

**WE THE PEOPLE
OF THE
STATE OF
NEW
CALIFORNIA
NOTICE
TO ALL
CALIFORNIANS!
DECLARATION
OF
CONSTITUTIONAL
DEFAULT**

Read Sacramento, CA

September 9, 2022

Statement of Intent

The Citizens of New California have decided to remedy the abuse of power by the government of California by exercising their right to form a new state provided in United States Constitution Article IV Sections 3 and Section 4.

“We are determined to live under a State Government in the United States of America and under the Constitution of the United States.”

New California Declaration of Independence

January 15, 2018 states:

“Whenever any Form of Government becomes destructive it is the Right of the People to alter or to abolish it, and to institute new Government.

*When a long train of abuses and acts to seize and hold the people’s power without legal authority and pursuing invariably the same Object that clearly demonstrates a design to reduce them under absolute Despotism, it is their **Right**, it is their **Duty**, to throw off such Government, and to provide new Guards for their future security.*

*The history of the present Governor and Government of California is a history of repeated injuries and usurpations, all having in direct object the establishment of a **Tyranny** over the Counties of New California and the State of California.*

Preamble of the New California State Constitution states:

*We, the representatives of the undersigned Counties within the State of California, **do acknowledge and humbly invoke the favor of Almighty God for continued civil and religious liberty to ourselves and our posterity....***

First Amendment of the United States Constitution states:

“Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.”

Fourth Amendment of the United States Constitution states:

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

STATE OF CALIFORNIA IS IN CONSTITUTIONAL DEFAULT

The people of California are suffering from a tyrannical state government which fails to provide a republican form of governance, enables and supports across its southern border the invasion of the United States of America by illegal foreign nationals and protects vicious criminals who commit outrageous acts of violence upon the Citizens of America all caused by a government of and for a mono-party system lead by a tyrannical pusillanimous dictator who openly defies federal law.

CALIFORNIA STATE VIOLATES:

United States Constitution Article IV Section 4

"The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence."

United States Constitution Article VI

This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

First Amendment, United States Constitution

"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances."

Fourteenth Amendment, United States Constitution

Section 3. No Person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

DECLARATION CONSTITUTIONAL DEFAULT

The State of California is in constitutional default and does not have constitutional standing as a member state in the union of states called the United States of America. *We the People* as citizens of the United States living in California are following the process of West Virginia, that successfully restored the Virginia state government after the Wheeling Conventions of 1861. Congress admitted California into the *Compact* of Statehood within the United States of America in 1850 because their Constitution, ratified for consideration, guaranteed a republican form of government.

Violation of United States Constitution Article IV Section 4, Clause 1

"The United States shall guarantee to every state in this union a republican form of government....."

Today California is in a state of free fall at all levels. This free fall has been orchestrated over the last 170 years by socialist and communist and we're now nearing the end of their socialist/communist plan that clearly demonstrates a design to reduce United States Citizens living in California under absolute Despotism. Today this plan has eliminated the three branches of government, created a mono-party legislature which has enabled and empowered the rise of a **pusillanimous** Governor turned dictator.

A pusillanimous Governor, whose character is thus marked by every act which may define a tyrant, is unfit to be the elected Governor of a free people. Likewise, *Elected, Appointed and Regional Officials* of the State of California whose character is thus marked by every act which may define a tyrant, are unfit to be the Elected, Appointed and Regional Officials of a free people.

California elections have been corrupt for decades. The State of California government officials have established secret election schemes within counties and school districts with the intent to embrace the plans of an authoritarian form of government. Their aim is to eliminate the State of California citizens' republican form of government.

An unconstitutional administrative state now exists in California in direct violation of the September 9, 1850 *Compact* with the United States of America.

Violation of United States Constitution Article IV Section 4, Clause 2 "and shall protect each of them against invasion;"

The State of California has failed to prevent the massive invasion of illegal foreign nationals which is in direct violation of the Constitution of the United States Article IV Section 4, that guarantees protection from invasion. To be sure state and local government officials are actively engaged in the trafficking of human flesh and slavery with vicious criminal cartels who are trafficking hundreds of thousands of illegal foreign nationals across the boarder reaping billions of dollars each year. This is openly promoted by state government officials and members of the state legislature who approve legislation encouraging what is now a multibillion dollar *slave* industry.

The on-the-ground violence and lawlessness all along the southern border of the United States caused by cartels and gangs is extensive, well documented, and persistent. It satisfies the definition of "actually invaded" and "invasion" under the Constitution of the United States

Violation of United States Constitution Article IV Section 4, Clause 3

"and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence."

The State of California has failed to prevent the harm and domestic violence increased by the above stated invasion, which is in direct violation of the Constitution of the United States Article IV Section 4, that guarantees protection from domestic violence. Yet the legislature passes laws that openly permit and encourage acts of violence and lawlessness. The **pusillanimous** Governor opens the prisons releasing vicious criminals out onto the streets who murder and rape and steal.

ACTS OF INSURRECTION

The government of California, the current socialist governor/dictator and mono-party system along with local officials are following a coordinated design with the intent to actively engage in "*Acts of Insurrection*" against the U.S. Constitution.

ACTS OF SECESSION

The California government in conjunction with the socialist state executive, instituted wherever the current socialist governor/dictator has usurped power has actively engaged in "*Acts of Secession*" and have created a reign of terror on United States Citizens living in California with the intent to **secede** from the United States of America to thus destroy the very **Union of States** which secures our **Liberty and Freedom**.

ABDICATION OF AUTHORITY

Betrayal by the sitting **pusillanimous** socialist governor/dictator of California the mono-party legislature and local elected officials is evidence of "*Abdication of their Responsibilities of Authority and Sovereignty*" over the Citizens of the United States living in California State.

ACTIONS

A restored government of California consistent with the **Compact** of 1850 with the Congress will be established and will consist of a republican form of government with an executive branch, judicial branch and a bi-cameral legislative branch.

Please Read This Announcement.



NEW CALIFORNIA

New California State is a new state in development forming from the State of California.

New California State is exercising its God Given Rights as declared in the 1776 United States Declaration of Independence and as ratified in the 1789 United States Constitution under Article IV Sections 3 & 4.

New California is the making of a new state just like 50 other states have been formed to make a Union of States the United States of America.

This concludes these proceedings.

newcaliforniastate.com or ncs51.com (877) 828 2753

September 20, 2022

From: Joseph Connolly, M.A.

To: El Dorado County Board of Supervisors

Copy: El Dorado County Chief Administrative Officer
El Dorado County Counsel

Subj: Constitutional Disqualification from Holding Office

Dear Supervisors:

Section 3 of the 14th Amendment to the U.S. Constitution (“Section 3”) provides for the disqualification from federal or state office of any person who has “engaged in insurrection or rebellion against the [Constitution of the United States], or given aid or comfort to the enemies thereof.”

On September 6, 2022, New Mexico county commissioner Cuoy Griffin was removed from his elected office following a civil lawsuit brought under Section 3 and New Mexico statutes. A state court disqualified Griffin because he “took an oath to support the Constitution of the United States as an “executive ... officer of any State” ... [and] ... “engaged in” [the January 6, 2021] insurrection after taking his oath.”

Like Griffin, you also took a similar oath of office to support the U.S. Constitution but have supported insurrectionist ties instead. Consequently, you may have violated the conditions for disqualification by giving “aid or comfort to the enemies” of the U.S. Constitution. As a federal court said to Griffin on June 22, 2022, “Sir, as an elected state officer you’ve taken an oath to defend the Constitution and I believe *the actions you took on Jan. 6 and your statements since are in grave tensions with that oath.*” (emphasis added.)

Your appointments of three commissioners with ties to others who engaged in the January 6, 2021 insurrection – and going so far as to *repeatedly apologize* to those commissioners *in defense of their insurrectionist ties* – are not in accord with the legal obligation you “freely” took to support the U.S. Constitution through “true faith and allegiance ... without any mental reservation, or purpose of evasion.”

Sincerely,

s/Joseph Connolly

CONSTITUTIONAL DISQUALIFICATION FROM HOLDING OFFICE

I. INTRODUCTION

On April 8, 2022 I wrote to the County Counsel regarding the potential El Dorado County implications of a plea deal by Charles Donohoe, a Proud Boy leader who acknowledged the illegality of that group's conspiracy to attack the U.S. Capitol by force on January 6, 2021. (See Exhibit 1.)

Among the potential legal implications I summarized was the application of Section 3's "aid or comfort" condition for disqualification. I wrote, in part:

"Another potential implication is section three of the 14th amendment of the U.S. Constitution, which bars those who have given aid or comfort to the enemies of the United States from holding any federal or state office. Lawsuits under that authority have already been filed against several individuals who are connected to the criminal conspiracy that the Proud Boys carried out by force. Over the course of the past year, the Board of Supervisors has voted for and supported three commissioners who lied to or misled the Board about their extremist connections. Those connections reach out to the Capitol attack and there is now a long, unrefuted record of the Board's inaction about those connections. More information is forthcoming.

Thank you for being aware of these implications and advising the Board as you deem necessary." (*Ibid.*)

On June 28, 2022 I advised the Board of a nexus between the indicted leaders of two groups charged with seditious conspiracy - the Proud Boys and the Oathkeepers - and individuals with ties to the Board's recently appointed commissioners.¹

I summarized, in part, how a Congressional committee investigating the events described an unlawful "scheme to get the former Vice President ... to violate the law and the Constitution by rejecting the Electoral College votes on January 6th ... we've shown the inner workings of what was essentially a political coup, an attempt to use the powers of the government from the local level all the way up to overturn the results of the election." (emphasis added.)

¹ See Joseph Connolly letter, "El Dorado County Links to Seditious Conspirators," dated June 28, 2022.

I also documented for the first time the oaths of office taken by Board members:

“I (name) do solemnly swear that I will support and defend the Constitution of the United States, and the Constitution of the State of California, against all enemies, foreign and domestic, that I will bear true faith and allegiance to the Constitution of the United States, and the Constitution of the State of California, that I take this obligation freely, without any mental reservation, or purpose of evasion, and that I will well and faithfully discharge the duties upon which I am about to enter.”² (emphasis added.)

On September 20, 2022 I obtained copies of the Board’s signed oaths of office from the El Dorado County Elections Department. (See Exhibit 2.)

II.

COUY GRIFFIN’S CONVICTION RE: JANUARY 6, 2021

On January 6, 2021, Couy Griffin was one of three elected commissioners for Otero County, New Mexico and was subject to that state’s Constitution and statutes. Prior to taking office, Griffin was required by New Mexico law “to take an oath to support the Constitution of the United States.”

Griffin is also “the founder and leader of “Cowboys for Trump,” a political advocacy organization established in 2019 to support former President Donald Trump and his policies.”³

Griffin “traveled to Washington, D.C. for the events of January 6 because he shared the goal of stopping the **constitutionally-mandated** certification of the January, 2020 presidential election.” (emphasis added.)

Griffin unlawfully breached the U.S. Capitol’s restricted barrier and made his way to the inaugural stage, where he “filmed a speech for social media promoting the attack,” and “energized the mob when violence had already been ongoing for hours.”

² See e.g., administration of oaths on January 4, 2021 at <https://www.facebook.com/ElDoradoCountyNews/videos/el-dorado-county-board-of-supervisors-swearing-in-ceremony/412312179971675/>.

³ See “Findings of Fact, Conclusions of Law and Judgment, pages 1-2, at <https://www.citizensforethics.org/wp-content/uploads/2022/09/D101CV202200473-griffin.pdf>.

An eyewitness testified that Griffin “appeared to be reveling in everything that was happening, smiling, pumping his fists, laughing, just having a good time.” (See e.g., Figure 1.)

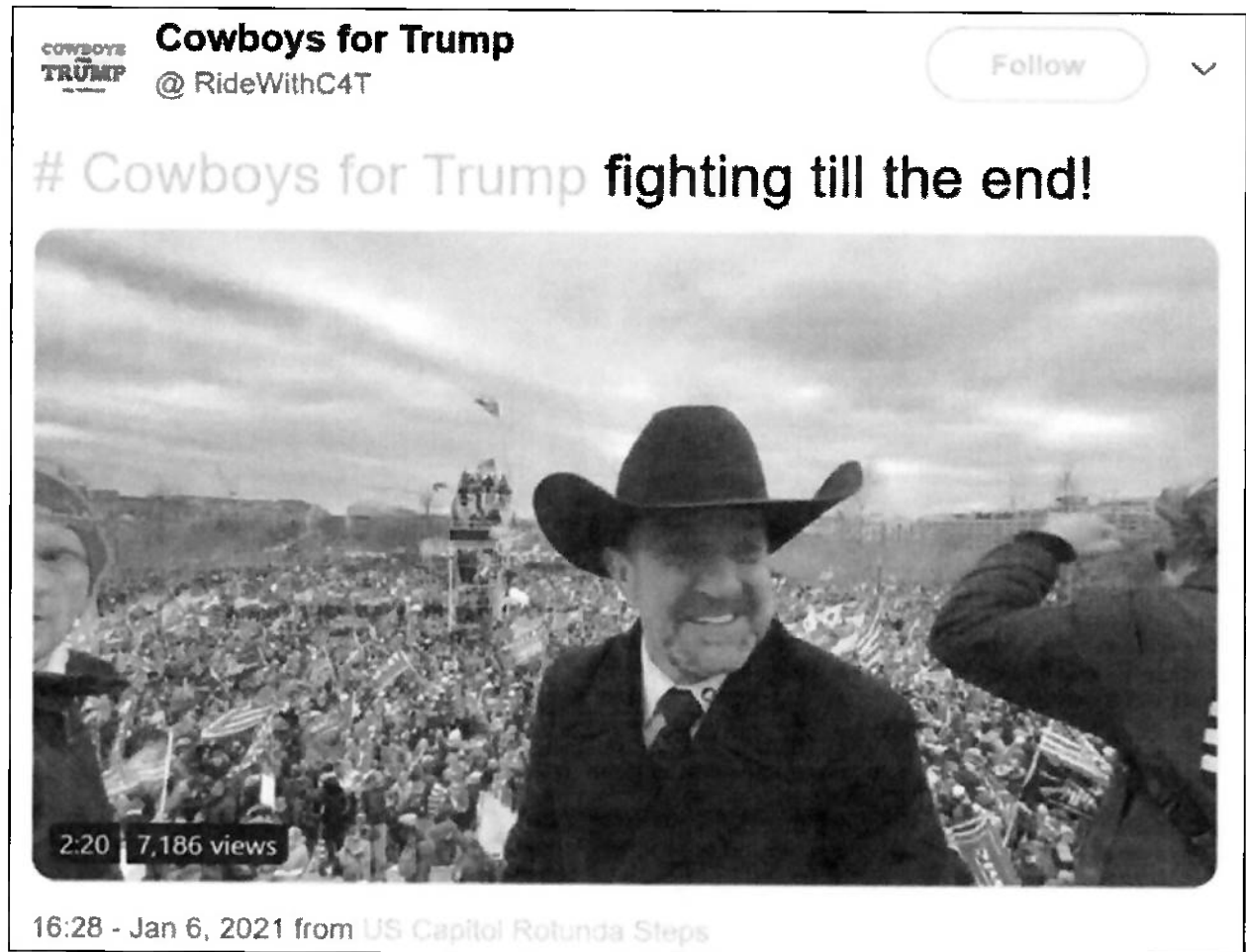


Figure 1
Couy Griffin - U.S. Capitol - January 6, 2021

At the January 14, 2021 Otero County Commission meeting, Griffin “confirmed that he knowingly breached restricted [U.S.] Capitol grounds on January 6 ... [and] also conveyed his **continued support for the insurrection** and his plans to return to the [U.S.] Capitol with firearms on January 20 [2021] for the presidential inauguration.”⁴ (emphasis added.)

⁴ *Id.*, pages 14-18. See also U.S. Department of Justice Statement of Facts at <https://www.justice.gov/opa/page/file/1355981/download>.

On January 17, 2021, Griffin was arrested in Washington, D.C.⁵ Following a bench trial Griffin was found guilty of entering a restricted building or grounds and was sentenced to 14 days incarceration, one year of probation, 60 hours of community service, a \$3000 fine, and \$500 restitution payable to the Architect of the U.S. Capitol.⁶

At sentencing, the federal court repeatedly stressed “Griffin’s responsibilities as an elected official – saying it seemed like he was “throwing fuel on the fire here at a very difficult moment for the country.”” The court said, “Griffin showed a “very real and continued lack of contrition ... as well as a “disdain for our nation’s laws and criminal justice system.”

With respect to his mandatory oath of office the court stated, “Sir, as an elected state officer you’ve taken an oath to defend the Constitution and I believe **the actions you took on Jan. 6 and your statements since are in grave tensions with that oath.**”⁷ (emphasis added.)

III. COUY GRIFFIN’S DISQUALIFICATION FROM OFFICE

On March 21, 2022 a civil lawsuit was initiated against Griffin in New Mexico courts under that state’s *quo warranto* statute. “One of the primary purposes of *quo warranto* is to ascertain whether one is constitutionally authorized to hold the office he claims, whether by election or appointment, and [courts] must liberally interpret the *quo warranto* statutes to effectuate that purpose.”⁸

The plaintiffs were represented by “Citizens for Responsibility and Ethics in Washington” along with three law firms. Griffin represented himself in a bench trial before a New Mexico judge.

⁵ See “New Mexico County Commissioner Arrested in DC for Involvement in Capitol Riot,” at <https://www.nbcwashington.com/news/local/new-mexico-county-commissioner-arrested-in-dc-for-involvement-in-capitol-riot/2544645/>.

⁶ See Judgment at <https://storage.courtlistener.com/recap/gov.uscourts.dcd.227183/Gov.uscourts.dcd.227183.119.0.pdf>; see also <https://seditiontracker.com/suspects/couy-griffin.html>.

⁷ See “New Mexico county commissioner’s actions on Jan. 6 in ‘grave tension’ with his oath of office, judge says at sentencing,” at <https://www.wusa9.com/article/news/national/capitol-riots/cowboys-for-trump-founder-couy-griffin-avoids-more-jail-time-in-jan-6-sentence-new-mexico-otero-county-dominion-judge-mcfadden-capitol-riot/65-998641c6-0cab-4872-96a3-f35e30067181>.

⁸ See “Complaint for Quo Warranto Relief” at <https://www.citizensforethics.org/wp-content/uploads/2022/03/Griffin-Quo-Warranto-Complaint-.pdf>.

Among the plaintiff's witnesses was Washington, D.C. police officer Daniel Hodges, who was widely known from video footage showing him screaming in pain as he was crushed against a door by insurrectionists who violently assaulted him and other police officers guarding a U.S. Capitol entrance. (See Figure 2.)



Figure 2
Officer Daniel Hodges - U.S. Capitol - January 6, 2021

Hodges testified to the injuries he and other officers received that day, including “[w]henver I see footage of that day it makes my heart race and it makes my blood pressure shoot up ... The PTSD, multiple officers committed suicide over the next year. One officer died the next day of a stroke.”⁹

The court found in no uncertain terms that Griffin lacked credibility as a trial witness. “Mr. Griffin’s attempts by his arguments, including his closing argument, to sanitize his actions are without merit and contrary to the evidence produced by the Plaintiffs, bearing in mind that he produced no evidence himself in his own defense.

⁹ See e.g., “Trial begins in effort to remove Couy Griffin from office,” at <https://www.abqjournal.com/2524753/trial-begins-in-effort-to-remove-couy-griffin-from-office.html>; see also <https://www.nbcnews.com/politics/justice-department/dc-officer-daniel-hodges-testifies-capitol-rioter-crushed-shield-rcna45533>.

His protestations and his characterizations of his actions and the events of January 6, 2021 are not credible and amounted to nothing more than attempting to put lipstick on a pig.”¹⁰ (emphasis added.)

One of Griffin’s unmeritorious arguments was that he could not be removed from office under the 14th Amendment because he was not charged with the crime of “insurrection.” However, the court noted that disqualification is not dependent upon a criminal conviction: “Section Three imposes a qualification for public office ... it is not a criminal penalty. ... neither the courts nor Congress have ever required a criminal conviction for a person to be disqualified under Section Three.”¹¹

The court ruled Griffin was disqualified under “Section Three of the Fourteenth Amendment of the United States Constitution because (1) he took an oath to support the Constitution of the United States as an “executive ... officer of any State” ... [and] (3) Defendant “engaged in” [the January 6, 2021] insurrection after taking his oath.”

As a result Griffin is “**constitutionally ineligible and barred for life**” from any federal or state office in the United States. Griffin was found to be constitutionally disqualified and forfeited his New Mexico commissioner’s office as of **January 6, 2021**.¹²(emphasis added.)

Griffin was immediately removed from office, including the removal of his chair and nameplate from the Otero County Commission’s dais. A spokesperson for New Mexico’s governor said, “Gov. Lujan Grisham knows that New Mexicans expect their elected officials to uphold our Constitution and rule of law. ... Protecting our democracy cannot be optional — the people of Otero County deserve elected officials committed to protecting and upholding our laws.”¹³

¹⁰ See “Findings of Fact, Conclusions of Law and Judgment, pages 21-24, at <https://www.citizensforethics.org/wp-content/uploads/2022/09/D101CV202200473-griffin.pdf>.

¹¹ *Id.*, pages 42-44.

¹² *Id.*, page 45.

¹³ See <https://sourcenm.com/2022/09/09/couy-griffin-attends-otero-county-commission-meeting-as-a-member-of-the-public-after-his-ouster/>; see also <https://www.citizensforethics.org/news/press-releases/judge-removes-couy-griffin-from-office-for-engaging-in-the-january-6-insurrection/>; <https://www.citizensforethics.org/news/analysis/the-evidence-in-support-of-couy-griffins-removal-from-office/>.

EXHIBIT 1
APRIL 8, 2022 EMAIL TO EL DORADO COUNTY COUNSEL

from: **Joseph Connolly** [REDACTED]
to: David Livingston <david.livingston@edcgov.us>
date: Apr 8, 2022, 9:43 PM
subject: **Another Proud Boy Plea Deal with EDC implications**

Mr. Livingston: As the County Counsel, I want to write to you separately about another Proud Boys plea deal this week that has potential implications here. I copied you earlier about a plea deal involving a local Proud Boy, Ricky Willden, who has strong connections to another local Proud Boy who participated in the U.S. Capitol attack on January 6, 2021. That Proud Boy is friends with Commissioner Cockrell. Willden also had strong connections to Denise Aguilar, as you've seen in photos I've shared, and Denise was strongly connected to former Commissioner Keeley Link. She never admitted those links, but they were documented by me to the Board and the Commission on Aging.

Today's plea deal by Charles Donohoe, leader of the North Carolina Proud Boys and a leader of the group that planned and carried out the Proud Boys attack on the Capitol is significant. It has details of that plan, including the acknowledgment of its illegality, and that force would be used against Capitol police officers and other authorities in a conspiracy to change the outcome of the 2020 Presidential election.

Paragraphs 25-28 and 37 of Donohoe's statement of offense have local implications that I feel you and the Board should be aware of, in the County's best interests.

- Paragraphs 25 and 26 describe Donohoe's organization of a Proud Boys rendezvous at the Washington monument at 10 a.m. on Jan. 6, 2021. His messages to a "Boots on the Ground" group would very likely have included Cockrell's Proud Boy friend, who did appear at that time and place, and who marched with the Proud Boys from there to the U.S. Capitol, and then participated in the initial breach of the police barriers on the northwest side of the Capitol. There is extensive video and photographic evidence of their participation, as well as their local connections to Cockrell through other El Dorado County parties.
- Paragraphs 27-28 generally describe the Proud Boys march from the Washington Monument to the Capitol. That group marched to the east side of the Capitol first, posing for their infamous group photo that I've presented to you and the Board, then marched back to the west before leading the initial breach of the Capitol police barrier.

The Proud Boys group then carried out coordinated acts with others to breach the Capitol building itself, on at least two fronts, and attempting breaches at other points around the Capitol. Cockrell's friend, with the assistance of others, made it onto the western terrace of the Capitol. That person has not been arrested yet, but their home was raided by the FBI in January, 2021 and extensive evidence was removed.

- Paragraph 37 acknowledges that assaults would be carried out against law enforcement officers. That is the charge that local Proud Boy Ricky Willden pled guilty to as part of his plea deal.

Besides reputational harm to the County, to have direct links to a national conspiracy to prevent the peaceful transfer of power from one administration to the next, there are potential legal risks. To aid and abet those who planned and carried out the attack can have serious legal implications, including conspiracy, as many Proud Boys have been charged with related to the Capitol attack. Willden, for example, fundraised for thirteen other local Proud Boys to be in Washington, DC on January 6, 2021. Willden was also in Washington, DC with Cockrell's friend on December 12, 2020, a precursor event to the U.S. Capitol attack. (See paragraphs 3-5 of the Donohoe statement of offense.) While in Washington in December, 2020 Willden and Cockrell's friend were also joined by two local Proud Boys, one of them wearing a "Hangtown Proud Boys" sweatshirt. There is substantial video and photographic evidence of those events.

Another potential implication is section three of the 14th amendment of the U.S. Constitution, which bars those who have given aid or comfort to the enemies of the United States from holding any federal or state office. Lawsuits under that authority have already been filed against several individuals who are connected to the criminal conspiracy that the Proud Boys carried out by force. Over the course of the past year, the Board of Supervisors has voted for and supported three commissioners who lied to or misled the Board about their extremist connections. Those connections reach out to the Capitol attack and there is now a long, unrefuted record of the Board's inaction about those connections. More information is forthcoming.

Thank you for being aware of these implications and advising the Board as you deem necessary.....Sincerely, Joseph Connolly

EXHIBIT 2

EL DORADO COUNTY SUPERVISOR OATHS OF OFFICE

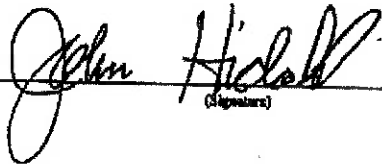
Oath of Office

STATE OF CALIFORNIA }
COUNTY OF EL DORADO } ss.

*for the office of Supervisor, District I
County of El Dorado*

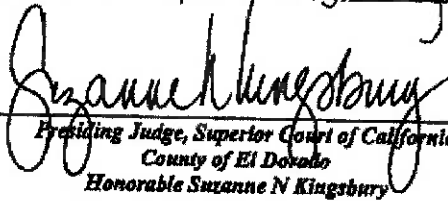
I, John Hidahl

do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.



(Signature)

Subscribed and sworn to before me, this 4th day of January, 2021



Presiding Judge, Superior Court of California,
County of El Dorado
Honorable Suzanne N Kingsbury

FILED

JAN 22 2021

JANELLE K. HORNE, Recorder-Clerk
By 

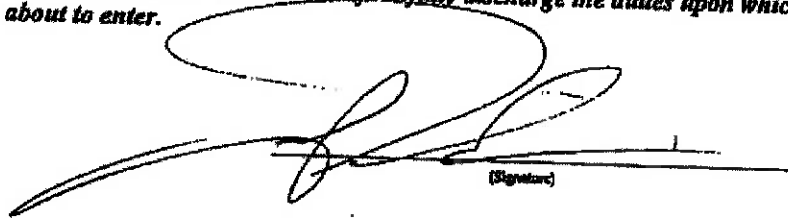
Oath of Office

STATE OF CALIFORNIA } ss.
COUNTY OF EL DORADO }

*for the office of Supervisor, District II
County of El Dorado*

I, George Turnboo

do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.

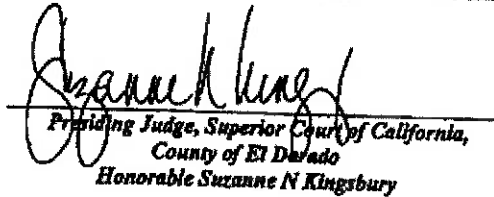

(Signature)

Subscribed and sworn to before me, this 7 day of Jan, 21.

FILED

JAN 22 2021

JANELLE K. HORNE, Recorder-Clerk
By Kimberly Preston


Presiding Judge, Superior Court of California,
County of El Dorado
Honorable Suzanne N. Kingsbury

Oath of Office

STATE OF CALIFORNIA
COUNTY OF EL DORADO } ss.

for the office of *Supervisor, District III*
County of El Dorado

I, Wendy Thomas

do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.

Wendy Thomas
(Signature)

Subscribed and sworn to before me, this 4th day of January 2021.

FILED

JAN 22 2021

JANELLE K. HORNE, Recorder-Clerk
By *Kendrick Reator*

Suzanne N Kingsbury
Presiding Judge, Superior Court of California,
County of El Dorado
Honorable Suzanne N Kingsbury

Oath of Office

STATE OF CALIFORNIA }
COUNTY OF EL DORADO } ss.

FILED

JAN 07 2019

WILLIAM SCHULTZ, Recorder-Clerk
By 

*for the office of Supervisor – 4th District
County of El Dorado*

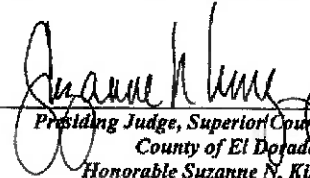
I, Lori Parlin

do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.



(Signature)

Subscribed and sworn to before me, this 7 day of Jan, 2019.



*Presiding Judge, Superior Court of California,
County of El Dorado
Honorable Suzanne N. Kingsbury*


Oath of Office

STATE OF CALIFORNIA }
COUNTY OF EL DORADO } ss.

FILED

JAN 07 2019

WILLIAM SCHULTZ, Recorder-Clerk

By 

*for the office of Supervisor – 5th District
County of El Dorado*

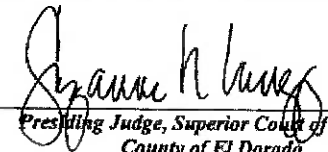
I, Sue Novasel

do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.



(Signature)

Subscribed and sworn to before me, this 7th day of January, 2019.



Presiding Judge, Superior Court of California,
County of El Dorado
Honorable Suzanne N. Kingsbury