

## **RE: Help Us**

**"The Office of Senator Bumstead" [SenJBumstead@senate.michigan.gov]**

Sent: 8:57 am

To: Judd Evans on ( Dec 8,2020) image on next page

December 8, 2020

Dear Gerald Evans,

Thank you for contacting my office regarding your thoughts and concerns on election integrity in our state and what actions are taking place. I swore an oath to uphold the United States Constitution and Michigan Constitution. My colleagues and I continue to work with legal counsel to ensure that we are doing all that we can with the real authority that is granted to us through the United States and Michigan Constitutions.

Article II, Section 1, Clause 2 of the United States Constitution gives each state the discretion to choose how to appoint presidential electors. The U.S. Supreme Court has ruled in multiple cases that state legislatures have authority to choose whatever method they want of appointing electors, prior to an election. This is done through the legislative process and ultimately signed by the governor. A July 2020 Supreme Court decision upheld the power of states to pass laws requiring presidential electors to vote for their party's candidate for president. The Supreme Court opinion mentions, "Article II includes only the instruction to each State to appoint, in whatever way it likes."

In 1954, the Michigan Legislature passed the Michigan Election Law which says that presidential electors in our state are awarded to the winner of the popular vote. Any presidential elector that refuses or fails to vote for the winning candidates for president and vice-president is required to resign and be replaced with an elector that will vote for the winner of the popular vote.

On November 23, the bipartisan State Board of Canvassers voted to certify Michigan's election results. Our elections process does give candidates several opportunities to challenge results, and any claims of fraud in our election must go through the courts. The Michigan Legislature has no authority to overturn an election, reject certification or appoint different presidential electors because those powers are not granted to the legislature through the United States or Michigan Constitutions.

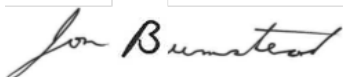
In 2018, Michigan voters overwhelmingly approved Proposal 3 with support from 66.90 percent of residents. Proposal 3 added several policies to the Michigan Constitution, including straight ticket voting, automatic voter registration, same day voter registration, and no-excuse absentee voting during the 40 days before an election. Proposal 3 also added language to the constitution to provide for the use of election results auditing by the Secretary of State. State law does not currently allow the Legislature to demand an audit, but on November 16 many of my colleagues and I in the Legislature sent a letter to the Secretary of State Benson requesting a full, independent audit to be conducted to investigate accusations of voter fraud.

Shortly after the election, the House and Senate Oversight Committees began hearings on claims of fraud and voted to issue a subpoena to the Michigan Bureau of Elections for records about the elections process. On December 1, the Senate Oversight Committee heard testimony regarding absentee voter counting at the TCF Center. On December 2, the House Oversight Committee heard testimony from Rudy Giuliani and President Trump's legal team.

As the House and Senate Oversight Committee hearings move forward, I will continue to monitor these committee hearings, so we can identify policies to improve and strengthen our system to restore confidence in its integrity.

Thank you again for contacting my office. If I may ever be of any further assistance to you or your family, please do not hesitate to contact my office by phone at (866) 305-2134 or by email at [senjbumstead@senate.michigan.gov](mailto:senjbumstead@senate.michigan.gov).

Best Regards,



Jon Bumstead  
State Senator  
Michigan Senate District 34

## **E-mail address deleted this e-mail.... was left out of stream by Senator Bumstead**

Sent: Mon, 1:36 pm

To: "SenJBumstead@senate.michigan.gov", "ScottVanSingel@house.mi.gov"

So as a summary is this statement correct? Or how would you look at this idea?

For the State of Michigan in 2018 we passed proposal 3 an amendment to the Michigan Constitution to provide a pathway for more flexible voting and allowing the Secretary of State to do election result auditing. This was not created by the Michigan Congress. So when these modified ways of voting was used during the election of 2020 the state election was OK. However the United States Constitution requires the Congress of the state to set up election rules for the presidential election and the United States Congress. Because the Michigan Congress did not set up the current rules for the election, the 2020 election for the United States seats is not valid. The use of unsolicited ballots seems to be a problem in any case.

Thank You for your time and care,  
Gerald Thomas Evans

----- Original Message -----

Subject: RE: Help Us

From: deleted

Date: 12/5/20 3:42 pm

To: "The Office of Senator Bumstead" <SenJBumstead@senate.michigan.gov>

Cc: "info@johnjamesforsenate.com" <info@johnjamesforsenate.com>,  
"betsy.devos@ed.gov" <betsy.devos@ed.gov>

December 5, 2020

Dear Senator Bumstead,

Thank you for your answer to my questions and the agenda you are following to stop the theft of the election in Michigan.

I am sorry that I was not as helpful as I intended. Maybe a more analytical approach can help set up the context of my questions. Please place yourself in the proper context by examining your responsibilities to that part of the election that deals with electing United States positions. The rules in this role are disjoint from the rules and role you have in the state election. The fact that the two events were merged demonstrates inappropriate high coupling and low cohesion. The use of these two negative patterns will always mandate or lead to disaster in any analytical work process.

You talked about the role of a representative in the Michigan State election. Further you are taking action to identify problems in the State election. Good Job!

Now let us look at the role you have to play for the United States Constitution. First the only way to change anything in the Constitution is by the tedious job of

amending the United States Constitution based on the instruction given in the Constitution.

There are two points here. First the Constitution can not be modified by State or United States Law. And Second only the Constitution can tell you what you can do or not do in the contest of the United States Government. (Be conscious of the domain of functionality here.)

The first point has been violated and that means it needs to be cleaned up by the United States Supreme Court or by amendment for the poor people that think they can do what ever they want to do because they feel like it. This does not give us permission to further violate our United States Government. ( Maybe when you consider Gun Rights you should consider this point, the people control the government the government does not control the people, if you want to change Gun rights do it with a United States Amendment. Question, who, in the future wants to take our government from us?)

Second and more to the point of this e-mail: This December 3, 2020 e-mail listed two parts of the United States Constitution where in the election of offices of the United States, for the presidency and the congress, explicitly states the Michigan congress is in control;

1) for the presidency by “***Each State shall appoint, in such Manner as the Legislature thereof may direct, a Number of Electors***”note the absence of time when they can. So if you see the work process is out of control you are mandated to appoint the Electors for the United States Constitution. This is not any of the business of Michigan doing anything: its constitution or its law or its courts.

2) As far as the United States congress goes our Michigan congress is charged the responsibility of:

“*The Times, places and manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof* “ So our Michigan congress can make law to elect United States congress. Not the Michigan constitution especially if it were modified by a Michigan Amendment.

This leads to the total point of the previous e-mails: if we are using Michigan election procedures determent by the Michigan constitution that was changed by amendment and not Michigan Congress then the “***manner of holding Elections for Senators and Representatives***” was not done by and in the control of the Michigan congress. Therefore the election of the United State offices is invalid according to the Constitution of the United States. Further the work process was out of control the instance that any one person had control of the ballots, or even one ballot. We know recounting data sent through a compromised work process that destroyed the data, makes no sense at all. Again this area of compromise must be excluded from the election. We must not allow approximate solutions when exact solutions should be available. Mathematicians always use “closed form” solutions when available and will not settle on approximate solutions.

As to the e-mail sent on 11/18/2020, this was a warning not to recount the ballots because some may have been destroyed, modified and other illegal ones added.

The question is, “*was the work process out of control?*” and if so all these ballots must be discarded from that location. The question: is this ethical? is easy to answer. If they were stealing there is no other choice. The point here is they sabotaged the work process by being alone, and therefore in control of the validity of the ballots. If one observer has to leave for some reason then all must leave the processing area or the work process is out of control. So to invalidate the work process all we need is just one event of this nature to happen.

If you got any type of document from an organization that had one error that leaves the question about the integrity of the work process and therefore the integrity of the entire system. Could you imagine if we allowed any organization to create statements based on how they feel rather than what the data should be?

One thing I need to add here. How the work process was designed is sufficient to call foul. All the events that happened are best used in pointing out an inappropriate design. For example there is no excuse for any area to take any more time than another. All that needs to happen is to add more parallel processing. Further if all the steps needed to process anyone was running in sequence using many more eyes, like an assembly line, we can increase performance and accuracy.

Michigan must be controlled by the most common element, and that is the United States Constitution not a big ball of mud like spaghetti used to hide what is going on. Keep it simple and remove all this unnecessary mud. Why did we allow mailing ballots everywhere with out request, ?

In 2008, Michigan put on the ballot Proposal 3 that violates the United States Constitution in many different ways therefore the author of this mud should be prosecuted before it was allowed on the ballot. So let us prosecute them now. The voting from the state is controlled by the Michigan Congress not by decision of the Michigan Secretary of State.

It is all about putting yourself in the proper domain context.

Thank you for your patients and time,  
Gerald Thomas Evans

|----- Original Message -----

Subject: RE: Help Us

From: "The Office of Senator Bumstead" <SenJBumstead@senate.michigan.gov>

Date: 12/4/20 11:03 am

To:



December 4, 2020

Dear Gerald Evans,

Thank you for contacting my office regarding your thoughts and concerns on election integrity in our state and what actions are taking place. I appreciate you taking the time to contact me on this issue.

On November 23, the bipartisan State Board of Canvassers voted to certify Michigan's election results. State law does not allow the Legislature to reject certification or appoint different presidential electors.

In Michigan, there are several statutes that require Michigan's electoral college electors to pledge their vote to the candidate that wins the most votes in the presidential election. According to MCL 168.1 and MCL 168.41, each political party selects candidates for electoral college electors equal to the state's number of senators and representatives in Congress (16 as of 2020). The elector candidates are considered elected in the party that received the most votes for the offices of president and vice-president (MCL 168.42). Additionally, MCL 168.47 requires an elector that refuses or fails to vote for the winning candidates for president and vice-president to resign from the office of elector, and the remaining electors are required to fill the vacancy.

Our elections process does give candidates several opportunities to challenge results. Only a candidate or campaign can demand a recount for their election. The Legislature does not have the ability to demand a recount.

Voting is the foundation of our system of government, and people need to have confidence in the results and that their elections are being conducted honestly. Election security is not a partisan issue, and the integrity of our elections should be a priority for every Michigander.

In 2018, Michigan voters overwhelmingly approved Proposal 3 with support from 66.90 percent of residents. Proposal 3 added several policies to the Michigan Constitution, including straight ticket voting, automatic voter registration, same day voter registration, and no-excuse absentee voting during the 40 days before an election. Proposal 3 also added language to the constitution to provide for the use of election results auditing by the Secretary of State. State law does not currently allow the Legislature to demand an audit, but on November 16 many of my colleagues and I in the Legislature sent a letter to the Secretary of State Benson requesting a full, independent audit to be conducted to investigate accusations of voter fraud.

On November 7, the House and Senate Oversight Committees launched hearings to investigate claims of fraud and voted to issue a subpoena to the Michigan Bureau of Elections for records regarding the elections process. On December 1, the Senate Oversight Committee held a meeting to hear testimony regarding absentee voter counting at the TCF Center. On December 2, the House Oversight Committee held a meeting to hear testimony from Mayor Rudy Giuliani and President Trump's legal team. This is critically important work, as we must identify policies to improve and strengthen our system to restore confidence in its integrity. You can visit [www.senate.michigan.gov](http://www.senate.michigan.gov) to view all scheduled committee meetings.

Thank you again for contacting my office. If I may ever be of any further assistance to you or your family, please do not hesitate to contact my office by phone at (866) 305-2134 or by email at [senjbumstead@senate.michigan.gov](mailto:senjbumstead@senate.michigan.gov).

Best Regards,



Jon Bumstead  
State Senator  
Michigan Senate District 34

**From:**

**Sent:** Thursday, December 3, 2020 4:37 PM

**To:** The Office of Senator Bumstead <[SenJBumstead@senate.michigan.gov](mailto:SenJBumstead@senate.michigan.gov)>;  
[ScottVanSingel@house.mi.gov](mailto:ScottVanSingel@house.mi.gov)

**Cc:** [info@johnjamesforsenate.com](mailto:info@johnjamesforsenate.com); [betsy.devos@ed.gov](mailto:betsy.devos@ed.gov)

**Subject:** Help Us

There is a vary simple web sight that can help you see what I am saying here:  
<http://www.juddevans.com/>

In addition please at least read the letter to Betsy DeVos, Secretary of Education posted on this page.

[http://www.juddevans.com/judd/Betsy\\_devos.pdf](http://www.juddevans.com/judd/Betsy_devos.pdf)

( that is Betsy\_devos.pdf)

Mathematicians played the role of software designers starting in the sixties and seventies.

Systems Annalist would never push data through a work process that is out of control. It is just a wast of time and money. After this is done the data is destroyed, and is not recoverable if accurate original data is not kept. The question, is there a path in the work process that may produce questionable results? Questionable results may include any action that is not uniformly required or followed or created by inappropriate action allowing the work process to be out of control. Any local work process that is out of control must be discarded. Further any group promoting or defending an out of control work process must be dealt with legally, criminally. The result, the output, of such an act must not be allowed to diminish the value of the other parties. (other voters through out the state)

So this year the socialist have become so bold that they are directly trying to steal our country. Veterans have paid the price for our freedom from foreign enemies. So please pay the price (time) to defend our country from the domestic enemies.

We have four problems to solve and at least two legal ways for you to defend us.

We have four topics of theft: The presidency(Trump), our US senator (James), our Michigan supreme court, and surprisingly the most important, the devastation of our children. On the radio today Glenn Beck reported that about a third of our children believe socialism is a good thing. The elected people controlling our school boards etc. need to be removed. You have control of this problem with law. We have the ability with our vote, and that was stolen from us.

The two tools you can use:

-Found in the United States Constitution Article II Section 1 paragraph 2 you know we have:

**“Each State shall appoint, in such Manner as the Legislature thereof may direct, a Number of Electors: equal to the whole Number of Senators and Representatives to which the State may be entitled in the congress: but no Senator or Representatives , or Person holding an Office of Trust or Profit under the United States, shall be appointed an Elector.**



What was altered in the State of Michigan constitution, by amendment, was not congresses choice and so you still have this right?

For the senate is this useful?

Found in Article I Section 4 paragraph 1 you know we have

The Times, places and **manner** of holding Elections for Senators and

Representatives, shall be prescribed in each State by the Legislature thereof;

But the Congress may at any time by Law make or alter such Regulations,

except as to the Places of chusing Senators.

So they must have to hold the election in the **manner** you created. Was it followed?

There is a vary simple web sight that can help you see what I am saying:

<http://www.juddevans.com/>

Gerald Thomas Evans 12/3/2020