11-24-2023

Dear Sir/Madam,

As a State Representative of South Carolina, you took an oath of office that you would, to the best of your ability, discharge the duties thereof, and preserve, protect, and defend the Constitution of this State and of the United States. “So, Help you God.”— Constitution Article III, Sec. 26.

“The adversaries of the Constitution seem to have lost sight of the People altogether in their reasonings on this subject…These gentlemen/women must here be reminded of their error. They must be told that the ultimate authority, wherever the derivative may be found, reside in the People alone.” – Federalist Papers No. 46, page 294.

As a citizen of South Carolina and of the United States of America, I am serving you notice that you violated your oath of office in helping pass the S108 bill, known as the “election integrity” bill.

4 key takeaways from S108:

* Two-week early voting
* Dept of Homeland Security (DHS) access at the State Election Commission (SEC) discretion, which includes all 46 counties.
* A DMV monthly report of all NON-US citizens to the SEC, which we know voters are not removed but made INACTIVE.
* Request up to 5 absentee ballots.

I did NOT CONSENT to BILL S108. Because you represent, We the People, I demand that you:

REPEAL S108,

REMOVE the electronic voting machines that violate SC Constitution Article ll Sec. 1, OR

RESIGN your position.

There is ample evidence of election manipulation, fraud, hacking of voting equipment and, per SC Constitution Article ll Sec. 1, our votes are to be cast in secret but not counted in secret. Our votes are tabulated by SCYTL, a foreign owned company, therefore you cannot prove my vote was counted, a direct violation of SC Constitution Article ll Sec. 1 and US Constitution Article III, Sec. 26.

Removal of machines, One-day voting, voter ID and watermarked paper ballots will help restore voters’ confidence.

Sincerely,