

1 Alexander Michael del Rey Kolodin, AZ Bar No. 030826  
 2 [Alexander.Kolodin@KolodinLaw.com](mailto:Alexander.Kolodin@KolodinLaw.com)  
 3 Christopher Viskovic, AZ Bar No. 035860<sup>1</sup>  
 4 [CViskovic@KolodinLaw.com](mailto:CViskovic@KolodinLaw.com)  
 5 **KOLODIN LAW GROUP PLLC**  
 6 3443 N. Central Ave. Ste. 1009  
 7 Phoenix, AZ 85012  
 8 Telephone: (602) 730-2985  
 9 Facsimile: (602) 801-2539  
 10 *Attorneys for Plaintiffs*

11  
 12  
 13  
 14  
 15  
 16  
 17  
 18  
 19  
 20  
 21  
 22  
 23  
 24  
 25  
 26  
 27  
 28

IN THE UNITED STATES DISTRICT COURT  
 FOR THE DISTRICT OF ARIZONA

Tyler Bowyer, Michael John Burke, Nancy  
 Cottle, Jake Hoffman, Anthony Kern,  
 Christopher M. King, James R. Lamon, Sam  
 Moorhead, Robert Montgomery, Loraine  
 Pellegrino, Greg Safsten, Salvatore Luke  
 Scarmardo, Kelli Ward and Michael Ward;

Plaintiffs;

v.

Doug Ducey, in his official capacity as  
 Governor of the State of Arizona, and Katie  
 Hobbs, in her capacity as Secretary of State  
 of the State of Arizona;

Defendants.

**Case No.:** 2:20-cv-02321-JAT

**MOTION TO FILE IDENTIFYING  
 INFORMATION IN AFFIDAVITS  
 UNDER SEAL AND FOR IN-  
 CAMERA REVIEW**

**MOTION**

Plaintiffs respectfully request that the Court grant them permission to file under seal certain identifying information in three affidavits submitted as exhibits to their Complaint. This motion is made pursuant to LRCiv 5.6(b) and rule 5.4 of the Arizona Rules of Civil Procedure (“ARCP”), the memorandum below, pleadings and papers on file, and any further argument or evidence as the Court may entertain.

---

<sup>1</sup> District of Arizona admission scheduled for 12/9/2020.

1 MEMORANDUM OF POINTS AND AUTHORITIES

2 Local rules of this district allow a court to order the sealing of a document upon  
3 motion setting forth a “clear statement of facts and legal authority justifying the filing of  
4 the document under seal.” LRCiv 5.6(b). A court may allow a civil litigant in Arizona to  
5 file a document under seal only if the court finds, in writing, all of the following:

6 (A) an overriding interest exists that supports filing the document under  
7 seal and overcomes the right of public access to it;

8 (B) a substantial probability exists that the person seeking to file the  
9 document under seal (or another person) would be prejudiced if it is not  
10 filed under seal;

11 (C) the proposed restriction on public access to the document is no greater  
12 than necessary to preserve the confidentiality of the information subject to  
the overriding interest; and

(D) no reasonable, less restrictive alternative exists to preserve the  
confidentiality of the information subject to the overriding interest.

13 ARCP 5.4(c)(1)&(2); *see Ctr. for Auto Safety v. Goodyear Tire & Rubber Co.*, 454 P.3d  
14 183, 188, 198, ¶¶ 21, 25 (Ariz. Ct. App. 2019) (“Rule 5.4 prescribes the governing analysis”  
15 regarding whether a court may seal or unseal a document). The plaintiff bears the burden to  
16 show good cause to protect a document from disclosure. *See Ctr. for Auto Safety*, 454 P.3d  
17 at 188, ¶ 21.

18 Here, Plaintiffs demonstrate good cause that the documents mentioned below should  
19 be filed under seal:

20 **Background.** This case brings a challenge to the November 3, 2020 Presidential  
21 election. Plaintiffs’ evidence shows ballot fraud and illegality, i.e. fraud or illegality in the  
22 ballots that were counted in the election, and counting fraud and illegality in the Dominion  
23 Voting Systems machines and software, and in the hand audit/recount ordered by the  
24 Secretary of State, Katie Hobbs.

25 **Witnesses would be prejudiced by disclosure:** Two of Plaintiffs’ witnesses are in  
26 reasonable fear of harassment and threats to their physical safety and their livelihoods in  
27 retaliation for their coming forward with their testimony. As election controversies have  
28 unfolded around the country, there have been multiple incidents of harassment and threats

1 to destroy the careers of or physically harm witnesses who come forward with evidence of  
2 election fraud and illegality. There was an organized campaign by The Lincoln Project to  
3 destroy the business relationships of major law firms with their clients for having the  
4 temerity to represent the President of the United States in these controversies. One  
5 Pennsylvania law firm withdrew from representing the President only days after filing a  
6 lawsuit on his behalf because of such harassment, abuse, threats, pressure and economic  
7 coercion. Other lawyers for the President have been physically threatened and verbally  
8 abused and forced to obtain personal security to protect them. Therefore, the apprehensions  
9 of Plaintiffs' witnesses are serious and well-founded. Moreover, the testimony of these  
10 witnesses is consequential to the matter before this court, namely a legal challenge to the  
11 outcome of the Presidential election in Arizona.

12 Plaintiffs have submitted approximately 20 affidavits and declarations, and have  
13 good cause to request that four of these witnesses remain confidential from the public  
14 record.

15 **Venezuela whistleblower:** The Affiant at Exhibit 1, is a Venezuelan whistleblower,  
16 who is not an American citizen, and swears under oath that "I was selected for the national  
17 security guard detail of the President of Venezuela." At great risk to himself, he further  
18 reveals that

19 Importantly, I was a direct witness to the creation and operation of an  
20 electronic voting system in a conspiracy between a company known as  
21 Smartmatic and the leaders of conspiracy with the Venezuelan government.  
22 This conspiracy specifically involved President Hugo Chavez Frias, the  
23 person in charge of the National Electoral Council named Jorge Rodriguez,  
24 and principals, representatives, and personnel from Smartmatic which  
25 included ... The purpose of this conspiracy was to create and operate a voting  
system that could change the votes in elections from votes against persons  
running the Venezuelan government to votes in their favor in order to  
maintain control of the government.

26 *See* Exhibit 1 to Complaint, ¶ 10, lodged herewith.  
27  
28

1           **Spyder exhibit:** And secondly, the Affidavit at Exhibit 12 called “Spyder,” sets forth  
2 evidence in his sworn affidavit regarding his findings of foreign interference in this election,  
3 and his background:

4           I was an electronic intelligence analyst under 305th Military Intelligence  
5 with experience gathering SAM missile system electronic intelligence. I have  
6 extensive experience as a white hat hacker used by some of the top election  
7 specialists in the world. The methodologies I have employed represent  
8 industry standard cyber operation toolkits for digital forensics and OSINT,  
9 which are commonly used to certify connections between servers, network  
nodes and other digital properties and probe to network system  
vulnerabilities.

10           ...

11           In my professional opinion, this affidavit presents unambiguous evidence  
12 that Dominion Voter Systems and Edison Research have been accessible and  
13 were certainly compromised by rogue actors, such as Iran and China. By  
14 using servers and employees connected with rogue actors and hostile foreign  
15 influences combined with numerous easily discoverable leaked credentials,  
16 these organizations neglectfully allowed foreign adversaries to access data  
17 and intentionally provided access to their infrastructure in order to monitor  
18 and manipulate elections, including the most recent one in 2020. This  
19 represents a complete failure of their duty to provide basic cyber security.  
20 This is not a technological issue, but rather a governance and basic security  
21 issue: if it is not corrected, future elections in the United States and beyond  
22 will not be secure and citizens will not have confidence in the results.

23           *See* Exh. 12, ¶¶ 1, 21 also lodged herewith.

24           **TM:** The established pattern of witness and attorney harassment and coercion, along  
25 with the importance of their testimony, increases the likelihood of the feared harassments,  
26 threats and coercion should the identities of these witnesses become public knowledge. One  
27 of the witnesses, who is testifying about his analysis of hostile foreign power cyber  
28 penetration of Dominion Voting Systems’ servers and networks, is already subject to  
serious threats of harm because of the highly sensitive nature of his regular professional  
work and is in particular need of protection.

1           These witnesses, whom Plaintiffs ask the Court to protect, have shown great courage  
2 in coming forward at a critical moment to deliver the truth to the Court about matters of  
3 great importance to our country. They need the Court’s protection from the readily  
4 foreseeable harms of harassment online, and similarly many federal agents such as at CBP  
5 officers have recently gotten “doxed,” which includes harassed at home, and in relation to  
6 their work, which would accrue to them if their identities were made public. Thus, good  
7 cause exists for the relief requested.

8  
9           Another witness for which confidentiality is requested is also a cyber expert who exposes  
10 the foreign interference in this election through Dominion and how Dominion’s servers  
11 work with those nations abroad, including one with adverse interests to the those of the  
12 United States. Her background includes

13  
14           [H]aving been a a private contractor with experience gathering and analyzing  
15 foreign intelligence and acted as a LOCALIZER during the deployment of  
16 projects and operations both OCONUS and CONUS. I am a trained  
17 Cryptolinguist, hold a completed degree in Molecular and Cellular  
18 Physiology and have FORMAL training in other sciences such as  
19 Computational Linguistics, Game Theory, Algorithmic Aspects of Machine  
20 Learning, Predictive Analytics among others. 3. I have operational  
21 experience in sources and methods of implementing operations during  
elections both CONUS and OCONUS.”

22 See Compl. Exh. 13

23 Both TM and Spider’s sworn testimony is further supported by the evidence of a recent  
24 October 30, 2020 FBI and CISSA Joint advisory, attached as Exhibit 18 to the Complaint,  
25 which identified the hostile nation and foreign interference activity seen in late October  
26 prior to the Presidential election, which stated:

27           This joint cybersecurity advisory was coauthored by the Cybersecurity and  
28 Infrastructure Security Agency (CISA) and the Federal Bureau of

1 Investigation (FBI). CISA and the FBI are aware of an Iranian advanced  
2 persistent threat (APT) actor targeting U.S. state websites to include election  
3 websites. CISA and the FBI assess this actor is responsible for the mass  
4 dissemination of voter intimidation emails to U.S. citizens and the  
5 dissemination of U.S. election-related disinformation in mid-October 2020.1  
6 (Reference FBI FLASH message ME-000138-TT, disseminated October 29,  
7 2020). Further evaluation by CISA and the FBI has identified the targeting of  
8 U.S. state election websites was an intentional effort to influence and interfere  
9 with the 2020 U.S. presidential election.

10 The Advisory further states, “[f]ollowing the review of web server access logs, CISA  
11 analysts, in coordination with the FBI, found instances of the cURL and FDM User Agents  
12 sending GET requests to a web resource associated with voter registration data. The activity  
13 occurred between September 29 and October 17, 2020. Suspected scripted activity  
14 submitted several hundred thousand queries iterating through voter identification values and  
15 retrieving results with varying levels of success [Gather Victim Identity Information  
16 (T1589)]. A sample of the records identified by the FBI reveals they match information in  
17 the aforementioned propaganda video.

18 This testimony has been given at great risk of these Affiants who hold training to  
19 obtain such information related to foreign interference in the 2020 election.

20 **Statistician Exhibit:** Third, the expert witness statistician testimony at Exhibit 4  
21 should be redacted due to affiants’ expressed concern for his safety and potential harassment  
22 or retaliation. This exhibit is also lodged herewith.

23 Due to the concerns described above, these witnesses’ affidavits and declarations at  
24 Exhibits 1, 4 and 12 have been filed with the Complaint with their identifying information  
25 redacted, as reflected in the attached copies thereof.

26 The privacy and personal and financial security interests of the witnesses are at grave  
27 risk of harm if their identities were disclosed. Their interests, as well as those of the parties  
28 and the Court vastly outweigh the interests of the public in having access to the Affiant’s  
personally identifying information, and no less drastic alternatives other than sealing their  
unredacted affidavits to conceal their identities will provide adequate protection to the them

1 and the proper functioning of this Court. The common law right of public access to Court  
2 filings must yield to countervailing interests of the parties and the Court and the Affiants in  
3 keeping their identities undisclosed beyond the parties and the Court in these proceedings  
4 in order to protect them from readily foreseeable threats. Moreover, the redacted affidavits  
5 conceal only the Affiants' personally identifying information – all of their other testimony  
6 is public and unredacted.

7 For the Court's ease of reference, the affidavits and declarations as to which this  
8 protection is sought are lodged in redacted form pursuant to LRCiv 5.6(c).

9 **CONCLUSION**

10 Wherefore, Plaintiffs respectfully request leave of Court to lodge the unredacted  
11 affidavits to the Court under seal for in camera review, and for an Order of the court that in  
12 all public filings their names or personally identifying information not be revealed to the  
13 public.

14 Respectfully submitted this 2nd day of December, 2020

15  
16 /s Alexander Kolodin

17 Sidney Powell PC  
Texas Bar No. 16209700

Kolodin Law Group PLLC  
AZ Bar No. 030826

18 2911 Turtle Creek Blvd, Suite 300  
19 Dallas, Texas 75219

3443 N. Central Ave Ste 1009  
Phoenix, AZ 85012

20 \*Application for admission pro hac vice  
forthcoming

21 Of Counsel:  
22 Emily P. Newman (Virginia Bar No. 84265)  
23 Julia Z. Haller (D.C. Bar No. 466921)  
Brandon Johnson (D.C. Bar No. 491730)

24 2911 Turtle Creek Blvd. Suite 300  
Dallas, Texas 75219

25 \*Application for admission pro hac vice Forthcoming

26 L. Lin Wood (Georgia Bar No. 774588)  
27 L. LIN WOOD, P.C.  
28 P.O. Box 52584  
Atlanta, GA 30305-0584  
Telephone: (404) 891-1402

1 Howard Kleinhendler (New York Bar No. 2657120)  
2 Howard Kleinhendler Esquire  
3 369 Lexington Ave. 12<sup>th</sup> Floor  
4 New York, New York 10017  
(917) 793-1188  
howard@kleinhendler.com

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28



1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**CERTIFICATE OF SERVICE**

I hereby certify that on December 2<sup>nd</sup>, 2020, I electronically transmitted the foregoing document to the Clerk’s Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the CM/ECF registrants on record.

By: /s/ Chris Viskovic