



PRESS RELEASE

Michigan 2024 Primary Election Violates Civil Rights

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The August 6, 2024 primary election in the state of Michigan was certified on August 26th despite trampling the reliability standard set by US Congress to protect honest votes, and thereby secure legitimate representative government. In order for a federal election to be presumed trustworthy, there can be no more than 1 out of every 125,000 ballots counted in error. That left Michigan with a maximum allotment of 17 “human” mistakes statewide in the count of actual votes. In an attempt to reconcile the number of voters who voted with the number of votes counted, United Sovereign Americans found a net discrepancy of 10,603 errors in counting the vote.

CEO of United Sovereign Americans, Marly Hornik, stated, “A simple comparison of the official certified count provided by Secretary of State Jocelyn Benson, to an official copy of the statewide voter history list received via FOIA on September 4th, 2024, from the same office, revealed either extreme incompetence or actual fraud. Either way, the result is another count of perjury against Secretary of State Benson in personally attesting to the accuracy of this fiasco, and a further fraying of trust in government as the rampage against the rights of American citizens continues.”

United Sovereign Americans filed a federal lawsuit against Benson, Attorney General Dana Nessel, and United States Attorney General Merrick Garland on August 28, 2024, alleging that the 2022 midterm was certified as accurate with an 8.2% error rate in counting votes, when the legal requirement is a maximum of 0.0008% error. A Congressional seat was “won” in that election with a 5.5% margin of victory. The lawsuit simply asks the court to order the state to comply with the law in 2024, and provide the citizens of Michigan with a trustworthy election. The United Sovereign Americans Data Team process includes rigorous peer review of all work by multiple nationwide subject matter experts.

“The umpires strike again in this recent primary,” said Tim Vetter, the lead analyst for USA - MI and a plaintiff in the lawsuit. “Michigan counted a vote with no voter attached 5,349 times. 5,254 times a voter who voted had their vote thrown away. The state has made a mockery of our Constitution, and every American is impacted. Benson’s own data shows she has no idea of the valid vote outcome, she cast protections against fraud aside, she declined to order legally required investigations, and finally she lied to the people and told us who won.”

United Sovereign Americans has also filed similar lawsuits against officials in Maryland, Pennsylvania, Ohio, Florida, Texas, North Carolina, Colorado and Georgia. Hornik concluded, “The right to representative government is enshrined in the third sentence of the United States Constitution. This is a fundamental protection of individual liberty Americans have held dear for countless generations. If the voting system is broken, it must be fixed or replaced. If the election officials are corrupt, they must be held accountable. Ignoring the problem is tearing our country apart, and we owe it to our grandchildren to face it squarely.”

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