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December 13, 2020

Justice Roberts
Justice Thomas
Justice Breyer
Justice Alito
Justice Sotomayor
Justice Kagan
Justice Gorsuch
Justice Kavanaugh
Justice Coney Barrett

United States Supreme Court
1 First Street NE
Washington, DC 20534

Re: In Re: Timothy King, Marian Sheridan, John Haggard, Charles Ritchard, James Hooper, and Daren Rubingh, Petitioners' Emergency Petition Under Rule 20 for Extraordinary Writ of Mandamus

Dear Justice Roberts, Justice Thomas, Justice Breyer, Justice Alito, Justice Sotomayor, Justice Kagan, Justice Gorsuch, Justice Kavanaugh, and Justice Coney Barrett:

Petitioners Timothy King, Marian Sheridan, John Haggard, Charles Ritchard, James Hooper, and Daren Rubingh seek to file under seal recently obtained evidence related to Petitioners' Emergency Petition Under Rule 20 for Extraordinary Writ of Mandamus. The new evidence has not yet been made part of the record.

Pursuant to United States Supreme Court Rule 32, Petitioners, by and through counsel, Sidney Powell, Howard Kleinhendler, Stefanie Lambert Junttila and Gregory Rohl, hereby notify this Honorable Court of two batches of recently obtained evidence, and have served this letter on all parties.

The first tranche of new evidence is a forensic analysis report—prepared under a protective order—regarding voting machines, voting materials, and voting data used in Antrim County, Michigan. This report also implicates voting issues in the state of Georgia. An Order to conduct the examination and to protect the process was issued on December 4, 2020, by the Honorable Kevin A. Elsenheimer, Case No. 2020009238CZ. An expert analysis involving Dominion Voting Systems was conducted with permission of the Court. Only nine days have lapsed since entry of the Court Order. The expert evaluation and the expert analysis are still being conducted. This initial report has been prepared as expeditiously as possible to be lodged here and to be filed *in camera* with the Court in Michigan. This evidence could not have been obtained by the Plaintiff's earlier than December 13, 2020.

The results of the expert analysis provide new information and evidence as it relates to the November 3, 2020 election in Antrim County, Michigan, and by logical extrapolation, explains voting anomalies and evinces fraud throughout the Dominion Voting Systems. The new evidence specifically provides additional and conclusive evidence of election fraud and irregularities pertaining to the November 3, 2020 election. The final “certified tally” in Michigan reflected a slim margin of Mr. Biden’s vote count to be 146,000 over that of President Trump, with just under 10 million people living in Michigan.

The newly obtained evidence from Antrim County, Michigan is directly relevant to Petitioners’ Emergency Petition Under Rule 20 for Extraordinary Writ of Mandamus before this Honorable Court because the new evidence corroborates and supports the existing record of evidence proving massive election fraud, multiple violations of the Michigan Election Code, federal statutes, and the Equal Protection Clause of the U.S. Constitution.

In addition to new expert evidence from Antrim County, the Petitioners have also been provided with new affidavits from two additional forensic experts that are not subject to a protective order but evince international interference in the election.

The new affidavits are from Military Intelligence electronic intelligence analysts and state that the SSL certificates from dominionvoting.com were used multiple times from Canada, Serbia, and the United States. Images are attached to the affidavits, demonstrating that Dominion systems were connected to foreign systems around the globe. Additionally, the affidavits detail evidence demonstrating that Sequoia Capital seeded or funded Dominion Voting Systems and HSBC Toronto acquired from Dominion Voting Systems eighteen patents representing intellectual property of Dominion Voting Systems. These patents all pertain to direct interfaces with the U.S. election process by means of ballots, systems, and machines. This affidavit further reveals that a Toronto-based Chinese bank (HSBC) secures the intellectual patents pertaining to direct access to the U.S. election systems and

equipment from Dominion Voting Systems. The information revealed in these affidavits is relevant to Petitioners' Rule 20 Petition for Extraordinary Writ of Mandamus to further demonstrate foreign interference in the November 3, 2020 election.

Petitioners seek to file these new affidavits and evidence from Military electronic intelligence analysts to support and corroborate the existing evidence of international interference in the November 3, 2020 election.

Petitioners seek to file the new evidence from the forensic examination of the Michigan machines under seal primarily because of the protective order under which it was obtained and is being reported to that Court by other members of our team. It also has significant implications for national security. There is hearing in the Michigan court scheduled for 8:30 a.m. Monday, December 14, 2020, on the Plaintiffs' motion to unseal the report.

We respectfully request the new evidence be lodged pursuant to Supreme Court Rule 32.

This evidence is crucial to a just resolution of the cases pending before this Court. The Petitioners stand ready to provide the evidence to the Court under the procedures it deems appropriate.

Respectfully submitted,

/s/ Howard Kleinhendler
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