



Lawful Notice of Constitutional and Common Law Duty of Government Officers and Employees to enforce applicable Federal and State Law

To: All Public officers, Employees and Agents

From: Committee for Constitutional Enforcement

Regarding: Lawful Petition of Grievances, including Conspiracy to Commit Treason, Fraud, Seditious and Domestic Terrorism by live agents of federal and state Government.

Whistleblower Report and Official Request for Debriefing

Be advised, you, **joint and several**, are hereby served legal Notice, this document and all information and requests presented herein are true, accurate and materially complete to the best of our first-hand knowledge, are consistent with the Constitution of the United States, and are being presented to you respectfully and in good faith, by law-abiding Americans freely exercising their constitutionally-protected unalienable Rights; and, in particular their Right to petition (*i.e.*, instruct) their government servants for redress of grievances.

We respectfully demand that as soon as possible, you review and acknowledge the evidence and testimony contained in these materials, and then at your next formal meeting declare officially for the record that in your opinion, as a quasi-governmental body, that these materials clearly demonstrate that numerous violations of law and the Constitution have occurred; and consequently no orders, policies, or other instructions from the so-called “Biden Administration” can in any way be recognized or accepted as constitutional until after these materials are fully investigated and adjudicated by military and civil courts, as well as the State legislature.

In short, we are presenting you with the simple choice of either accepting the material facts and evidence and truth; or rejecting the truth, choosing to believe lies; and, thereby committing treason against the United States of America; and, thereby violating your constitutional Oath of Office and disqualifying yourself from any further public service. The choice is yours.

Overview:

Be advised, pursuant to 18 U.S.C., Sec. 4 (**misprision of felony**) and 18 U.S.C., Sec. 2382 (**misprision of treason**), and 28 U.S.C. Sec. 1361 you are hereby served lawful and legal Notice, of compelling evidence and testimony exposing apparent felonious activities and injuries, which demand your immediate attention and action. These felony crimes include, but are not limited to: conspiracy to commit treason, fraud, election fraud, sedition, domestic terrorism.

Notice of Violation of Federal Law:

18 U.S.C., Sec. 2 (Principals): (a) **Whoever** commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal. (b) **Whoever** willfully causes an act to be done which if directly performed by him or another would be an offense against the United States, is punishable as a principal.

18 U.S.C., Sec. 4: *Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under*

Shell Game: Terrorist Financing Report—www.shellgamewhistleblower.com

the United States, shall be fined under this title or imprisoned not more than three years, or both.

18 U.S.C., Sec. 2382: **Whoever**, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.

28 U.S.C., Sec. 1361: *The district courts shall have original jurisdiction of any action in the nature of mandamus to compel an officer or employee of the United States or any agency thereof to perform a duty owed to the plaintiff.*

Be advised, this material is hereby submitted to you in your **official** and **private** capacity, as a “formal request” to testify under oath about national security **matters** involving “election fraud”, and related crimes of treason, misprision of felony, and conspiracy **by both federal and state government officers, employees and agents, with Enemies both foreign and domestic.**

These materials **are** provided to you as a whistleblower report with all legally inviolable whistleblowing protections and immunities.

Be advised, this is a “whistleblower report” of national security **matters** relating to information, and all immunities and protections given under law are affirmed and claimed, according to whistleblower immunity laws.

Notice of Treason, Abuse of Authority and Public Trust, Deprivation of Rights under Color of Law, Obstruction of Justice and denial of Redress of Grievances by Individuals claiming to be Federal and State Public Officers and Employees

Be advised, you are hereby served Notice that your sworn constitutional **Oath** as an employee, agent, and representative of the United States government is hereby accepted **for the record**, and as such you are henceforth notified of an urgent national security matter and crimes against the U.S. Constitution which requires your immediate official action to resolve.

Be advised, you are hereby served legal notice that this **Notice** and **annexed** exhibits will also provide you with the evidence, witnesses, documents, and timeline needed to understand, investigate, and prosecute the current election fraud and Chinese Communist Party (**CCP**) involvement with Dominion Voting Machines, Union Bank of Switzerland (**UBS**), and other parties.

All laws, policies, statutes, immunities, privileges, and other rights granted to whistleblowers are hereby affirmed and immunity from any federal or state or military prosecution relating to this Matter; **and, are** also affirmed and accepted, according to military and federal employee whistleblower immunity laws.

Failure to Reply constitutes aiding and abetting Sedition and Treason

Be advised, you are hereby served notice that this report contains significant global national security implications, and that although not anticipated, due to the gravity of the current crisis, failure by your office to acknowledge or respond to this communication and report, or any attempt by *anyone* to “bury” or conceal or cause harm to this report or its author and agents, may be interpreted by authorities as “misprision of treason” and prosecuted (civilly and criminally) to the fullest extent of American and international law; and any failure or insufficient acknowledgement or response to this material, will be interpreted both as a dereliction of duty and as follows:

Shell Game: Terrorist Financing Report—www.shellgamewhistleblower.com

- 1) An attempt to “conceal the nature, location, source, and ownership of material support and resources” to foreign and domestic enemies of the United States, and as such an intentional violation of national and global security policies and laws; and
- 2) a willful and reckless disregard and violation of your government oath to “support and defend the Constitution”; and
- 3) an intentional act of misprision of a felony and misprision of treason against the United States of America; and
- 4) a conspiracy to commit racketeering, fraud, abuse of government authority, and other crimes against the **American People** and the **fifty** sovereign **republic** states.

Be advised, this attack upon the integrity of the United States election process satisfies the legal definition of being both an **act of war** and an **act of treason**.

Legal Notice of Service and Request for Subpoena

Be advised, you are hereby served notice that for legal purposes, this Memorandum serves as both “**official notice**” and “request for subpoena” given to you in your **official and personal** capacity as an employee or representative of the United States government about **this most** urgent U.S. national security information.

Be advised, you are hereby served notice that this memorandum hereby communicates to your office actionable intelligence which must be immediately investigated, acknowledged, and acted upon by refusing to recognize or accept as Constitutional or lawful any candidate, executive order, policy, recommendation, suggestion, or instruction from any party associated with this fraudulent act.

Be advised, you are hereby served notice that all *rights* are reserved for **FOIA** and legal purposes, and is privileged communication under international whistleblower protections, and not to be shared without our express permission.

Be advised, you are hereby served notice that in accordance with contract law (*common law*), and whistleblower laws, acceptance of this communication by your office (which is hereby being hand-delivered) shall for all legal purposes constitute *receipt and service given and accepted*.

Upon acceptance of this communication by your Congressional office, it shall be defined and interpreted as the establishment of a *Kastigar* “**immunity agreement**” (*Kastigar v. United States*, 406 U.S. 441 (1972)), so that the providers of the information are protected.

Be advised, you are hereby served notice that we **lawfully require** you inform the **Director of U.S. military intelligence** about this Matter as a national security threat, pursuant to 18 U.S.C., **Sections 2381-2384**.

Summary of Findings

Numerous public officers, employees and agents, in all branches of federal, state, county and city governments, have committed conspiracy, sedition, treason, **misprision of treason**, misprision of felony, obstruction of justice, election fraud, *etc.*, **against the American People, in violation of their constitutionally-required Oaths of Office**.

Notice of Requirement for Investigation and Prosecution, both Civil and Criminal

Be advised, this **document** is being presented to you pursuant to the United States Constitution’s inviolable rights, privileges, and immunities pertaining to the “petitioning the government for the redress of grievances”, freedom of expression, and Article 4, Section 4, guarantee to every state a “republican form of government”; and other laws. The material

Shell Game: Terrorist Financing Report—www.shellgamewhistleblower.com

presented herein suggests the following crimes have been committed: **conspiracy to commit treason, fraud, election fraud, sedition, domestic terrorism.**

Pursuant to these laws and the Constitution for the United States of America, your sworn oath as a public official to the Constitution [of the United States](#) is hereby accepted. Furthermore, this Oath demands that you defend the Constitution, the Republic, and the laws against all Enemies, foreign and domestic. We **lawfully demand** that you act upon this information immediately, in performance of your sworn oath, and defend the integrity of the republic by recognizing and declaring that no results from the 2020 election will be accepted or recognized or implemented by you personally or officially; and that to fail to do this would amount to an act of treason against the United States.

Be advised, you are hereby served notice that since this material is necessary for protecting the national security of the United States, failure by your office or your agents to acknowledge and respond to this report, or provide it to the military authorities, or by your office “leaking” any of this material, will be interpreted as both a criminal act of omission, a violation of whistleblower laws, and a willful commission of:

- 1) an intentional disregard and violation of the United States Uniform Code of Military Justice, as well as Federal, State, and International law;
- 2) an intentional disregard and refusal by you to uphold your sworn Oath as a Public Official to “support and defend the Constitution of the United States”;
- 3) an intentional act of “aiding and abetting enemies of the United States” by providing “financial and material support” to terrorists, their operations, and their networks;
- 4) an intentional “act of misprision of treason”, and “act of treason”, an “act of misprision of felony” against the United States”; and
- 5) an intentional violation of the specific policies, laws, codes, and statutes both listed in this report, and not listed herein.

Be advised, you are hereby served notice that we believe this is an urgent national security matter that demands your immediate response. Failure to respond by you will be interpreted as an intentional act of treason, cowardice and corruption, and we will immediately file a request in federal court to investigate this matter *sua sponte*, and prosecute you for violations of 18 U.S.C. [Sections 2-4](#), 18 U.S.C., [Sections 2381-2384](#), and 28 U.S.C., Sec. 1361, *et al.*

Be advised, all information and requests presented herein are true and accurate to the best of our knowledge, are consistent with the laws of the United States, and are being presented to you respectfully and in good faith by citizens exercising their rights under the U.S. Constitution, and in particular their right to petition the government for redress of grievances.

We request that you acknowledge the evidence and testimony contained in these materials establish that numerous violations of law and the Constitution may have occurred, and that consequently no orders, policies, or other instructions from the [so-called “Biden Administration”](#) can be recognized or accepted as lawful until fully investigated and adjudicated by military and civil courts, and the public.

See [annexed](#) exhibits.

Respectfully [presented by the undersigned Members of](#) the Committee for Constitutional Enforcement,

Cc: President Donald J. Trump
Chairman, House Judiciary and Oversight Committees;
Chairman, House and Senate Armed Services and Intelligence Committees
Chairman, House and Senate Intelligence Committees