IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA CIVIL DIVISION

JOHN WILLIAM LICCIONE,

Plaintiff,

v.

JULIE MARCUS, et al,

Defendant.

Case No.: 24-003939-CI

Related Case No.: 24-002994-CI

REQUEST FOR TEMPORARY EMERGENCY INJUCTIVE RELIEF AND EMERGENCY HEARING PURSUANT TO PINELLAS COUNTY ELECTION FRAUD IN THE AUGUST 20TH, 2024 ELECTION

Plaintiff John William Liccione, pro se, hereby seeks temporary, emergency injunctive relief and/or permanent injunctive relief as listed below pertaining to the August 20, 2024 Florida Congressional District 13 Democratic primary and the alleged election fraud and other election related crimes detailed in the Complaint.

RELIEF SOUGHT

 To compel Defendant to produce the election records such as log files and other information systems reports) documenting the source IP addresses used by the 219,000+ voters who allegedly submitted absentee ballot requests to Defendant over the Internet in a single day on June 23, 2024.

2. To order Defendant to commence an absentee ballot fraud investigation and a cyber-investigation of potentially hacked computer systems involved in processing and

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publishing election results, both internal government IT systems as well as outsourced, contracted IT systems at VR Systems in Tallahassee.

3. Temporarily decertify the now-certified Congressional District 13 Democratic primary election results.

4. Appoint a special magistrate to oversee an absentee ballot and election hacking fraud investigation.

5. Direct the Florida Secretary of State to conduct an independent cyber-security forensic investigation using a nationally known cyber-security company that is not associated with the State of Florida, Pinellas County, the Democratic or Republican Parties as institutions, their political operatives, or agents otherwise acting on either political party's behalf.

Plaintiff files contemporaneously with this Request the requisite Memorandum of Law and sworn Affidavit in support.

Respectfully,

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John William Liccione Plaintiff, Pro Se 443-698-8156 <u>jliccione@gmail.com</u> 2826 54th St S. Gulfport, FL 33707