



Dear Friend,

If you know someone that needs to be added to this policy briefing, please let us know by sending an e-mail here: [info@puregrassroots.org](mailto:info@puregrassroots.org)  
Please also follow me on X (Formerly twitter) here: [R. Morris Owens \(@MoeOwensJD\) / X \(twitter.com\)](https://twitter.com/MoeOwensJD) or on Facebook here: [Facebook](#)

**Joe Biden is a Fraud**

Joe Biden is not a legitimate president. He is a usurper that benefitted from a stolen election in 2020. How did this come to pass? Was it just the Democrats at fault? No. It was the betrayal of highly placed Republicans that made the fraud possible to begin with and then it was Republicans that were instrumental in covering it up afterwards.

The American people were highly suspicious after the election. If it was just the Democrats that said the election was fine, it would not have been sold effectively. Instead, the “gamechanger” to sell the American people on the election was constant messaging from Republicans that made it widely acceptable that Biden was “president”.

What “Highly placed Republicans” you may ask?

As it pertains to Michigan, two of the guiltiest Republicans are **Peter Hoekstra** and **Ronna McDaniel**.

**Peter Hoekstra is guilty** as he was one of the leaders in Congress pushing HAVA – The Help American’s Vote Act. HAVA was a major step in the process that got us to electronic voting machines that could be manipulated remotely. Evidence of Peter’s treachery is here: **Peter Hoekstra - The New American**

**HAVA’s Key Provisions:**

- HAVA authorizes federal funding for states to purchase and maintain voting machines. States that accept this funding must eliminate and replace all hand tabulation systems (e.g. punch card and lever voting machines), unless the machines can be adapted to meet heightened standards to ensure reliability, improved access for voters with disabilities and limited English proficiency, and other new federal requirements.
- States must ensure that at least one voting machine at every polling place meets enhanced requirements for accessibility for voters with disabilities.
- States must provide ballots in multiple languages and jurisdictions covered by Section 203 of the Voting Rights Act.
- Only the Secretary of State for each State may maintain an official voter registration list which must be computerized.

If Republicans in Congress do not pass HAVA, the election in 2020 could not have been stolen.

**Understanding HAVA is Critical!**

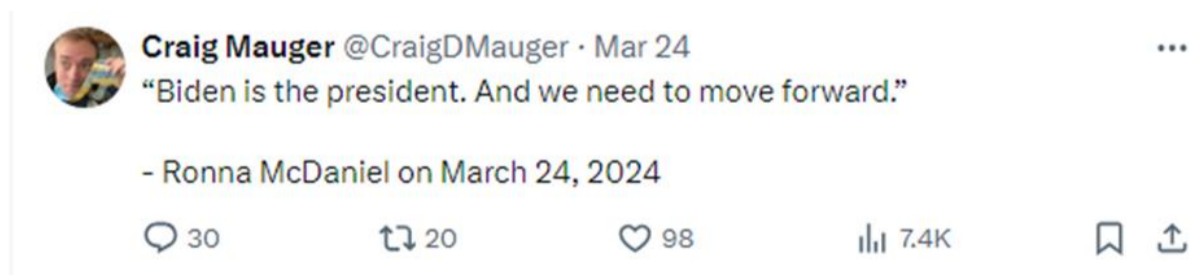
**Free Webinar Wednesday April 3 at 7:30pm**

Col. Kurt Hyde, USAF (Ret.)

**The first session will be Wednesday April 3, 2024 at 7:30pm** with Col. Kurt Hyde, national expert on electoral history and in particular the 2002 Help Americans Vote Act (HAVA). Kurt was the author of this critical article from November 2010 that turned out to be shockingly prophetic. **Will the 2010 U.S. Census Data Be Used to Fraudulently Register Voters? - The New American**

E-Mail for the free link: [info@puregrassroots.org](mailto:info@puregrassroots.org)

This newsletter has long been calling for **Ronna McDaniel** to resign or be removed because she is a traitor. She does not support Donald Trump and never has. She does not support the United States of America and never has. She is a puppet of the globalist organization known as the Council on Foreign Relations. So it comes as no surprise that the liberal left media is quick to use her as ongoing “proof” that Joe Biden is a legitimate president.



Consider the statement for a moment. The 2020 election was about a coup by a foreign power to seize our government. That is not something that you dismiss as “Oh, well. Well get ‘em next time skipper!” No. This is life or death for our nation and Ronna and her globalist elite are trying to lure you into inactivity through fear and/or confusion.

Let there be no mistake on the issue. **Peter Hoekstra and Ronna McDaniel are enemy agents working for the globalists** taking instruction though organizations like the Council on Foreign Relations. They are evil and they must be exposed and stopped.

# What is the CFR?

...a "front organization" for "the heart of the American Establishment."

*Arthur Schlesinger, Jr.*

"...the Establishment's unofficial club."

*David Halbertstam*

"...the foreign-policy establishment of the U.S."

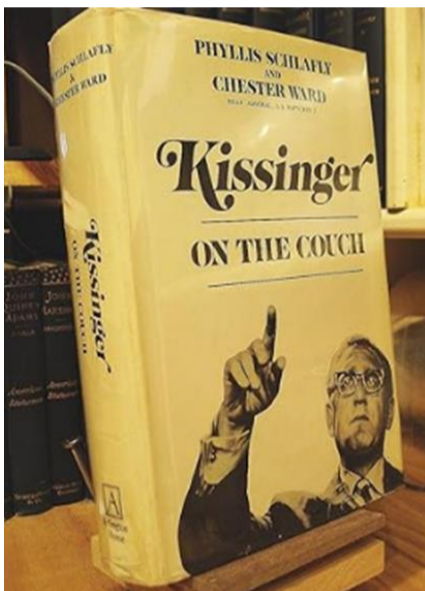
*Newsweek*

"...a sort of Presidium for that part of the Establishment that guides our destiny as a nation."

*Richard Rovere, Esquire Magazine*

How does the Council on Foreign Relations operate?

Admiral Chester Ward, himself a 15 year member of the Council on Foreign Relations who left the organization once he understood what they were truly about and spend the balance of his life exposing them. He described their methodology as follows:



Once the ruling members of the CFR have decided that the US government should adopt a particular policy, the very substantial research facilities of CFR are put to work to develop arguments, intellectual and emotional, to support the new policy, and to confound and discredit, intellectually and politically, any opposition... When the CFR rulers decide to fashion a new political environment out of a blend of ideology, theory, and propoganda, their influence is usually sufficient to prevent the intrusion of reality.

-Adm. Chester Ward, "Kissinger on the Couch" P. 151

Does this really impact Michigan?

You bet it does!

Michigan is ground ZERO for the globalist assault on America.

The curious case of Stefanie Lambert is the latest sad example of the globalists "rubbing it in our face" that they have successfully perverted our system of justice.

As a brief synopsis, the Lambert story is this: Stefanie Lambert is an attorney working on legal matters involving the stolen election in 2020. More specifically, she is working on evidence that the dominion voting machines had Internet connectivity that allowed them to be manipulated remotely. As part of this process, she had access the voting machines that had been used in the 2020 election which were inspected. Big shocker...drum roll...she found that they did in fact have Internet connectivity built in. This discovery has been "inconvenient" as has the ensuing release of documents:

## A Tale of Two Dominion Employees

1 "Additionally voting systems are by design meant to be used as closed systems that are not networked meaning that they are not connected to the internet"

- John Poulos, Dominion CEO under oath before the MI Senate Oversight Committee, December 15, 2020 (Timestamp 15:32)

2

From: Ranko Stamatovic [mailto:ranko.stamatovic@dominionvoting.com]  
Sent: 4/4/2018 1:06:10 PM  
To: Paul Chavez-Casanova [mailto:paul.chavez-casanova@dominionvoting.com]; Ivan Bukit [mailto:ivan.bukit@dominionvoting.com]  
Cc: Marijn Punt [mailto:marijn.punt@dominionvoting.com]; Ružica Matić [mailto:ruzica.matic@dominionvoting.com]; Devo Andriewic [mailto:devo.andriewic@dominionvoting.com]  
Subject: RE: RTM - Listener certificate signing

When we talk about certificates in general - Dominion is not the certificate issuer. Actually, we can create certificate, but - level of trust can be problematic... Different people (users) have different perspective what certificate means and how it should be obtained.

One more thing - when we are sending election results through internet (from tabulators or RTM), this is not closed system any more.

Therefore, my general approach to this problem is:

- do not assume anything regarding who/how/when certificate should be created/obtained,
- do not assume anything regarding the name of the certificate
- Our system should be able to:
  - o import any provided certificate (but first to check validity), or/and
  - o Create certificate on simple and intuitive way. Furthermore, implement logic that the same certificate is be copied to exact location where, EMS will pick it up, when prepare definition files for tabulators/RTM...

Ranko

<https://www.youtube.com/watch?v=s7scSfpwnqw> <https://electionintegrityforce.com/pages/the-dominion-files>



So, what was the result of Stefanie Lambert finding this evidence and bringing it out into the public domain?

An arrest warrant!



Jocelyn Benson's Inspiration

Stefanie Lambert's arrest and processing was highly unusual and was specifically intended to terrorize lawyers into looking the other way. Lawyers in particular have a lot to lose as they have significant investments into their education and their license provides them a way to make money. Lawyers also pose a significant threat to the globalist agenda as they do have the ability to get information and expose truth.

Read the whole story about it from Dan Hartman, Stefanie Lambert's legal counsel:

## LAW OFFICE OF DANIEL J. HARTMAN

### Statement of Daniel J. Hartman on March 21, 2024 in response to many inquires of media.

Stefanie Lambert was indicted in Oakland County (along with others) as a direct result of her investigation of 2020 for "undue" possession of a voting tabulator despite the fact that she was acting under an Antrim County discovery order and the election was completed and had been certified. There is no good faith basis to claim possession was undue.

An indictment is a seldom used process in Michigan that bypasses a complaint, warrant and arrest. Stefanie was arraigned on the indictment. The court entered a personal recognizance bond (\$5000 PR) which allowed her to leave the state. The court entered an order for fingerprints and DNA and Stefanie initially attempted to comply. When she learned in discovery that the prosecution was using the fingerprints for comparison she realized this was a warrant less search and reviewed the applicable statutes before determining there was no legal authority. Stefanie does not have any concern about where her prints as her prints will not show any evidence of a crime. Her objection first is that it is her strong belief that the law must be followed and second to her privacy rights. It is the defense understanding that Michigan does not authorize

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The court ha... hearing (which this was the first missed hearing and only which she was required to personally attend) MCL 764.3 sets forth a rebuttable presumption that the court must wait 48 hours before issuing a bench warrant. There is a strong preference to avoid a custodial arrest and allow instead provide a show cause. When a bench warrant is arrested the court typically has an "appearance bond" that is collected in lieu of an actual arrest. The court entered a bench warrant without bond for Stefanie Lambert (but it was not put in LEIN for 24 hours).

I entered an appearance for Stephanie Lambert on March 10, 2024. At that time, I filed an emergency motion to set aside the bench warrant and set the matter for show cause. Stefanie filed an appeal of the order with the court of appeals. The court denied the motion and I filed a request for reconsideration which was denied.

Of note in the order denying the motion for reconsideration the court stated that it only speaks through its written orders. This is important as to how the case was positioned on March 21, 2024.

In present case the court did not revoke the \$5000 PR bond. To do so it would have needed a

What can **YOU** do about this?

Get educated and get active in your community!

First step, use these guiding principles to form a team in your community:

**We believe the American system of government, a constitutional Republic, is the finest ever developed by man.**

**We believe the traditional moral values of our Judeo-Christian heritage form the cornerstone of western civilization and that the family is the most vital unit of society.**

**We believe the free market system, competitive capitalism, and private enterprise afford the widest opportunity and highest standard of living for all.**

**We believe in the dignity of the individual. We welcome people from all ethnic racial and religious backgrounds judging others only by character and ability - as we wish to be judged ourselves - our common bond is a love for liberty and our rejection of totalitarianism under any label.**

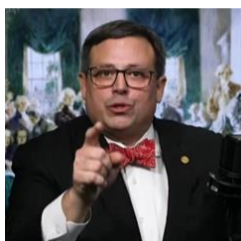
**We believe that individual rights are endowed by our creator, not government; that the government's function should be limited to protecting our right to life, liberty, and property; and that individual rights are inseparably linked to individual responsibility.**

Next, get organized in local chapters of the John Birch Society and start impacting your community ASAP. In this way we can still work as an organized team statewide without concern of interference from the political thugs that set out to lynch Kristina. Join here: [Join the John Birch Society : The John Birch Society \(jbs.org\)](http://www.jbs.org). You can also reach Michigan JBS field officer Rhonda Miller at: [rmiller@jbs.org](mailto:rmiller@jbs.org)

The fight continues!

If you have any comments or questions for MRP, please contact us at: [info@puregrassroots.org](mailto:info@puregrassroots.org).

Yours in Service,



R. Morris Owens, J.D.

Director of Communications for Michigan Republican Policy

**P.S. Please forward this e-mail on to all the other activists in your network.**