August 7, 2016—
The Gmail account that sent this email message on August 6, 2016 was just “disabled” by Google. Spread the word. Censorship of opinion emails about political corruption is un-American and a gross violation of the First Amendment.

MO verification boards in each district have not certified the Aug. 2, 2016 election yet

**Hey Missourians, it’s not too late to stop the fraudulent certification of the August 2 election**

Demand a “do over” with honest brokers because the election judge certifications are *all* fraudulent on electronic voting

---

August 6, 2016—Here’s proof the August 2 Missouri primary election was fraudulent from top to bottom.

I just read through the entire Missouri election statute. I encourage every citizen to read it. In some places its good, and others it is not. The spaces in between are where unscrupulous, silent, globalist actors have hijacked Missouri elections, in my opinion. They have done it by rigging our voting machines, rigging our laws, and with “man-in-the-middle” offshore criminals.

*Missouri Revised Statutes, Chapter 115, Election Authorities and Conduct of Elections*
First, here is the section on how to file a complaint, which, given everything else we now know about how this lawyer club uses the law as their private playground, it is probably pointless to file a complaint, but probably cannot hurt either. It will give you legal standing for later action.

The Court of Public Opinion

The best weapon is the Court of Public opinion. It appears to be the only pressure these people truly fear. They have got all of us thinking we can’t move without hiring an attorney. Poppycock! We are the Citizens who gave them their power. If the public gives up and is silent, they win. Use your CITIZEN’S VOICE. Storm the gates. Offices. Complaints. Media. Radio. Meetings of every kind. Make noise and do not stop until it is fixed. This is our American electoral process that has been hijacked! What can be more important?

Lawyers and lawsuits are not going to fix this mess. Lawyers created it, or worse, were silent when it was created. The People must assume control of THEIR ELECTIONS. These scoundrels don’t own our sovereign rights. They must be deposed from the delegated power we gave them and that they are now abusing. Among other things, make noise and complaint to the verification boards set to meet in the next 10 days. Tell them their certifications will be fraudulent.

Verifications Boards will be meeting soon

Section 115.503.1 Verification board to inspect or cause inspection of secured electronic voting machines.

Section 115.507.1 Announcement of results by verification board, contents, when due--abstract of votes to be official returns.

“15.507. 1. Not later than the second Tuesday after the election, the verification board shall issue a statement announcing the results of each election held within its jurisdiction and shall certify the returns to each political subdivision and special district submitting a candidate or question at the election.”

Storm the Gates of the Verification Boards

Put the boards and election authorities on notice that you as a citizen believe their verifications are/will be fraudulent since leap-of-faith
August 7, 2016—
The Gmail account that sent this email message on August 6, 2016 was just “disabled” by Google. Spread the word. Censorship of opinion emails about political corruption is un-American and a gross violation of the First Amendment.

certifications of the outputs of electronic voting machines by election judges are fraudulent—that there is no logical way to verify and certify if that printout reflects the true vote.

Show them the statute below which the election judges are fraudulently certifying without any firsthand knowledge of what they are certifying.

No count can be legitimately certified because of the lack of transparency of the EPROM software (software and tabulating logic running on the electronic chips) inside each voting machine.

No election judge knows whether the totals on the printout are the same as the selections made by the voter. They are certifying Missouri elections in blind faith and without any knowledge of or ability to verify the honesty and integrity of the unseen third party vendor programmers doing the tabulation and reporting in bits and bytes. Therefore, election judges, at a minimum, are unknowing and unwitting participants in a massive fraud. Show them the HBO clip from Hacking Democracy. Full Length | 7-min. Clip.

Further, the Missouri statute instructs the election authority (election judges):

Section 115.456.1 Responsibilities of election authority--counting optical scan ballots--counting paper ballots--marks indicating political party preference, how construed.

Section (2) says: Prior to tabulating ballots, all machines shall be programmed to reject blank ballots where no votes are recorded or where an overvote is registered in any race

Election judges must certify the programming!

First, the rules prohibit election judges from tampering with the devices, therefore, it would be impossible for them to do this programming. Second, how many election judges are programmers qualified to program these closed, proprietary, one-of-a-kind machines? At best, very few, if any.

Therefore, when you confront your verification boards, you can confidently state your belief that your election was fraudulent because the election judges in your precinct could not have CERTIFIED that Section (2) of Section 115.456.1 had been done. Therefore, since the election judges presumably certified the precinct votes, then they are all participating in this massive fraud.
August 7, 2016—
The Gmail account that sent this email message on August 6, 2016 was just “disabled” by Google. Spread the word. Censorship of opinion emails about political corruption is un-American and a gross violation of the First Amendment.

This is a clever trick by the voting machine companies and their political cronies to get the election judges across Missouri to be unwitting certifiers of their fraud. Think of it, whatever is programmed on those voting machines EPROMs, no matter how devious, is certified by election judges in total blind faith in the veracity of the unseen digital world. How naive are we? Very. The hackers in Silicon Valley are sitting there laughing their heads off folks.

This dubious section in Missouri election law is a license to steal for unscrupulous actors and voting machine vendors to steal any and every election.

In 2009, Hillary Clinton as Secretary of State paid for Facebook to build her “a template for winning elections.” If you look at the Missouri Secretary of State’s election results website what do you find on the election results homepage? Multiple links to Facebook programmed in. Just a coincidence?

Call to action:

DEMAND that the Verification Board in your district de-certify the Aug. 2, 2016 Missouri election. Demand that the election be done over with new staffing. Fix the lack of bi-partisan transparency of our electronic voting machines. Demand that every election authority at every level that certified or had in the past certified Section 115.456.1 Section (2) be fired and prosecuted for making fraudulent certifications of the election results at least without firsthand knowledge of the programming of the electronic voting machines.

Elections are one of the most sacred and sovereign rights of the American Republic. Take charge of it before it is too late. A dark night has appeared on the horizon.