

Crimes committed against the citizens of Georgia are covered up once again

In early December of 2021, a Georgia group called the Mountain Patriots reached out to Governor Kemp with a list of alleged crimes committed by Secretary of State (SOS), Brad Raffensperger. The Governor was eager to have his Deputy Executive Counsel review the 27 allegations. In January 2022, the case was referred to the Georgia Inspector General. After nearly five months, the violations of Georgia law, dereliction of duty, and crimes against the citizens of Georgia go unchecked. It should be acknowledged that Deputy Executive Council and Georgia Inspector General work for the Executive Branch. One of the Governor's key Constitutional responsibilities is "Enforcing laws and maintaining peace." The lack of action by the Governor while knowing these issues have occurred is a dereliction of duty and violation of his oath of office.

We all have seen the evidence of ballot harvesting which the Governor and Secretary of State were notified of several months ago and yet again no indication of an investigation or indictments have occurred. The deception and coverup by our Constitutional Officers started with the election and continues today. Our letter to Governor Kemp and his office chronologically lists 27 alleged actions or inactions taken by SOS Raffensperger to obstruct justice, demonstrate a dereliction of duty and violate his oath of office.

Two examples include: On December 17, 2020, Senator Ligon who led the senate subcommittee and authored the subsequent report and has 16 years of experience as a bench judge. Finding #9 of his report stated, *"The oral testimonies of witnesses on December 3, 2020, and subsequently, the written testimonies submitted by many others, **provide ample evidence** that the 2020 Georgia General Election was so compromised by systemic irregularities and **voter fraud** that it should not be certified."* When we asked Senator Ligon, "what did the Secretary of State and the executive branch do with the evidence, findings and recommendations of the report. He stated, *"they did nothing."* The lack of action by the Secretary is a dereliction of duty and violation of his oath of office.

On the infamous, January 6, 2021, Secretary of State Raffensperger sends a ten-page document to the U.S Congress, including former Vice President (VP) Pence. Many individuals we talked to saw this as an insurance policy and coverup for Secretary Raffensperger. If any member of Congress wanted to challenge the Georgia electoral votes, VP Pence could hold up his letter from SOS Raffensperger as proof there was no wrong doing in Georgia. The letter to Congress did not reference or mention the *"ample evidence"* codified by former Judge Ligon. Instead, his letter refuted all claims in Georgia. It is now known the Secretary Raffensperger had 42 false statements in his letter to the U.S. Congress.

Multiple actions have been taken in various judicial venues to adjudicate the wrongdoings that we all know occurred. The case against Fulton County that went before Chief Judge Brian Amero of Henry County was seeking review of physical copies of the 147,000 absentee ballots, only to be stalled for months. SOS Raffensperger and Attorney General Carr fought to suppress the case that kept a light from being shined upon the evidence. Months were lost due to waiting/delaying tactics. The case was later dismissed using judicial standing rather than the merits of the case in mid-October.

In our case after five months of inaction, this leads one to believe the case was being "slow walked" until after the primary. Our concern is that possible crimes committed by SOS Raffensperger and the alleged cover-up/inaction by Governor Kemp won't see the light of day until AFTER they may secure their place on the ballot in November.