



September 30, 2022

Dear Chairman Duffey,

I am the co-founder of VoterGA and we are plaintiffs in Rep. Singleton's case seeking relief from Dominion's unverifiable QR code. I am writing to correct the **grotesquely false information** that your senior board member, Matthew Mashburn, **publicly presented** at the [September 28th meeting](#) about our **lawsuit** regarding the Dominion voting system. I am requesting that this letter be included in the record and that I be given 10 minutes of equal time at the next meeting to publicly correct the misinformation.

The Singleton case has been **active** in the Georgia Court of Appeals for months in spite of Mr. Mashburn's claim it was dismissed. **No discovery evidence was ever presented to Judge Adams in the Singleton case** contrary to his many statements implying that QR code evidence was adjudicated. In addition, Mr. Mashburn, **failed to disclose** that we as plaintiffs sought **relief** from the unverifiable, illegal QR code, **not to re-adjudicate the previously determined illegality of the QR code.**

Mr. Mashburn further failed to disclose that **the legality of the unverifiable QR code was previously adjudicated in the Curling v. Raffensperger federal case by Judge Totenberg** who reviewed the most comprehensive set of evidence ever assembled in Georgia for an election integrity case. Judge Totenberg issued **300 pages of scathing orders**. On page 70 of her August 15, 2019 order, she [found](#) the **SOS office "not credible"**. On pages 81-82 of her October 11, 2020 order, she [found](#) that the Dominion system:

- Does **not** proceed an elector verifiable paper ballot as required by *O.C.G.A. § 21-2-2(7.1)*;
- Electors' choices are **not** in a format readable by the elector as required by *O.C.G.A. § 21-2-300(a)(2)*

She concluded the voting system does "none of these things".

The SOS office appealed a part of the 2020 order to the 11th circuit, which heard the appeal but has not ruled on it. Secretary Raffensperger continued to use the system again in 2022 despite its inherent risks.

Judge Adams' immediate responsibility was to rule on the **sufficiency of our complaint** but instead, she dismissed the case on evidentiary grounds without hearing any evidence. She decided to do this on the same day that the only hand count audit conducted in Georgia's 2022 primary proved the Dominion system picked the wrong winners in the DeKalb District 2 commission race. That audit found:

- The 3rd place candidate was shorted 3000 votes and actually finished in 1st place;
- The 1st place candidate received 1400 unearned votes and actually finished in 2nd place;
- The Dominion system failed to recognize and count 1800 votes.

The only reason the audit was conducted was because the victimized candidate, Michelle Long Spears, complained that she got no votes in the precinct where she and her husband lived and voted!

All of the legal documents and supporting data necessary to verify what I have written to you can be found at [VoterGA.org](#). Mr. Mashburn withheld all of this critical information from the public and the board just before claiming he is committed to "protecting our vote". It seems obvious that his actions were intentional and more aimed at protecting the interests of Dominion and the Secretary of State's office, not the voters. You can prove me wrong and show the board cares about truthful election integrity dialogue by granting my request for 10 minutes to correct the record at the next meeting.

Garland Favorito
Co-founder

CC: Mr. Matthew Mashburn, Mr. Edward Lindsey, Mrs. Sara Tindall Ghazal, Dr. Janice Johnston