by our Creator with certain unalienable rights, the right to redress our government is not only a right bestowed upon us by the One who Reigns Supreme, it is a right our Founding Fathers felt passionately about as well. We should not have to beg to have our elected officials listen to us about anything but especially something as precious and sacred as protecting our 14th Amendment.

As an elected official, I am sure you are aware that neither man made nor natural disasters nor pandemics usurp the State or United States Constitution so there is no justification for expired election certifications on election machines. We have been pleading with our elected officials to allow us on the Commissioners Court Agenda as a matter of public record so that we can present our findings and request that Parker County conduct a Full Forensic Audit comparable to the Maricopa County audit in Arizona.

Mr. Swain, I do consider you to be someone who believes in and stands by the Oath you took. So, we ask you in the spirit of God fearing and Freedom loving Americans all over Parker County to please stand for integrity, be bold and stand in the spirit of truth and work with us to prove beyond a reasonable doubt that our elections here in Parker County are FREE AND FAIR!

If you disagree with anything in this letter, then rebut that with which you disagree, in writing, with particularity, to me, within 30 days of this letter's date, and support your disagreement with evidence, fact and law. Your failure to respond, as stipulated, is your agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful, and is your irrevocable agreement attesting to this, fully binding upon you, in any court in America, without your protest or objection.

Respectfully,

Jennifer B. Williams



Jenn Edwards

[Redacted]

[Redacted]

[Redacted]

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