

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

CHRISTOPHER GLEASON,

Plaintiff,

vs.

CASE NO.: 23-006698-CI

**PINELLAS COUNTY
SUPERVISOR OF ELECTIONS
OFFICE,**

JULIE MARCUS, in her official capacity as Supervisor of Elections of Pinellas County, Florida, and **DUSTIN CHASE**, in his official capacity as Deputy Supervisor of Elections of Pinellas County Florida.

Defendants.

**AFFIDAVIT OF CHRISTOPHER GLEASON, ELECTION INTEGRITY,
AND DATA-TECHNOLOGY CONSULTANT**

STATE OF FLORIDA
COUNTY OF PINELLAS

I, Christopher Gleason, being duly sworn, under penalty of perjury testifies as follows:

1. I am over the age of eighteen (18) and am otherwise competent to make the statements in this Affidavit.
2. I make the following statements of facts based upon my personal knowledge unless the context clearly states otherwise, and if called as a witness, I would testify to these facts.

3. I hereby fully incorporate my report “PINELLAS COUNTY FLORIDA PRELIMINARY REPORT – PRECINCT LEVEL REPORTS” as “Exhibit A” attached hereto as “Exhibit A” within my affidavit.

4. In the “AFFIDAVIT OF JULIE MARCUS, SUPERVISOR OF ELECTIONS” referenced as Exhibit A by Defendant(s) – on page 3 of 5 in Section 11, Marcus states being duly sworn, under penalty of perjury that the EL45A, EL30A, and EL52 reports are not mandated by Florida Statute. While Florida Statute does not specifically mention the reports by the names used by election system manufacturer ES&S the data contained in these reports are 100% mandated by Florida Statute 98.0981. See attached Exhibit A - Page 1 of 10, Page 2 of 10 – FIGURE 1

5. Furthermore, Defendant(s) Julie Marcus falsely claims under penalty of perjury that she retains discretionary authority over the content incorporated within these or similar reports generated from tabulation systems.

Florida Statute 98.0981(2) is very clear that the required duty to provide the data is REQUIRED, as in mandatory and non-discretionary as evidenced by the word SHALL.

6. On March 13, 2023, at 10:55 am Plaintiff submitted a public records request to Defendant(s) requesting the following documents:

 “November 2018 General Election - EL45A, EL30A, EL52 - OFFICIAL RESULTS”

 “November 2020 General Election - EL45A, EL30A, EL52 - OFFICIAL RESULTS”

 “November 2022 General Election - EL45A, EL30A, EL52 - OFFICIAL RESULTS”

7. On March 13, 2023, at 11:05 am the Defendant(s) sent an email acknowledging the request.

8. On March 29, 2023, at 1:39 pm Defendant(s) responded to the request by attaching scanned paper images in the .pdf file format for the November 2018,

2020, and 2022 General Elections. The documents provided by the Defendant(s) did not conform to the public records request as they were requested in a digital format, such as .csv or XML.

9. Furthermore, the data provided in the document provided did not meet the mandatory, non-discretionary requirements set forth in Florida Statue 98.098(2)(a) “...**The results shall specifically include for each precinct the total of all ballots cast for each candidate or nominee to fill a national, state, county, or district office or proposed constitutional amendment, with subtotals for each candidate and ballot type.**”

According to Florida Statue 98.098(2)(a) “...**“All ballots cast” means ballots cast by voters who cast a ballot whether at a precinct location, by vote-by-mail ballot including overseas vote-by-mail ballots, during the early voting period, or by provisional ballot.**

10. Defendant(s) intentionally altered/forged/uttered the requested “FINAL OFFICIAL RESULTS” records requested to exclude “ALL BALLOTS CAST” data. This data is mandatory, and non-discretionary per Florida Statue, 98.098(1) and 98.098(2)(a). These actions on the part of Defendant(s) were done knowingly and willingly. Referring to attached EXHIBIT A, Page 2 of 10, Figure 2 and Page 3 of 10, Figure 3.

In the documents that the Defendant(s) submitted in response to the public records request the altered/forged/uttered documents clearly show that the Defendant(s) forged “FINAL OFFICAL RESULTS” To prove forgery, the following elements are typically required: a. Falsification: It must be demonstrated that someone intentionally altered, made, completed, executed, or authenticated a document, writing, or instrument in a fraudulent manner. b. Fraudulent intent: There should be evidence to show that the act of falsification was done with the intent to deceive or defraud another person or entity. c. Materiality: The forged document or writing should be of legal significance or have some legal consequences. To prove uttering, the following elements are typically required: a. Knowledge of forgery: It must be established that the person knew or had reason to know that the document was forged. b. Presenting or using: There should be evidence to demonstrate that the person knowingly presented or used the forged

document as genuine. c. Intent to deceive or defraud: It must be shown that the person had the intent to deceive or defraud another party by using the forged document.

11. The evidence of the forging and uttering of “FINAL OFFICAL RESULTS” can be seen clearly in attached Exhibit A, Pages 4 of 10, FIGURE 4, Page 5 of 10, FIGURE 5, and Page 6 of 10, Figure 6.
12. Defendant(s) willfully and knowingly produced forged and uttered documents in a format that did not meet the mandatory, non-discretionary file requirements as set forth in Florida Statute 98.098(2) nor in the uniform format in which they are generated, kept and transmitted. See attached Exhibit A, Page 7 of 10, Figure 7.
13. Additionally, Defendant(s) provided a cost estimate to Plaintiff for printing, reviewing, and redacting the EL30A and EL52 reports for November 2018, 2020, and 2022 General Elections. Plaintiff had specifically requested the digital formats, such as .csv or XML.
14. According to page 3 of 5 in section 13, Defendant, Julie Marcus admits that the data contained in the EL30A is maintained. However, Defendant, Julie Marcus claims that it is not generated during the normal course of conducting elections. This statement is false. The data contained in the EL30A is required under: Florida Statute 98.0981 (2) PRECINCT-LEVEL ELECTION RESULTS. See attached Exhibit A, Page 7 of 10 and Page 8 of 10, FIGURE 8.
15. The image contained in attached Exhibit A, Page 8 of 10 FIGURE 8 clearly shows that REPORT EL30A had been generated on 11/1/20 11:39 AM. The image also shows that the mandatory, non-discretionary data for “Ballots Cast – Blank” and “Provisional Ballots” is missing.
16. In order to generate a report that does not contain “**Ballots Cast – Blank**” and “**Provisional Ballot**” the Defendant(s) would have to intentionally alter the mandatory, non-discretionary, and statutorily required data formats and reports.

Therefore, the statement made by Defendant(s) Marcus and counsel for the Pinellas County Supervisor of Elections office that the reports were not generated is patently false.

17. Furthermore, the information that Defendant(s) claim to be contained in the EL30A is false through the “OMISSION” of “PROVISIONAL BALLOTS”.
18. On page 3 of 5 in section 15. Defendant claims that the data contained in the EL52 REPORT is maintained, however, is not generated during the normal course of conducting elections. Counsel for Plaintiff claims that the EL30A Reports and EL52 Reports are not in existence.

If the EL30A Reports and EL52 Reports are not in existence, then the Defendant(s) have violated Florida Statute 98.0981, they have also failed to perform the mandatory, non-discretionary duties required by law.

19. The counsel for Defendant(s) also claims that there is a massive amount of work that must be done to generate these reports. This statement is also patently false.

Defendant(s) use this as an excuse to charge an unreasonable service charge, with the expressed intent to prevent the disclosure of the mandatory, non-discretionary production of public records in order to conceal the evidence of their neglect of duty, crimes, and corrupt practices.

The requested data and reports are routinely supplied by Supervisors of Elections across the State of Florida and in other states free of charge without unreasonable costs. See attached Exhibit B

20. Attached as EXHIBIT C are screenshots of these EL45A, EL30A, and EL52 reports.

The screenshots of these reports show with absolute certainty that the Defendant(s) - Pinellas County Supervisor of Elections and the select, high-ranking personnel with access to this data are the only individuals who are capable of altering, forging, and uttering these mandatory, non-discretionary reports and data.

21. On page 4 of 5 in section 16. Defendant(s) claim “that the security apparatus and computer systems containing the data and software used are complex in nature.”
22. The important caveat is “SECURITY APPARATUS”. The ES&S software and hardware contain security features such as encryption and hash verification.
23. When a file is modified there is an entry in an Audit Log and the file has a hash verification code. Each modification to the file is tracked and logged. Every action is tracked and logged. This Audit Log is called the EL68A. There is also a log that tracks changes made to election results called the EL68. See attached Exhibit A, Page 9 of 10, Figure 9
24. Not one document produced by Defendant(s) in the public records requests conformed to mandatory, non-discretionary requirements under Florida Statute 98.098(1) or Florida Statute 98.098(2).
25. Not one document produced by Defendant(s) was in the electronic format in which they were generated, stored, or transmitted. A scanned paper copy of an altered printed document does not qualify as compliance with any statute.
26. A detailed explanation of the importance and relevance of “BLANK BALLOTS – CAST” and the contents of the ES&S Election Systems reports is attached as Exhibit D - PRELIMINARY REPORT ON MARYLAND ELECTIONS BLANK BALLOTS.
27. On May 2, 2023 at 12:57 PM, May 16, 2023 at 4:24 PM, May 17, 2023 at 4:04 PM, Plaintiff made repeated additional public records requests for the following ES&S Election Systems reports:
 - “November 2018 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log”
 - “November 2020 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log”

- “November 2022 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log”

The records request specifically requested that this data be provided in the digital format in which this report is generated, kept and transmitted which is a .LST file. See attached Exhibit E

28. On May 18, 2023 at 1:42 PM Defendant(s) responded to the Plaintiff’s public records request. See attached Exhibit F. The Defendant(s) response to the request did not comply with the mandatory, non-discretionary duties required Pursuant to Article I, section 24 of the Florida Constitution, and Chapter 119, Chapter 98 F.S.,
29. Defendant(s) intentionally, knowingly, and willfully did not produce the documents in the file format requested by Plaintiff in violation of their mandatory, non-discretionary duty.
30. Defendant(s) once again attempted to not comply with their mandatory, non-discretionary duties through the imposition of unreasonable service fees in an effort to conceal the evidence of their neglect of duty, crimes, and corrupt practices in violation of the Florida Constitution Article I, section 24 of the Florida Constitution, and Chapter 119, Chapter 98 F.S., .

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

CHRISTOPHER GLEASON,

Plaintiff,

vs.

CASE NO.: 23-006698-CI

**PINELLAS COUNTY
SUPERVISOR OF ELECTIONS
OFFICE,**

JULIE MARCUS, in her official capacity as Supervisor of Elections of Pinellas County, Florida, and **DUSTIN CHASE**, in his official capacity as Deputy Supervisor of Elections of Pinellas County Florida.

Defendants.

_____ /

**AFFIDAVIT OF CHRISTOPHER GLEASON, ELECTION INTEGRITY,
AND DATA-TECHNOLOGY CONSULTANT**

STATE OF FLORIDA
COUNTY OF PINELLAS

I, Christopher Gleason, being duly sworn, under penalty of perjury testifies as follows:

1. I am over the age of eighteen (18) and am otherwise competent to make the statements in this Affidavit.
2. I make the following statements of facts based upon my personal knowledge unless the context clearly states otherwise, and if called as a witness, I would testify to these facts.

3. I hereby fully incorporate my report “PINELLAS COUNTY FLORIDA PRELIMINARY REPORT – PRECINCT LEVEL REPORTS” as “Exhibit A” attached hereto as “Exhibit A” within my affidavit.

4. In the “AFFIDAVIT OF JULIE MARCUS, SUPERVISOR OF ELECTIONS” referenced as Exhibit A by Defendant(s) – on page 3 of 5 in Section 11, Marcus states being duly sworn, under penalty of perjury that the EL45A, EL30A, and EL52 reports are not mandated by Florida Statute. While Florida Statute does not specifically mention the reports by the names used by election system manufacturer ES&S the data contained in these reports are 100% mandated by Florida Statute 98.0981. See attached Exhibit A - Page 1 of 10, Page 2 of 10 – FIGURE 1

5. Furthermore, Defendant(s) Julie Marcus falsely claims under penalty of perjury that she retains discretionary authority over the content incorporated within these or similar reports generated from tabulation systems.

Florida Statute 98.0981(2) is very clear that the required duty to provide the data is REQUIRED, as in mandatory and non-discretionary as evidenced by the word SHALL.

6. On March 13, 2023, at 10:55 am Plaintiff submitted a public records request to Defendant(s) requesting the following documents:

“November 2018 General Election - EL45A, EL30A, EL52 - OFFICIAL RESULTS”

“November 2020 General Election - EL45A, EL30A, EL52 - OFFICIAL RESULTS”

“November 2022 General Election - EL45A, EL30A, EL52 - OFFICIAL RESULTS”

7. On March 13, 2023, at 11:05 am the Defendant(s) sent an email acknowledging the request.

8. On March 29, 2023, at 1:39 pm Defendant(s) responded to the request by attaching scanned paper images in the .pdf file format for the November 2018,

2020, and 2022 General Elections. The documents provided by the Defendant(s) did not conform to the public records request as they were requested in a digital format, such as .csv or XML.

9. Furthermore, the data provided in the document provided did not meet the mandatory, non-discretionary requirements set forth in Florida Statue 98.098(2)(a) “...**The results shall specifically include for each precinct the total of all ballots cast for each candidate or nominee to fill a national, state, county, or district office or proposed constitutional amendment, with subtotals for each candidate and ballot type.**”

According to Florida Statue 98.098(2)(a) “...**“All ballots cast” means ballots cast by voters who cast a ballot whether at a precinct location, by vote-by-mail ballot including overseas vote-by-mail ballots, during the early voting period, or by provisional ballot.**

10. Defendant(s) intentionally altered/forged/uttered the requested “FINAL OFFICIAL RESULTS” records requested to exclude “ALL BALLOTS CAST” data. This data is mandatory, and non-discretionary per Florida Statue, 98.098(1) and 98.098(2)(a). These actions on the part of Defendant(s) were done knowingly and willingly. Referring to attached EXHIBIT A, Page 2 of 10, Figure 2 and Page 3 of 10, Figure 3.

In the documents that the Defendant(s) submitted in response to the public records request the altered/forged/uttered documents clearly show that the Defendant(s) forged “FINAL OFFICAL RESULTS” To prove forgery, the following elements are typically required: a. Falsification: It must be demonstrated that someone intentionally altered, made, completed, executed, or authenticated a document, writing, or instrument in a fraudulent manner. b. Fraudulent intent: There should be evidence to show that the act of falsification was done with the intent to deceive or defraud another person or entity. c. Materiality: The forged document or writing should be of legal significance or have some legal consequences. To prove uttering, the following elements are typically required: a. Knowledge of forgery: It must be established that the person knew or had reason to know that the document was forged. b. Presenting or using: There should be evidence to demonstrate that the person knowingly presented or used the forged

document as genuine. c. Intent to deceive or defraud: It must be shown that the person had the intent to deceive or defraud another party by using the forged document.

11. The evidence of the forging and uttering of “FINAL OFFICAL RESULTS” can be seen clearly in attached Exhibit A, Pages 4 of 10, FIGURE 4, Page 5 of 10, FIGURE 5, and Page 6 of 10, Figure 6.
12. Defendant(s) willfully and knowingly produced forged and uttered documents in a format that did not meet the mandatory, non-discretionary file requirements as set forth in Florida Statute 98.098(2) nor in the uniform format in which they are generated, kept and transmitted. See attached Exhibit A, Page 7 of 10, Figure 7.
13. Additionally, Defendant(s) provided a cost estimate to Plaintiff for printing, reviewing, and redacting the EL30A and EL52 reports for November 2018, 2020, and 2022 General Elections. Plaintiff had specifically requested the digital formats, such as .csv or XML.
14. According to page 3 of 5 in section 13, Defendant, Julie Marcus admits that the data contained in the EL30A is maintained. However, Defendant, Julie Marcus claims that it is not generated during the normal course of conducting elections. This statement is false. The data contained in the EL30A is required under: Florida Statute 98.0981 (2) PRECINCT-LEVEL ELECTION RESULTS. See attached Exhibit A, Page 7 of 10 and Page 8 of 10, FIGURE 8.
15. The image contained in attached Exhibit A, Page 8 of 10 FIGURE 8 clearly shows that REPORT EL30A had been generated on 11/1/20 11:39 AM. The image also shows that the mandatory, non-discretionary data for “Ballots Cast – Blank” and “Provisional Ballots” is missing.
16. In order to generate a report that does not contain “**Ballots Cast – Blank**” and “**Provisional Ballot**” the Defendant(s) would have to intentionally alter the mandatory, non-discretionary, and statutorily required data formats and reports.

Therefore, the statement made by Defendant(s) Marcus and counsel for the Pinellas County Supervisor of Elections office that the reports were not generated is patently false.

17. Furthermore, the information that Defendant(s) claim to be contained in the EL30A is false through the “OMISSION” of “PROVISIONAL BALLOTS”.
18. On page 3 of 5 in section 15. Defendant claims that the data contained in the EL52 REPORT is maintained, however, is not generated during the normal course of conducting elections. Counsel for Plaintiff claims that the EL30A Reports and EL52 Reports are not in existence.

If the EL30A Reports and EL52 Reports are not in existence, then the Defendant(s) have violated Florida Statute 98.0981, they have also failed to perform the mandatory, non-discretionary duties required by law.

19. The counsel for Defendant(s) also claims that there is a massive amount of work that must be done to generate these reports. This statement is also patently false.

Defendant(s) use this as an excuse to charge an unreasonable service charge, with the expressed intent to prevent the disclosure of the mandatory, non-discretionary production of public records in order to conceal the evidence of their neglect of duty, crimes, and corrupt practices.

The requested data and reports are routinely supplied by Supervisors of Elections across the State of Florida and in other states free of charge without unreasonable costs. See attached Exhibit B

20. Attached as EXHIBIT C are screenshots of these EL45A, EL30A, and EL52 reports.

The screenshots of these reports show with absolute certainty that the Defendant(s) - Pinellas County Supervisor of Elections and the select, high-ranking personnel with access to this data are the only individuals who are capable of altering, forging, and uttering these mandatory, non-discretionary reports and data.

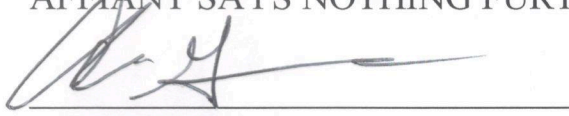
21. On page 4 of 5 in section 16. Defendant(s) claim “that the security apparatus and computer systems containing the data and software used are complex in nature.”
22. The important caveat is “SECURITY APPARATUS”. The ES&S software and hardware contain security features such as encryption and hash verification.
23. When a file is modified there is an entry in an Audit Log and the file has a hash verification code. Each modification to the file is tracked and logged. Every action is tracked and logged. This Audit Log is called the EL68A. There is also a log that tracks changes made to election results called the EL68. See attached Exhibit A, Page 9 of 10, Figure 9
24. Not one document produced by Defendant(s) in the public records requests conformed to mandatory, non-discretionary requirements under Florida Statute 98.098(1) or Florida Statute 98.098(2).
25. Not one document produced by Defendant(s) was in the electronic format in which they were generated, stored, or transmitted. A scanned paper copy of an altered printed document does not qualify as compliance with any statute.
26. A detailed explanation of the importance and relevance of “BLANK BALLOTS – CAST” and the contents of the ES&S Election Systems reports is attached as Exhibit D - PRELIMINARY REPORT ON MARYLAND ELECTIONS BLANK BALLOTS.
27. On May 2, 2023 at 12:57 PM, May 16, 2023 at 4:24 PM, May 17, 2023 at 4:04 PM, Plaintiff made repeated additional public records requests for the following ES&S Election Systems reports:
- “November 2018 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log”
 - “November 2020 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log”

- “November 2022 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log”

The records request specifically requested that this data be provided in the digital format in which this report is generated, kept and transmitted which is a .LST file. See attached Exhibit E

28. On May 18, 2023 at 1:42 PM Defendant(s) responded to the Plaintiff’s public records request. See attached Exhibit F. The Defendant(s) response to the request did not comply with the mandatory, non-discretionary duties required Pursuant to Article I, section 24 of the Florida Constitution, and Chapter 119, Chapter 98 F.S.,
29. Defendant(s) intentionally, knowingly, and willfully did not produce the documents in the file format requested by Plaintiff in violation of their mandatory, non-discretionary duty.
30. Defendant(s) once again attempted to not comply with their mandatory, non-discretionary duties through the imposition of unreasonable service fees in an effort to conceal the evidence of their neglect of duty, crimes, and corrupt practices in violation of the Florida Constitution Article I, section 24 of the Florida Constitution, and Chapter 119, Chapter 98 F.S., .

AFFIANT SAYS NOTHING FURTHER.

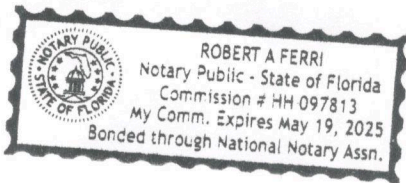


Christopher Gleason

STATE OF FLORIDA
COUNTY OF PINELLAS

The foregoing affidavit was acknowledged before me, this ____ day of May, 2023, by Christopher Gleason, who is personally known to me and who has produced a Florida Driver License as identification, and being first duly sworn on oath according to law, deposes and says that he has read the foregoing Affidavit subscribed by her, and that the matters stated therein are true to the best of his information, knowledge and belief.

(NOTARY SEAL)

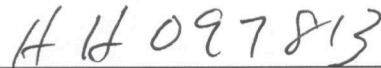




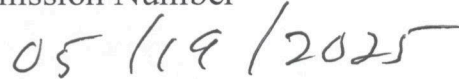
Notary Public



Printed Name of Notary



Commission Number



My Commission Expires

Exhibits A - F

Exhibit A

PINELLAS COUNTY FLORIDA

PRELIMINARY REPORT

PRECINCT-LEVEL REPORTS

PINELLAS COUNTY FLORIDA PRELIMINARY REPORT – PRECINCT-LEVEL REPORTS

In the “AFFIDAVIT OF JULIE MARCUS, SUPERVISOR OF ELECTIONS” as Exhibit A by Defendant(s) – on page 3 of 5 in Section 11, Marcus states being duly sworn, under penalty of perjury that the EL45A, EL30A, and EL52 reports are not mandated by Florida Statute. While Florida Statute does not specifically mention the reports by the names used by election system manufacturer ES&S the data contained in these reports are 100% mandated by Florida Statute 98.0981.

Furthermore, Julie Marcus falsely claims under penalty of perjury that she retains discretionary authority over the content incorporated within these or similar reports generated from tabulation systems.

Florida Statute 98.0981(2) is very clear that the required duty to provide the data is REQUIRED, as in mandatory and NON-Discretionary as evidenced by the word SHALL.

98.0981 (2) PRECINCT-LEVEL ELECTION RESULTS.—

(a) Within 30 days after certification by the Elections Canvassing Commission of a presidential preference primary election, special election, primary election, or general election, **the supervisors of elections shall collect and submit to the department precinct-level election results for the election in a uniform electronic format specified by paragraph (c).** The precinct-level election results shall be compiled separately for the primary or special primary election that preceded the general or special general election, respectively. **The results shall specifically include for each precinct the total of all ballots cast for each candidate or nominee to fill a national, state, county, or district office or proposed constitutional amendment, with subtotals for each candidate and ballot type.** However, ballot type or precinct subtotals in a race or question having fewer than 30 voters voting on the ballot type or in the precinct may not be reported in precinct results. **“All ballots cast” means ballots cast by voters who cast a ballot whether at a precinct location, by vote-by-mail ballot including overseas vote-by-mail ballots, during the early voting period, or by provisional ballot.**

(b) The department shall make such information available on a searchable, sortable, and downloadable database via its website that also includes the file layout and codes. The database shall be searchable and sortable by county, precinct, and candidate. The database shall be downloadable in a tab-delimited format. The database shall be available for download county-by-county and also as a statewide file. Such report shall also be made available upon request.

(c) The files containing the precinct-level election results shall be created in accordance with the applicable file specification:

1. **The precinct-level results file shall be created** or converted into a tab-delimited text file.
2. **The row immediately before the first data record shall contain the column names of the data elements that make up the data records.** There shall be one header record followed by multiple data records.

According to ES&S in the figure below the following reports are generated in the administration of elections:

This section will explain the different report options that you can select for the reports.

1. From the **Reports** menu and click the report you want to generate.

❖ Precinct

- **EL30, Precinct Report:** A Precinct Summary Report is a list of individual precincts and contest results. Customize the Precinct Summary Report by selecting the individual contests and precincts that are included. You can also print a Precinct Summary Report for individual reporting groups.
- **EL30A, Prec Report–Group Detail:** The Precinct Summary Report with Group Detail is similar to the Precinct Summary report. You can use it to print totals for up to fourteen active reporting groups in addition to Election Totals.

❖ Election

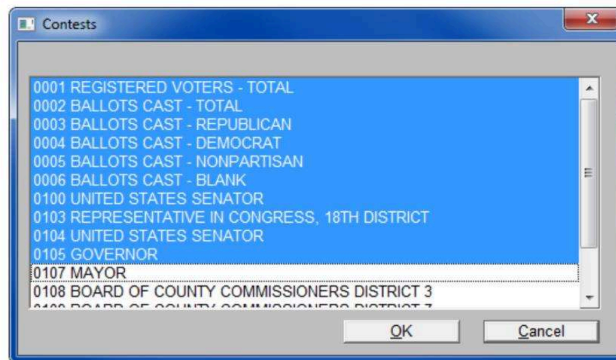
- **EL45, Election Summary Report:** An Election Summary Report lists the total number of votes received by each candidate/question and the percent of the total vote won by each candidate/question in your election.
- **EL45A, Election Summary with Group Detail:** Generate an Election Summary with Group Detail to print totals for up to fourteen active reporting groups in addition to election totals.

This will open up the window to select the options for the reports.

FIGURE 1

The options are then selected by the individual within the Supervisor of Elections Office. See the figure below.

9. Select the contests that you want to include in your report from the list.



NOTE: To select multiple items in a list hold down the CTRL key and select individual items. To select a group of items from a list hold down SHIFT and drag your cursor over the items that you want to select.

FIGURE 2

98.0981 (2) (c) The files containing the precinct-level election results shall be created in accordance with the applicable file specification:

1. The precinct-level results file shall be created or converted into a tab-delimited text file.
2. The row immediately before the first data record shall contain the column names of the data elements that make up the data records. There shall be one header record followed by multiple data records.

9. Select the contests that you want to include in your report from the list.

BALLOTS CAST -BLANK
IF NOT SHOWN IT WAS
INTENTIONALLY NOT
SELECTED



NOTE: To select multiple items in a list hold down the CTRL key and select individual items. To select a group of items from a list hold down SHIFT and drag your cursor over the items that you want to select.

FIGURE 3

According to FS 98.0981(2) - **“All ballots cast” means ballots cast by voters who cast a ballot whether at a precinct location, by vote-by-mail ballot including overseas vote-by-mail ballots, during the early voting period, or by provisional ballot.**

According to FS 98.0981(2)(b) - The department shall make such information available on a searchable, sortable, and downloadable database via its website that also includes the file layout and codes. The database shall be searchable and sortable by county, precinct, and candidate. The database shall be downloadable in a tab-delimited format. The database shall be available for download county-by-county and also as a statewide file. **Such report shall also be made available upon request.**

On page 3 of 5 in section 12. Marcus falsely states under penalty of perjury that the EL45A Official Results for November 2018, 2020, and 2022 General Elections were generated and electronically provided to Plaintiff, unredacted and in their maintained format at no cost.

FINAL OFFICIAL RESULTS

GENERAL ELECTION
PINELLAS COUNTY, FL
NOVEMBER 6, 2018

FINAL OFFICIAL RESULTS

DATE:11/17/18 07:44 PM

REPORT -EL45A PAGE 001

	TOTAL VOTES	%	ED	MB	EV	PROV
PRECINCTS COUNTED (OF 301)	301	100.00				
REGISTERED VOTERS - TOTAL	666,876					
BALLOTS CAST - TOTAL	439,590		142,655	241,777	54,985	173
VOTER TURNOUT - TOTAL		65.92				
Representative in Congress District 12 (VOTE FOR) 1						
Gus Michael Bilirakis (REP)	65,446	55.73	22,179	35,393	7,858	16
Chris Hunter (DEM)	49,795	42.40	14,187	28,820	6,772	16
Angelika Purkis (NPA)	2,188	1.86	822	1,160	206	0
Total	117,429		37,188	65,373	14,836	32
Over Votes	21		14	7	0	0
Under Votes	1,259		508	661	90	0

BALLOTS CAST - BLANK IS MISSING

FIGURE 4

2018 – REPORT -EL45A – FINAL OFFICIAL RESULTS

Clearly the 2018 – EL45A – FINAL OFFICIAL RESULTS does not contain all the data as required by Florida Statute 98.0981(2)(a) **“All ballots cast” means ballots cast by voters who cast a ballot whether at a precinct location, by vote-by-mail ballot including overseas vote-by-mail ballots, during the early voting period, or by provisional ballot.**

THE “BALLOTS CAST – BLANK” CATEGORY OF BALLOTS WAS PURPOSEFULLY OMITTED WHEN THE REPORT WAS GENERATED IN CLEAR VIOLATION OF FLORIDA STATUTE 98.0981(2)(a).

Furthermore, the reports generated and provided were not in the .LST file format or tab-delimited text file as required under Florida Statute 98.0981 (2) (c) **The files containing the precinct-level election results shall be created in accordance with the applicable file specification:**

- 1. The precinct-level results file shall be created or converted into a tab-delimited text file.**
- 2. The row immediately before the first data record shall contain the column names of the data elements that make up the data records.** There shall be one header record followed by multiple data records.

	TOTAL VOTES	%	ED	MB	EV
PRECINCTS COUNTED (OF 301)	301	100.00			
REGISTERED VOTERS - TOTAL	711,462				
BALLOTS CAST - TOTAL	564,284		103,402	348,551	112,331
VOTER TURNOUT - TOTAL		79.31			
President and Vice President (VOTE FOR) 1					
Donald J. Trump (REP)	276,209	49.22	68,548	142,207	65,458
Joseph R. Biden (DEM)	277,450	49.44	32,256	199,657	45,537
Jo Jorgensen (LPF)	4,268	.76	1,285	2,363	620
Roque "Rocky" De La Fuente (REF)	305	.05	56	213	36
Gloria La Riva (PSL)	311	.06	77	189	45
Howie Hawkins (GRE)	912	.16	237	578	97
Don Blankenship (CPF)	199	.04	36	145	18
WRITE-IN	1,507	.27	378	948	181
Total	561,161		102,873	346,300	111,988
Over Votes	1,413		235	1,010	168
Under Votes	1,710		294	1,241	175

BALLOTS CAST - BLANK MISSING

FIGURE 5

2020 REPORT – EL45A – FINAL OFFICIAL RESULTS

Clearly the 2020 – EL45A – FINAL OFFICIAL RESULTS does not contain all the data as required by Florida Statute **"All ballots cast" means ballots cast by voters who cast a ballot whether at a precinct location, by vote-by-mail ballot including overseas vote-by-mail ballots, during the early voting period, or by provisional ballot.**

THE "BALLOTS CAST – BLANK" CATEGORY OF BALLOTS WAS PURPOSEFULLY OMITTED WHEN THE REPORT WAS GENERATED AND THE PROVISIONAL BALLOTS SECTION WAS ALSO REMOVED IN CLEAR VIOLATION OF FLORIDA STATUTE 98.0981(2)(a).

Furthermore, the reports generated and provided were not in the .LST file format or tab-delimited text file as required under Florida Statute **98.0981 (2) (c) The files containing the precinct-level election results shall be created in accordance with the applicable file specification:**

- 1. The precinct-level results file shall be created or converted into a tab-delimited text file.**
- 2. The row immediately before the first data record shall contain the column names of the data elements that make up the data records. There shall be one header record followed by multiple data records.**

FINAL OFFICIAL RESULTS		GENERAL ELECTION PINELLAS COUNTY, FL NOVEMBER 8, 2022				FINAL OFFICIAL RESULTS	
RUN DATE:11/18/22 10:08 AM						REPORT-EL45A PAGE 001	
	TOTAL VOTES	%	ED	MB	EV		
PRECINCTS COUNTED (OF 286)	286	100.00					
REGISTERED VOTERS - TOTAL	695,798						
BALLOTS CAST - TOTAL	424,549		133,218	245,351	45,980		
VOTER TURNOUT - TOTAL		61.02					
PROVISIONAL BALLOTS MISSING							
BALLOTS CAST - BLANK MISSING							
United States Senator (VOTE FOR) 1							
Marco Rubio (REP)	223,747	52.99	86,617	109,253	27,877		
Val Demings (DEM)	192,058	45.48	43,754	130,710	17,594		
Dennis Misigoy (LPF)	2,599	.62	874	1,564	161		
Steven B. Grant (NPA)	2,353	.56	674	1,565	114		
Tuan TQ Nguyen (NPA)	1,288	.31	406	798	84		
WRITE-IN	215	.05	85	117	13		
Total	422,260		132,410	244,007	45,843		
Over Votes	90		34	49	7		
Under Votes	2,199		774	1,295	130		

FIGURE 6

2022 REPORT-EL45A – FINAL OFFICIAL RESULTS

Clearly the 2020 – EL45A – FINAL OFFICIAL RESULTS does not contain all the data as required by Florida Statute **“All ballots cast” means ballots cast by voters who cast a ballot whether at a precinct location, by vote-by-mail ballot including overseas vote-by-mail ballots, during the early voting period, or by provisional ballot.**

THE “BALLOTS CAST – BLANK” CATEGORY OF BALLOTS WAS PURPOSEFULLY OMITTED WHEN THE REPORT WAS GENERATED AND THE PROVISIONAL BALLOTS SECTION WAS ALSO REMOVED IN CLEAR VIOLATION OF FLORIDA STATUTE 98.0981(2)(a).

Furthermore, the reports generated and provided were not in the .LST file format or tab-delimited text file as required under Florida Statute **98.0981 (2) (c) The files containing the precinct-level election results shall be created in accordance with the applicable file specification:**

- 1. The precinct-level results file shall be created or converted into a tab-delimited text file.**
- 2. The row immediately before the first data record shall contain the column names of the data elements that make up the data records. There shall be one header record followed by multiple data records.**

The EL45A reports for 2018, 2020, and 2022 November General Elections were not provided by Defendant(s) to Plaintiff in their unredacted, maintained format as was duly sworn, under penalty of perjury by Julie Marcus in violation of their mandatory, non-discretionary duties.

The EL45A reports for the 2018, 2020, and 2022 November General Elections provided by Defendant(s) to Plaintiff did not meet the mandatory, non-discretionary requirements of their duties under Florida Statutes 98.0981.

The EL45A reports for the 2018, 2020, and 2022 November General Elections provided by Defendant(s) to Plaintiff were illegally altered to hide the mandatory, non-discretionary requirements of their duties and adherence to mandatory, non-discretionary data requirements under Florida Statutes 98.0981.

Counsel for Plaintiff(s) claims that “there is absolutely no evidence that any redactions have been made to the documents provided to Plaintiff by the Defendant(s)”. The documents provided by the Defendant(s) provide

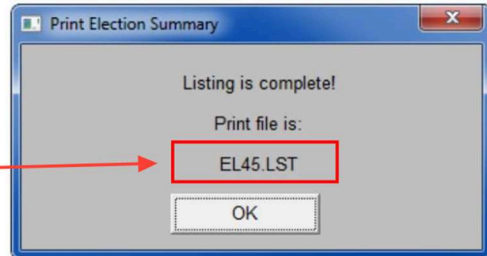
prima facie evidence that not only were there redactions but that the Defendant(s) did not do their mandatory, non-discretionary duties.

Furthermore, the evidence provided by Defendant(s) shows beyond any doubt, with absolute certainty that Defendant(s) illegally altered, forged, and uttered false election documents.

The image below is a screenshot from the Precinct and Election Report Options section in the ES&S ELECTION REPORTING MANAGER USER GUIDE.

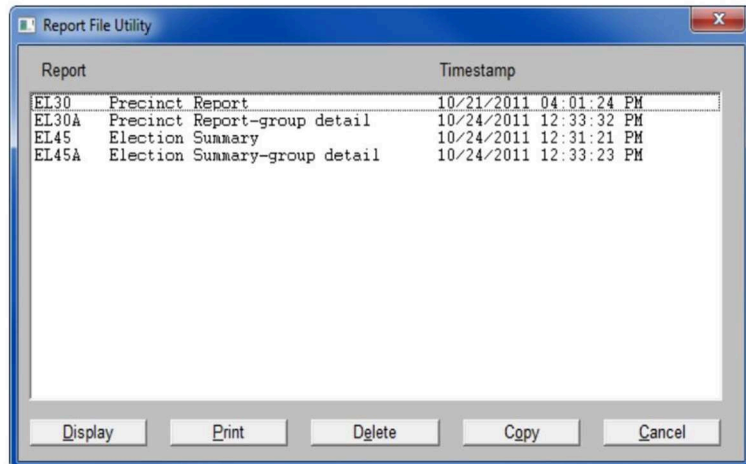
15. If you selected **Disk**, the report file will load and will show the report file that you have selected. Click **OK** to load the The Report File Utility window.

**.LST File
MAINTAINED FORMAT**



16. Select your report from the Report File Utility.

- **EL30** - Precinct Report
- **EL30A** Precinct Report-group detail
- **EL45** - Election Report
- **EL45A** - Election Report-group detail



17. Click the appropriate button to perform one of the following actions.

FIGURE 7

The generation of any report using the ES&S - ELECTION REPORTING MANAGER that is not in the .LST file format or tab-delimited text file does not comply with the data requirements mandated in Florida Statute 98.0981. This is a mandatory, non-discretionary duty to be performed by the Supervisors of Elections.

EL30A – Precinct Report – group detail

According to page 3 of 5 in section 13, Defendant, Julie Marcus admits that the data contained in the EL30A is maintained.

However, Defendant, Julie Marcus claims that it is not generated during the normal course of conducting elections. This statement is false. The data contained in the EL30A is required under:

Florida Statute 98.0981 (2) PRECINCT-LEVEL ELECTION RESULTS.—

(a) Within 30 days after certification by the Elections Canvassing Commission of a presidential preference primary election, special election, primary election, or general election, **the supervisors of elections shall collect and submit to the department precinct-level election results for the election in a uniform electronic format specified by paragraph (c).**

This is a mandatory, non-discretionary duty, to be performed by the Supervisors of Elections. This report contains data for all precincts, for all races including **“All ballots cast” means ballots cast by voters who cast a ballot whether at a precinct location, by vote-by-mail ballot including overseas vote-by-mail ballots, during the early voting period, or by provisional ballot.**

Below is a screenshot of a EL30A Report that Defendant(s) claim that was not generated. The EL30A Report also does not contain “All Ballots Cast” data including “BALLOTS CAST- BLANK” and does not contain the required provisional ballot data. This screenshot was obtained directly from the Pinellas Supervisor of Elections website in the 2020 General Election section containing the “POST ELECTION AUDIT”.

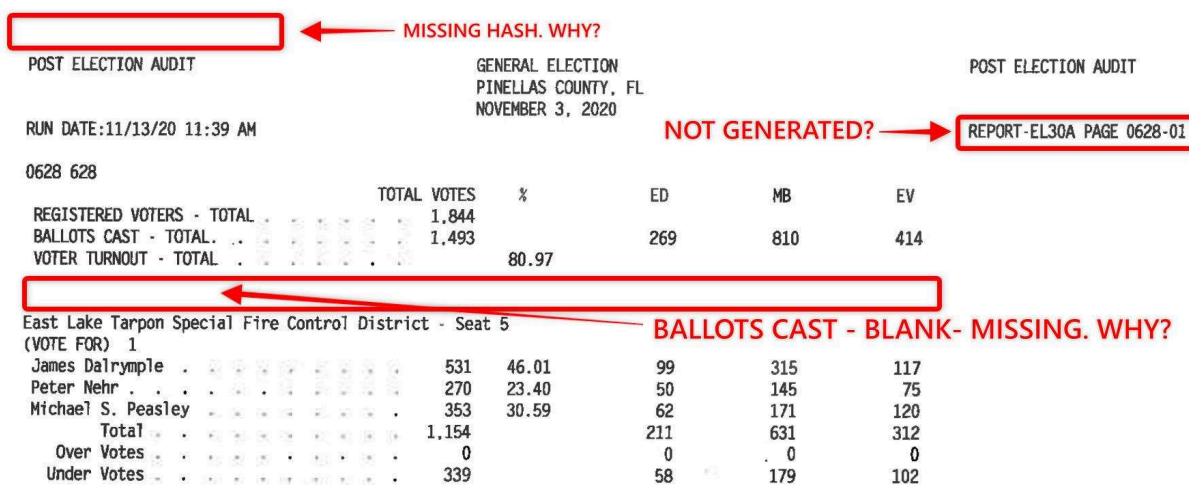


FIGURE 8

In order to generate a report that does not contain “Ballots Cast – Blank” and “Provisional Ballot” the Defendant(s) would have to intentionally alter the mandatory, non-discretionary, and statutorily required data formats and reports.

Therefore, the statement made by Defendant(s) Marcus and counsel for the Pinellas County Supervisor of Elections office that the reports were not generated is patently false.

Furthermore, the information that Defendant(s) claim to be contained in the EL30A is false through the “OMISSION” of “PROVISIONAL BALLOTS”.

On page 3 of 5 in section 15. Defendant claims that the data contained in the EL52 REPORT is maintained, however, is not generated during the normal course of conducting elections. Counsel for Plaintiff claims that the EL30A Reports and EL52 Reports are not in existence.

If the EL30A Reports and EL52 Reports are not in existence, then the Defendant(s) have violated Florida Statute 98.0981, they have also failed to perform the mandatory, non-discretionary duties required by law.

The counsel for Defendant(s) also claims that there is a massive amount of work that must be done to generate these reports. This statement is also patently false.

Defendant(s) use this as an excuse to charge an unreasonable service charge, with the expressed intent to prevent the disclosure of the mandatory, non-discretionary production of public records in order to conceal the evidence of their neglect of duty, crimes, and corrupt practices.

The requested data and reports are routinely supplied by Supervisors of Elections across the State of Florida and in other states free of charge without unreasonable costs.

Attached, as Exhibit X are emails from numerous Supervisors of Elections in Florida that have provided free of charge, the EL52 and EL30A reports.

Attached as Exhibit Y are screenshots of these EL45A, EL30A, and EL52 reports.

The screenshots of these reports show with absolute certainty that the Defendant(s) - Pinellas County Supervisor of Elections and the select, high-ranking personnel with access to this data are the only individuals who are capable of altering, forging, and uttering these mandatory, non-discretionary reports and data.

On page 4 of 5 in section 16. Defendant(s) claim that the security apparatus and computer systems containing the data and software used are complex in nature.

This statement is factually correct. The important caveat is "SECURITY APPARATUS". The ES&S software and hardware contain security features such as encryption and hash verification.

When a file is modified there is an entry in an Audit Log and the file has a hash verification code. Each modification to the file is tracked and logged. Every action is tracked and logged. This Audit Log is called the EL68A. There is also a log that tracks changed made to election results called the EL68.

Generate log reports to check the status of your election equipment and software. Refer to your log reports if any errors occur during the vote counting process.

System Log: Generate a System Log report to list every action performed in your election system in chronological order.

Results Corrections Log: Generate the Results Corrections Log to view user altered election totals. The Results Corrections Log lists your candidate names, any user altered totals, the date and time that election totals were altered and the original totals for each user altered contest.

Real Time Log: This report is not available in this version of ERM.

650 Network Server Log: This option is no longer supported.

THE PRODUCTION OF THE SYSTEM LOGS
ARE THE ONLY ASSURANCE THE SUPERVISORS OF ELECTIONS
PROVIDE TO PROVE THAT OUR ELECTIONS ARE SECURE AND FAIR

System Log

ERM maintains one audit file that records log records for activities performed within the application. The creation of this audit file cannot be disabled by the ERM application.



NOTE: The System Log is not erased when the results database is reset or recreated.

FIGURE 9

Exhibit B

**PUBLIC RECORDS REQUEST REPLIES FOR ES&S ELECTION
SYSTEMS REPORTS, FLORIDA ELECTIONS SUMMARY REPORTS,
FLORIDA ELECTION PRECINCT REPORTS**



PublicRecordsRequest ElectionData <electionspublicrecordsrequest@gmail.com>

Response to your Public Information Act Request- March 2023

Tracey E. Hartman -SBE- <traceye.hartman@maryland.gov>

Thu, Mar 16, 2023 at 11:32 AM

To: PublicRecordsRequest ElectionData <electionspublicrecordsrequest@gmail.com>

Good morning,

This email is in response to your Public Information Act request, received by the Maryland State Board of Elections on March 8, 2023, requesting copies of the EL45a, EL30a, and EL52s reports from the voting system used by the Maryland State Board of Elections and local election offices within the State for the 2016, 2018, 2020, and 2022 General Elections. A number of local boards of elections in Maryland have received the same request. Please note that this email additionally serves as a response to any requests you have sent to local boards of election requesting the same information, and any requests that you intend to send in the near future.

The reports for each local board of elections can be downloaded from [HERE](#). This link will take you to a folder named "electionspublicrecordsrequest@gmail.com" on the Microsoft OneDrive. In that folder, there is a subfolder for each requested election, and in each subfolder are the reports for each local board of election. Please note that EL52 reports were not required by the local boards to be produced in 2016, so there are no EL52 reports for 2016. Additionally, there are no reports at all for Baltimore City from 2016 or 2018, and no EL30a or EL52 reports for Montgomery County in 2020. You will have to contact those two local boards directly for those specific reports if you require them.

Please let me know if you have questions or have issues accessing the files. The files will be available to you until Friday April 7, 2023.

Thank you,

Tracey Hartman
Maryland SBE

--

Tracey Hartman
Director of Special Projects
State Board of Elections
[151 West Street, Suite 200](#)
[Annapolis, MD 21401](#)
Direct: (410) 269- 2931
Main: (410) 269- 2840



Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

Miami-Dade Supervisor of Elections PUBLIC RECORDS REQUEST RAMON CASTELLANOS Nov 2018, Nov 2020, Nov 2022 Report EL30A

Miami-Dade Elections Department - Records Request <RECREQELEC@miamidade.gov>

Tue, Mar 7, 2023 at 10:20 AM

To: Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

Cc: Miami-Dade Elections Department - Records Request <RECREQELEC@miamidade.gov>

Good morning,

Thank you for contacting the Miami-Dade County Elections Department with your public records request.

Per your request, please see the attached items:

- November 2018 General Election - Report EL30A
- November 2020 General Election - Report EL30A
- November 2022 General Election - Report EL30A

We hope this helps, If we may be of additional assistance do not hesitate to contact our office.

Regards,

Records Request Section

Government Affairs and Media Relations Division

Miami-Dade County Elections Department

2700 NW 87th Avenue

Miami, Florida 33172

Office (305)-499-8541

Records.request@miamidade.gov



From: Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

Sent: Monday, March 6, 2023 4:31 PM

To: Miami-Dade Elections Department - Records Request <Records.Request@miamidade.gov>

Subject: Miami-Dade Supervisor of Elections PUBLIC RECORDS REQUEST RAMON CASTELLANOS Nov 2018, Nov 2020, Nov 2022 Report EL30A

EMAIL RECEIVED FROM EXTERNAL SOURCE

[Quoted text hidden]



2018 to 2022 - General Election - Precinct Level Results.zip
4743K



Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

Sumter County Supervisor of Elections PUBLIC RECORDS REQUEST William Keen Nov 2018 Nov 2020 & Aug 2022 Report EL52 also known as NUMBERED KEY CANVAS REPORT

Brock, Sara <Sara.Brock@sumtercountyfl.gov>
To: "floridasoefoiarequests@gmail.com" <floridasoefoiarequests@gmail.com>

Mon, Mar 13, 2023 at 3:47 PM

Hello Florida SOE FOIA Request,

Attached is the information that you have requested.

Sincerely,

Sara Brock



Sara Brock, MFCEP
Elections Systems and Information Coordinator
Sumter County, FL
Tel: 352-569-1540
Fax: 352-569-1541

<https://Elections.SumterCountyFL.gov>

Under Florida law, e-mail addresses are public records. If you do not want your e-mail address released in response to a public records request, do not send electronic mail to this entity. Instead, contact this office by phone or in writing.

[Quoted text hidden]

Disclaimer

The information contained in this communication from the sender is confidential. It is intended solely for use by the recipient and others authorized to receive it. If you are not the recipient, you are hereby notified that any disclosure, copying, distribution or taking action in relation of the contents of this information is strictly prohibited and may be unlawful.

This email has been scanned for viruses and malware, and may have been automatically archived by Mimecast, a leader in email security and cyber resilience. Mimecast integrates email defenses with brand protection, security awareness training, web security, compliance and other essential capabilities. Mimecast helps protect large and small organizations from malicious activity, human error and technology failure; and to lead the movement toward building a more resilient world. To find out more, visit our website.

Public Record Request.zip
261K



Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

RE: PRR# 03 2023-04 - Broward Supervisor of Elections PUBLIC RECORDS REQUEST Joe Scott Nov 2018 Nov 2020 & Aug 2022 Report EL52 also known as NUMBERED KEY CANVAS REPORT

Public Records Mailbox <PublicRecords@browardvotes.gov>
To: Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

Tue, Apr 4, 2023 at 10:55 AM

Good Morning,

Please find attached all public records in BCSOE's possession and control in response to your Public Records Request File Number 03 2023-04 requesting the following records:

- November 2018 General Election - Report EL52
- November 2020 General Election - Report EL52
- August 2022 Primary Election - Report EL52

No cost is applicable to this request because it required less than 15 minutes to research and fulfill. Public Records Request File Number 03 2023-04 is now closed. If you have additional questions or concerns regarding the public records request referenced above, please contact BCSOE via email at publicrecords@browardvotes.gov.

Best Regards,

Rupert Simpson

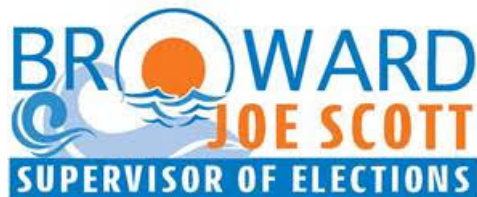
Public Records Coordinator

Broward County Supervisor of Elections' Office

115 South Andrews Avenue, Room 102 • Ft. Lauderdale, FL 33301

Office: 954-712-1969 • Fax: 954-357-7070

www.browardvotes.gov



Under Florida law, most e-mail messages to or from Broward County Supervisor of Elections Office are public records available to inspect or copy upon request. Therefore, any e-mail message made

or received by the Supervisor's Office, inclusive of any e-mail address contained therein, may be subject to public disclosure.

From: Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>
Sent: Thursday, March 9, 2023 9:05 AM
To: Public Records Mailbox <PublicRecords@Browardvotes.gov>
Subject: Broward Supervisor of Elections PUBLIC RECORDS REQUEST Joe Scott Nov 2018 Nov 2020 & Aug 2022 Report EL52 also known as NUMBERED KEY CANVAS REPORT

Joe Scott
Supervisor of Elections
Broward Supervisor of Elections

RE: Broward Supervisor of Elections PUBLIC RECORDS REQUEST Joe Scott Nov 2018 Nov 2020 & Aug 2022 Report EL52 also known as NUMBERED KEY CANVAS REPORT

Dear **Joe Scott**:

Pursuant to Article I, section 24 of the Florida Constitution, Chapter 119, F.S., and Chapter 98, F.S. I am requesting the following: copies of **reports** within the Broward Supervisor of Elections (SoE) office:

- November 2018 General Election - Report EL52
- November 2020 General Election - Report EL52
- August 2022 Primary Election - Report EL52
- The EL52 Report is also known as the **NUMBERED KEY CANVAS REPORT** to assist you in understanding which reports we are referring to please see the following link: <https://www.browardvotes.gov/Portals/Broward/Documents/2020Elections/EL52S.html>

We are requesting that this data be provided in a digital format, such as .csv, .txt or whichever format that you use to keep track of this data.

We are requesting that this data be provided for the time period covering January 1, 2018 to Present.

In compliance with FS 98.015(13)(a), F.S., no request being presented in this FOIA document would "facilitate unauthorized access to or the unauthorized modification, disclosure, or destruction of:

1. Data or information, whether physical or virtual; or
2. Information technology resources as defined in s. 119.011(9), which includes:
 - a. Information relating to the security of a supervisor of elections' technology, processes, and practices designed to protect networks, computers, data processing software, and data from attack, damage, or unauthorized access; or
 - b. Security information, whether physical or virtual, which relates to a supervisor of elections' existing or proposed information technology systems."

Therefore, no part of this request should be denied. However, should you deny my request, or any part of the request, please state in writing the basis for the denial, including the exact statutory citation authorizing the denial as required by s. 119.07(1)(e), F.S.; and clearly print your name and title, and sign this denial.

I will contact your office within 24 hours to discuss when I may expect the fulfillment of my request. If you have any questions, please contact me at the email below.

Respectfully,

FL SoE FOIA Request


FLSOEFOIAREQUEST@GMAIL.COM


Disclaimer


The information contained in this communication from the sender is confidential. It is intended solely for use by the recipient and others authorized to receive it. If you are not the recipient, you are hereby notified that any disclosure, copying, distribution or taking action in relation of the contents of this information is strictly prohibited and may be unlawful.

This email has been scanned for viruses and malware, and may have been automatically archived by **Mimecast Ltd**, an innovator in Software as a Service (SaaS) for business. Providing a **safer** and **more useful** place for your human generated data. Specializing in; Security, archiving and compliance. To find out more [Click Here](#).

3 attachments

 **GEN2018 - EL52.txt**
45K

 **GEN2020 - EL52.txt**
46K

 **GEN2022 - EL52.txt**
28K



Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

Escambia County Supervisor of Elections PUBLIC RECORDS REQUEST David Stafford Nov 2018, Nov 2020, Nov 2022 Report EL30A

Liz Carew <lcarew@escambiavotes.gov>

Tue, Apr 4, 2023 at 12:18 PM

To: Florida SoE FOIA Request <floridasoefoiarequests@gmail.com>

Good morning.

Attached is the EL30A report for 2020.

[Quoted text hidden]

2 attachments



image001.jpg
14K



EL30A 2020 Redacted.docx
407K



FW: PRR Request

Jill Vawter <jillvawter@gmail.com>
To: Christopher Gleason <cpgleason72@gmail.com>

Tue, Mar 14, 2023 at 2:50 PM

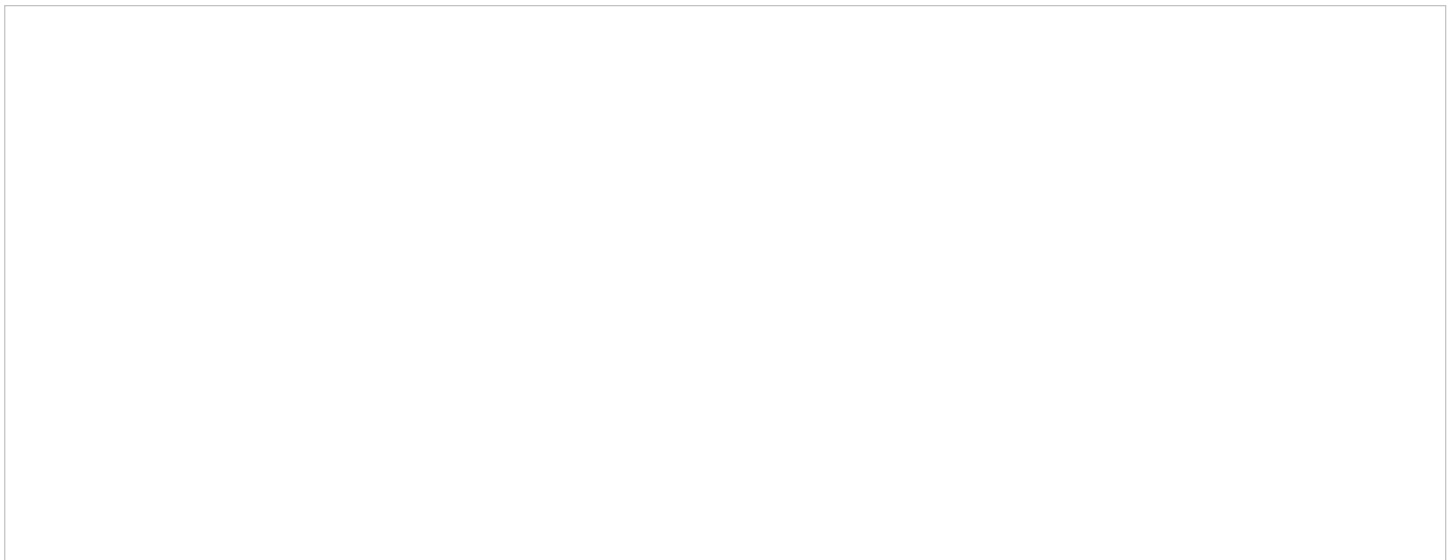
Sent from Mail for Windows

From: Records Department
Sent: Tuesday, March 14, 2023 2:40 PM
To: Jill Vawter
Cc: Nyldalyz Ramos
Subject: RE: PRR Request

Hello,

Thank you very much for contacting the Orange County Supervisor of Elections office. In response to your request, please refer to the following:

1. EL30A and EL45A are located on our website at [Election Results and Turnout | Orange County Supervisor of Elections \(ocfelections.gov\)](#)



2. EL52, please refer to the attachments.
3. The request for the total amount of E-poll affidavits signed for the 2022 primary and general elections is under review for a response.

I've included below a link to our public records request policy.

[Public Records Policy.pdf \(ocfelections.com\)](#)

Please note we respond to public records requests in the order they are received, and we work to fulfill all requests as quickly as possible; if your request is received immediately before or during the administration of an election, a response may be necessarily delayed due to the priority of this office's statutory election duties.

Please direct all your future correspondences to Records@ocfelections.gov.

Sincerely,

Records Department
Orange County Supervisor of Elections
Phone: 407-836-2070
Fax: 407-254-6545
[119 W. Kaley St](#)
[Orlando, Fl. 32806](#)
Records@ocfelections.gov

Disclaimer: Florida has a comprehensive public records law. As a result, any written communication created or received by the Orange County Supervisor of Elections Office will be made available to the public and media upon request unless otherwise exempt. Under Florida law, e-mail addresses are public records. Do not send electronic mail to this office if you do not want your e-mail address released in response to a public records request. Instead, contact our office by phone or in writing.

From: Jill Vawter <jillvawter@gmail.com>
Sent: Tuesday, March 14, 2023 2:14 PM
To: Ahmed Kadhim <Ahmed.Kadhim@ocfelections.gov>
Subject: PRR Request

WARNING: This email was originated from an outside network.
DO NOT CLICK links or attachments unless you recognize the sender and know the content is safe.

Dear Sirs~

Hi. Is it possible to get the EL52, EL30A and EL45A for 2020 and 2022? I realize you may not still have the 2020 and in that case just the 2022 would be great if you don't have the 2020 available. Any of the requested information would be very helpful.

Also, is it possible to get the total amount of epoll affidavits signed for the 2022 primary and general elections?

Thanks in advance...

Jill Vawter
jillvawter@gmail.com

Sent from [Mail](#) for Windows

3 attachments



image002.png
208K

22PRI823_EL52.zip
9K

5/19/23, 2:11 PM

Gmail - FW: PRR Request

 EL52 GEN Reports 2016-2022.zip
18K



Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

Hendry County Supervisor of Elections PUBLIC RECORDS REQUEST Brenda Hoots Nov 2018, Nov 2020, Nov 2022 Report EL30A

Sherry Taylor <sherry.taylor@hendryelections.gov>

Tue, Mar 7, 2023 at 9:10 AM

To: Elections Supervisor <brenda.hoots@hendryelections.gov>, "floridasoefoiarequests@gmail.com"
<floridasoefoiarequests@gmail.com>

This information is available on our website as well.

Thank you,

[cid:089d7d6e-1797-4a35-9b2c-dbc64bd126f5]

Sherry Taylor, Chief Deputy Supervisor

T. 863-675-5234

E. sherry.taylor@hendryelections.gov

Brenda K. Hoots
Supervisor of Elections

Visit our Website @ hendryelections.gov

[cid:e08fa637-11e8-4bd9-99d4-5a57bdacf9a4]<<https://www.facebook.com/people/Hendry-County-Supervisor-of-Elections/100066933173258/>>

Unity Through Voting! 2024 Elections

March 19, 2024 - Presidential Preference Primary Election
Books Close - February 20, 2024
Early Voting - March 4 -16 from 9:00 am to 6:00 pm

August 20, 2024 - Primary Election
Books Close - July 22, 2024
Early Voting - August 5-17 from 7:00 am to 7:00 pm

November 5, 2024 - General Election
Books Close - October 7, 2024
Early Voting - October 21 - November 2 from 7:00 am to 7:00 pm

The Hendry County Supervisor of Elections Office is a public entity subject to Chapter 119 of the Florida Statutes concerning public records. Under Florida law, e-mail addresses are public records. If you do not want your e-mail address released in response to a public records request, do not send electronic mail to this entity. Instead, contact this office by phone or in writing.

It is office policy we do not open attachments. Should you have a request, please embed it in the e-mail.

From: Elections Supervisor <brenda.hoots@hendryelections.gov>
Sent: Tuesday, March 7, 2023 8:57 AM
To: Sherry Taylor <sherry.taylor@hendryelections.gov>
Subject: Fw: Hendry County Supervisor of Elections PUBLIC RECORDS REQUEST Brenda Hoots Nov 2018, Nov 2020, Nov 2022 Report EL30A

[cid:26f24767-fb23-4e81-8f81-6c5eb0f73d18]

Brenda K. Hoots, Supervisor of Elections

PO Box 174, LaBelle, FL 33975

T. 863-675-5230

E. supervisor@hendryelections.gov

www.hendryelections.gov

[cid:2f93273c-d529-48e2-862c-7936d7b19320]<<https://www.facebook.com/people/Hendry-County-Supervisor-of-Elections/100066933173258/>>

Presidential Preference Primary - March 19, 2024
Primary Election - August 20, 2024
General Election - November 5, 2024

Hendry County Elections Office is a public entity subject to Chapter 119 of the Florida Statutes concerning public records. Under Florida law, e-mail addresses are public records. If you do not want your e-mail address released in response to a public records request, do not send electronic mail to this entity. Instead, contact this office by phone or in writing.

It is office policy we do not open attachments. Should you have a request, please embed it in the e-mail.

From: Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>
Sent: Monday, March 6, 2023 4:26 PM
To: Elections Supervisor <brenda.hoots@hendryelections.gov>
Subject: Hendry County Supervisor of Elections PUBLIC RECORDS REQUEST Brenda Hoots Nov 2018, Nov 2020, Nov 2022 Report EL30A

Brenda Hoots

Supervisor of Elections

Hendry County Supervisor of Elections

RE: Hendry County Supervisor of Elections PUBLIC RECORDS REQUEST Brenda Hoots Nov 2018, Nov 2020, Nov 2022 Report EL30A

Dear Brenda Hoots:

Pursuant to Article I, section 24 of the Florida Constitution, and Chapter 119, F.S., I am requesting the following: copies of reports within the Hendry Supervisor of Elections (SoE) office:

- * November 2018 General Election - Report EL30A
- * November 2020 General Election - Report EL30A
- * November 2022 General Election - Report EL30A

We are requesting that this data be provided in a digital format, such as .csv, .txt or whichever format that you use to keep track of this data.

We are requesting that this data be provided for the time period covering October 1, 2018 to Present.

In compliance with FS 98.015(13)(a), F.S., no request being presented in this FOIA document would "facilitate unauthorized access to or the unauthorized modification, disclosure, or destruction of:

1. Data or information, whether physical or virtual; or
2. Information technology resources as defined in s. 119.011<<https://www.flsenate.gov/Laws/Statutes/2021/119.011>>(9), which includes:
 - a. Information relating to the security of a supervisor of elections' technology, processes, and practices designed to protect networks, computers, data processing software, and data from attack, damage, or unauthorized access; or
 - b. Security information, whether physical or virtual, which relates to a supervisor of elections' existing or proposed information technology systems."

Therefore, no part of this request should be denied. However, should you deny my request, or any part of the request, please state in writing the basis for the denial, including the exact statutory citation authorizing the denial as required by s. 119.07(1)(e), F.S.; and clearly print your name and title, and sign this denial.

I will contact your office within 24 hours to discuss when I may expect the fulfillment of my request. If you have any

questions, please contact me at the email below.

Respectfully,

FL SoE FOIA Request

FLSOEFOIAREQUEST@GMAIL.COM<mailto:FLSOEFOIAREQUEST@GMAIL.COM>

7 attachments



Outlook-x0kejzd0.png
17K



Outlook-4aiid5sq.png
15K



Outlook-tquvl3pl.png
17K



Outlook-g1ylnbbs.png
30K

 **Official Precinct 18.pdf**
9085K

 **Official Precinct Results.pdf**
608K

 **Official Precinct Results.pdf**
817K



Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

PUBLIC RECORDS REQUEST Nov 2020 & Aug 2022 Report EL45A

Karen Spina <KSpina@volusia.org>
To: Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>
Cc: Ginger Hadley <GLHadley@volusia.org>

Sat, Oct 15, 2022 at 8:36 AM

Good morning,

Please find attached the reports you have requested.

These reports can also be found on our Website, see the link below, under the Elections tab, then Election Results.

<https://www.volusiaelections.gov/core/fileparse.php/85/urlt/11.03.2020-General-Official-Results-EL45A-Election-Summary-with-Group-Detail.pdf>

Thank you and have a great day.

Karen



KAREN SPINA

Office Manager

Representing Lisa Lewis,

Volusia County Supervisor of Elections

1750 S Woodland Blvd

DeLand, FL 32720

Phone: 386-738-5930

Be Informed. Be Involved. Be Election Ready

Website: www.VolusiaElections.gov

Twitter: [VCElections](https://twitter.com/VCElections)

Facebook: [VolusiaCountyElections](https://www.facebook.com/VolusiaCountyElections)

Instagram: [VolusiaElections](https://www.instagram.com/VolusiaElections)

From: Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>
Sent: Tuesday, October 11, 2022 12:14 PM
To: Records <records@volusia.org>
Subject: [EX] PUBLIC RECORDS REQUEST Nov 2020 & Aug 2022 Report EL45A

CAUTION: This email originated from outside Volusia County's email system. DO NOT CLICK links or attachments unless you recognize the sender and/or know the content is safe.

[Quoted text hidden]

2 attachments



11.03.2020 - General - Official Results - EL45A - Election Summary with Group Detail.pdf

136K



Election Summary - Official Results - EL45a.pdf

76K

Exhibit C

SCREENSHOTS OF EL45A, EL30A AND EL52

**ES&S ELECTION SYSTEMS REPORTS, FLORIDA ELECTIONS
SUMMARY REPORTS, FLORIDA ELECTION PRECINCT REPORTS**

PROVISIONAL BALLOTS
NOT MISSING

Run Date:11/13/20 01:05 PM

	TOTAL VOTES	%	ED 200	EV 200	VBM 850	VBM 200	PV 200
PRECINCTS COUNTED (OF 127)	127	100.00					
REGISTERED VOTERS - TOTAL	489,192						
BALLOTS CAST - TOTAL	396,758		59,147	113,142	222,547	1,636	286
BALLOTS CAST - BLANK	22,661	5.71	5,229	8,902	8,434	40	56
VOTER TURNOUT - TOTAL		81.10					
VOTER TURNOUT - BLANK		4.63					
President and Vice President (VOTE FOR) 1							
Donald J. Trump (REP)	233,247	59.21	42,666	79,061	110,486	841	193
Joseph R. Biden (DEM)	157,695	40.03	15,280	32,992	108,594	743	86
Jo Jorgensen (LPF)	2,016	.51	545	402	1,064	4	1
Roque "Rocky" De La Fuente (REF)	187	.05	41	36	109	1	0
Gloria La Riva (PSL)	176	.04	39	38	97	2	0
Howie Hawkins (GRE)	440	.11	114	82	240	4	0
Don Blankenship (CPF)	121	.03	18	16	86	1	0
WRITE-IN	17		2	7	8	0	0

"BALLOTS CAST - BLANK" - NOT MISSING

FIGURE 1: LEE COUNTY EL45A REPORT 2020 GENERAL WITH HASH VERIFICATION AND NO MISSING DATA

```
EE&12a007c067F(s0p16.66h3b6T&a00L
PREC REPORT-GROUP DETAIL
Official General Election
Sarasota County, Florida
November 8, 2022
Report EL30A Page 0101-01
Run Date:11/20/22 09:20 AM
0101 101
TOTAL VOTES % VBM EV POLLS
REGISTERED VOTERS - TOTAL 103
BALLOTS CAST - TOTAL 62 31 2 29
BALLOTS CAST - BLANK 4 6.45 0 0 4
VOTER TURNOUT - TOTAL 60.19
VOTER TURNOUT - BLANK 3.88
United States Senator
(VOTE FOR) 1
Marco Rubio (REP) 20 32.26 3 0 17
Val Demings (DEM) 42 67.74 28 2 12
Dennis Misigoy (LFF) 0 0 0 0 0
Steven B. Grant (NPA) 0 0 0 0 0
Tuan TQ Nguyen (NPA) 0 0 0 0 0
WRITE-IN 0 0 0 0 0
Total 62 31 2 29
Over Votes 0 0 0 0
Under Votes 0 0 0 0
```

FIGURE 2: SARASOTA COUNTY EL30A – Provided in .LST File Format with “Ballots Cast – Blank” Data

SUMMARY REPT-GROUP DETAIL

2022 Primary Election
August 23, 2022
Collier County, Florida
STATISTICS

Official Results

Run Date:08/25/22 05:00 PM

Report EL45A Page 001

	TOTAL VOTES	%	ED	VBM	EV	PV
PRECINCTS COUNTED (OF 66)	66	100.00				
REGISTERED VOTERS - TOTAL	249,758					
REGISTERED VOTERS - Republican Party	128,189	51.33				
REGISTERED VOTERS - Democratic Party	55,904	22.38				
REGISTERED VOTERS - Nonpartisan	65,665					
BALLOTS CAST - TOTAL	74,139		22,989	39,972	11,166	12
BALLOTS CAST - Republican Party	46,923	63.29	16,412	22,776	7,728	7
BALLOTS CAST - Democratic Party	18,234	24.59	4,055	11,791	2,383	5
BALLOTS CAST - Nonpartisan	8,982	12.12	2,522	5,405	1,055	0
BALLOTS CAST - BLANK	83	.11	51	19	13	0
VOTER TURNOUT - TOTAL		29.68				
VOTER TURNOUT - Republican Party		36.60				
VOTER TURNOUT - Democratic Party		32.62				
VOTER TURNOUT - BLANK		.03				

T/S

FIGURE 3: COLLIER COUNTY EL45A REPORT – WITH ALL “Ballots Cast – Blank” Data

	TOTAL VOTES	%	ELECT DAY	MAIL VOTE	EARLYVOTE	PROVISION
PRECINCTS COUNTED (OF 25)	25	100.00				
REGISTERED VOTERS - TOTAL	31,152					
BALLOTS CAST - TOTAL	23,957		5,790	7,686	10,468	13
BALLOTS CAST - BLANK	1		0	1	0	0
VOTER TURNOUT - TOTAL		76.90				
VOTER TURNOUT - BLANK						
President and Vice President						
(VOTE FOR) 1						
Donald J. Trump (REP)	7,465	31.42	2,317	1,565	3,581	2
Joseph R. Biden (DEM)	16,153	67.98	3,367	5,967	6,808	11
Jo Jorgensen (LFF)	96	.40	45	27	24	0
Roque "Rocky" De La Fuente (REF)	8	.03	3	2	3	0
Gloria La Riva (ESL)	10	.04	5	1	4	0
Howie Hawkins (GRE)	21	.09	7	9	5	0
Don Blankenship (CPF)	9	.04	5	2	2	0
WRITE-IN	0		0	0	0	0
Total	23,762		5,749	7,573	10,427	13
Over Votes	20		11	0	9	0
Under Votes	138		20	100	18	0

FIGURE 4: GADSDEN COUNTY EL45A 2020 GENERAL – IN .LST FILE FORMAT, WITH ALL “Ballots Cast – Blank” DATA

	TOTAL VOTES	%	ELECT DAY	MAIL VOTE	EARLYVOTE	PROVISION
PRECINCTS COUNTED (OF 25)	25	100.00				
REGISTERED VOTERS - TOTAL	27,432					
REGISTERED VOTERS - REPUBLICAN	0					
REGISTERED VOTERS - DEMOCRAT	0					
BALLOTS CAST - TOTAL	9,384		4,464	2,977	1,937	6
BALLOTS CAST - REPUBLICAN	1,245	13.27	678	363	203	1
BALLOTS CAST - DEMOCRAT	8,034	85.61	3,729	2,579	1,721	5
BALLOTS CAST - NONPARTISAN	105	1.12	57	35	13	0
BALLOTS CAST - BLANK	6	.06	2	4	0	0
VOTER TURNOUT - TOTAL	34.21					
VOTER TURNOUT - BLANK	.02					

FIGURE 5: GADSDEN COUNTY EL45A 2022 PRIMARY – IN .LST FILE FORMAT, WITH WITH ALL WITH ALL “Ballots Cast – Blank” DATA

	TOTAL VOTES	%	Absentee	EarlyVote	Elec Day	Provision
PRECINCTS COUNTED (OF 8)	8	100.00				
REGISTERED VOTERS - TOTAL	11,489					
BALLOTS CAST - TOTAL	9,117		2,310	3,406	3,397	4
BALLOTS CAST - BLANK	3	.03	3	0	0	0
VOTER TURNOUT - TOTAL	79.35					
VOTER TURNOUT - BLANK	.03					
President and Vice President (VOTE FOR) 1						
Trump and Pence (REP)	8,080	89.01	1,787	3,129	3,160	4
Biden and Harris (DEM)	924	10.18	471	248	205	0
Jorgensen and Cohen (LFP)	48	.53	17	15	16	0
De La Fuente and Richardson (REF)	2	.02	0	1	1	0
La Riva and Freeman (PSL)	1	.01	0	1	0	0
Hawkins and Walker (GRE)	9	.10	7	1	1	0
Blankenship and Mohr (CPF)	4	.04	3	0	1	0
WRITE-IN	10	.11	7	2	1	0
Over Votes	20		8	4	8	0
Under Votes	19		10	5	4	0

FIGURE 6: HOLMES COUNTY EL45A –WITH ALL WITH ALL “Ballots Cast – Blank” DATA

SUMMARY REPT-GROUP DETAIL

2022 Primary Election
 August 23, 2022
 Official Results
 STATISTICS

Official Results

Run Date:09/22/22 04:17 PM

Report EL45A Page 001

	TOTAL VOTES	%	EDay	EV	VBM	Prov
PRECINCTS COUNTED (OF 5)	5	100.00				
REGISTERED VOTERS - TOTAL	4,498					
REGISTERED VOTERS - Democratic Party	1,031	22.92				
REGISTERED VOTERS - Republican Party	3,087	68.63				
BALLOTS CAST - TOTAL	1,909		1,123	457	327	2
BALLOTS CAST - Democratic Party	293	15.35	182	47	64	0
BALLOTS CAST - Republican Party	1,583	82.92	924	401	256	2
BALLOTS CAST - Nonpartisan	33	1.73	17	9	7	0
BALLOTS CAST - BLANK	1	.05	1	0	0	0
VOTER TURNOUT - TOTAL		42.44				
VOTER TURNOUT - Democratic Party		28.42				
VOTER TURNOUT - Republican Party		51.28				
VOTER TURNOUT - BLANK		.02				

SUMMARY REPT-GROUP DETAIL

2020 General Election
 November 3, 2020
 Official Results

Official Results

Run Date:12/18/20 01:45 PM

Report EL45A Page 001

	TOTAL VOTES	%	EDay	EV	VBM	Prov
PRECINCTS COUNTED (OF 5)	5	100.00				
REGISTERED VOTERS - TOTAL	0					
BALLOTS CAST - TOTAL	3,689		1,293	1,653	740	3
BALLOTS CAST - BLANK	0		0	0	0	0

President and Vice President
 (VOTE FOR) 1

Trump and Pence (REP)	3,128	85.51	1,105	1,449	572	2
Biden and Harris (DEM)	510	13.94	164	187	158	1
Jorgensen and Cohen (LPF)	14	.38	6	5	3	0
De La Fuente and Richardson (REF)	1	.03	1	0	0	0
La Riva and Freeman (PSL)	1	.03	0	1	0	0
Hawkins and Walker (GRE)	2	.05	2	0	0	0
Blankenship and Mohr (CPF)	2	.05	0	1	1	0
WRITE-IN	0		0	0	0	0
Over Votes	15		10	2	3	0
Under Votes	12		2	7	3	0

SUMMARY REPT-GROUP DETAIL

Primary Election
 August 23, 2022
 Martin County
 STATISTICS

Report EL45A Page 001

Run Date:10/11/22 12:41 PM

	TOTAL VOTES	%	ED	EV	VBM
PRECINCTS COUNTED (OF 27)	27	100.00			
REGISTERED VOTERS - TOTAL	117,831				
REGISTERED VOTERS - Republican	58,994	50.07			
REGISTERED VOTERS - Democrat	28,089	23.84			
REGISTERED VOTERS - Nonpartisan	30,748				
BALLOTS CAST - TOTAL	39,266		16,350	5,226	17,690
BALLOTS CAST - Republican	23,827	60.68	11,195	3,492	9,140
BALLOTS CAST - Democrat	10,986	27.98	3,390	1,309	6,287
BALLOTS CAST - NONPARTISAN	4,453	11.34	1,765	425	2,263
BALLOTS CAST - BLANK	13	.03	5	0	8
VOTER TURNOUT - TOTAL		33.32			
VOTER TURNOUT - Republican		40.39			
VOTER TURNOUT - Democrat		39.11			
VOTER TURNOUT - BLANK		.01			

FIGURE 7: MARTIN COUNTY EL45A WITH ALL "Ballots Cast – Blank" DATA

SUMMARY REPT-GROUP DETAIL		OFFICIAL RESULTS					REPORT-EL45A	PAGE
001								
RUN DATE:11/18/22 12:27 PM								
	TOTAL VOTES	%	EV-DS200	AV-AB850	ED-DS200	FV-EARLY	FV-EDAY	
PRECINCTS COUNTED (OF 257)	257	100.00						
REGISTERED VOTERS - TOTAL	870,296							
BALLOTS CAST - TOTAL	408,617		140,350	128,935	139,332	0	0	
BALLOTS CAST - BLANK	42	.01	4	31	7	0	0	
VOTER TURNOUT - TOTAL		46.95						
VOTER TURNOUT - BLANK								
United States Senator								
(VOTE FOR) 1								
Marco Rubio (REP)	177,105	43.49	62,838	44,911	69,356	0	0	
Val Demings (DEM)	225,569	55.39	76,017	82,109	67,443	0	0	
Dennis Misigoy (LFP)	1,758	.43	496	467	795	0	0	
Steven B. Grant (NPA)	1,388	.34	331	489	568	0	0	
Tuan TQ Nguyen (NPA)	1,224	.30	318	379	527	0	0	
WRITE-IN	181	.04	39	55	87	0	0	
Over Votes	161		24	97	40	0	0	
Under Votes	1,231		287	428	516	0	0	

SUMMARY REPT-GROUP DETAIL		OFFICIAL GENERAL ELECTION					REPORT-EL45A	PAGE 001
001		SUMTER COUNTY, FLORIDA						
RUN DATE:11/16/20 08:43 AM		NOVEMBER 3, 2020						
	TOTAL VOTES	%	AV VBM	EV DS200	ED DS200			
PRECINCTS COUNTED (OF 26)	26	100.00						
REGISTERED VOTERS - TOTAL	105,612							
BALLOTS CAST - TOTAL	92,923		40,913	42,972	9,032			
BALLOTS CAST - BLANK	5	.01	0	2	3			
VOTER TURNOUT - TOTAL		87.99						
VOTER TURNOUT - BLANK								
President and Vice President								
(VOTE FOR) 1								
Donald J. Trump (REP)	62,761	67.76	20,866	34,574	7,319			
Joseph R. Biden (DEM)	29,341	31.68	19,649	8,118	1,570			
Jo Jorgensen (LFP)	269	.29	104	90	75			
Roque "Rocky" De La Fuente (REF)	25	.03	7	13	5			
Gloria La Riva (PSL)	20	.02	9	3	8			
Howie Hawkins (GRE)	39	.04	20	14	5			
Don Blankenship (CPF)	29	.03	12	9	8			
WRITE-IN	140	.15	80	47	13			
Over Votes	73		49	16	8			
Under Votes	226		117	88	21			

FIGURE 8: SUMTER COUNTY EL45A 2020 GENERAL - WITH ALL "Ballots Cast – Blank" DATA

SUMMARY REPT-GROUP DETAIL		2022 PRIMARY ELECTION					OFFICIAL RESULTS	
001		SUMTER COUNTY, FLORIDA						
RUN DATE:08/25/22 07:11 PM		AUGUST 23, 2022					REPORT-EL45A	PAGE 001
	TOTAL VOTES	%	AV VBM	EV DS200	ED DS200			
PRECINCTS COUNTED (OF 30)	30	100.00						
REGISTERED VOTERS - TOTAL	115,693							
REGISTERED VOTERS - REPUBLICAN	65,968	57.02						
REGISTERED VOTERS - DEMOCRATIC	24,866	21.49						
REGISTERED VOTERS - NONPARTISAN	24,859	21.49						
BALLOTS CAST - TOTAL	50,930		24,583	13,715	12,631			
BALLOTS CAST - REPUBLICAN	33,600	65.97	12,745	10,996	9,858			
BALLOTS CAST - DEMOCRATIC	12,424	24.39	8,672	1,905	1,847			
BALLOTS CAST - NONPARTISAN	4,906	9.63	3,166	814	926			
BALLOTS CAST - BLANK	61	.12	21	9	31			
VOTER TURNOUT - TOTAL		44.02						
VOTER TURNOUT - REPUBLICAN		50.93						
VOTER TURNOUT - DEMOCRATIC		49.96						
VOTER TURNOUT - BLANK		.05						
2022 PRIMARY ELECTION								
SUMTER COUNTY, FLORIDA								
AUGUST 23, 2022								
REPUBLICAN								
SUMMARY REPT-GROUP DETAIL		OFFICIAL RESULTS					REPORT-EL45A	PAGE 002
001								
RUN DATE:08/25/22 07:11 PM								
	TOTAL VOTES	%	AV VBM	EV DS200	ED DS200			

FIGURE 9: SUMTER COUNTY EL45A 2022 PRIMARY - WITH ALL "Ballots Cast – Blank" DATA

11032020 - General Election - Precinct Level Results LST x EL52_2020 GN.LST x

0 10 20 30 40 50 60 70 80 90 100 110 120 130

1 2 NUMBERED KEY CANVASS

3 RUN DATE: 03/09/23 10:32 AM

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

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

REPORT-EL52 PAGE 0001

TOTAL PERCENT

01 = REGISTERED VOTERS - TOTAL 1563,572

02 = BALLOTS CAST - TOTAL 1166,203

03 = BALLOTS CAST - BLANK 68,604

04 = VOTER TURNOUT - TOTAL 74.59

	01	02	03	04
0010 PRECINCT 001.0	722	606	29	83.93
0020 PRECINCT 002.0	1671	1181	147	70.68
0030 PRECINCT 003.0	2685	1996	270	74.34
0040 PRECINCT 004.0	2614	1805	157	69.05
0050 PRECINCT 005.0	3111	2366	143	76.05
0060 PRECINCT 006.0	2099	1739	124	82.85
0070 PRECINCT 007.0	2165	1765	86	81.52
0080 PRECINCT 008.0	1308	1056	49	80.73
0090 PRECINCT 009.0	3792	3064	120	80.80
0100 PRECINCT 010.0	65	55	5	84.62
0110 PRECINCT 011.0	2088	1518	147	72.70
0130 PRECINCT 013.0	2717	1873	296	68.94
0140 PRECINCT 014.0	3173	2267	320	71.45
0150 PRECINCT 015.0	1013	805	69	79.47
0160 PRECINCT 016.0	1765	1371	42	77.68
0170 PRECINCT 017.0	2779	2057	82	74.02
0180 PRECINCT 018.0	2852	2003	273	70.23
0190 PRECINCT 019.0	961	702	37	73.05
0200 PRECINCT 020.0	2037	1552	173	76.19
0230 PRECINCT 023.0	3396	2698	261	79.45
0240 PRECINCT 024.0	1745	1459	115	83.61
0250 PRECINCT 025.0	1731	1343	173	77.59
0280 PRECINCT 028.0	1744	1340	251	76.83
0290 PRECINCT 029.0	1691	1309	241	77.41
0300 PRECINCT 030.0	3299	2770	190	83.96
0310 PRECINCT 031.0	1391	1056	96	75.92
0320 PRECINCT 032.0	2692	1952	250	72.51
0330 PRECINCT 033.0	1966	1442	133	73.35
0360 PRECINCT 036.0	3422	2634	281	76.97
0370 PRECINCT 037.0	1108	712	84	64.26
0380 PRECINCT 038.0	461	380	44	82.43
0400 PRECINCT 040.0	2060	1569	192	76.17
0410 PRECINCT 041.0	3969	2837	342	71.48
0420 PRECINCT 042.0	2273	1580	150	69.51
0430 PRECINCT 043.0	1123	766	104	68.21
0470 PRECINCT 047.0	404	340	18	84.16
0480 PRECINCT 048.0	3308	2642	291	79.87
0510 PRECINCT 051.0	8080	6577	165	81.40
0520 PRECINCT 052.0	19	20	1	105.3

EL52 REPORT CONTAINS NO DATA THAT CAN PERSONALLY IDENTIFY ANY VOTER. THERE IS NO VALID REASON TO REDACT ANY DATA FROM THIS REPORT UNLESS A PARTY WANTED TO CONCEAL EVIDENCE OF ELECTION FRAUD.

FIGURE 13: BROWARD COUNTY EL52 – NO REDACTED “DATA” IN .LST FORMAT

RUN DATE:11/18/22 05:00 PM REPORT-EL52 PAGE 006

		TOTAL	PERCENT	WITH 355 OF 355 PRECINCTS REPORTING		TOTAL	PERCENT
01 = REGISTERED VOTERS - TOTAL		1252,776		03 = BALLOTS CAST - BLANK		60,165	
02 = BALLOTS CAST - TOTAL		600,976		04 = VOTER TURNOUT - TOTAL			47.97
	01	02	03	04			
0001 A001	1715	. 977	91	56.97			
0002 A002	4361	2715	148	62.26			
0003 A003	4477	2069	131	46.21			
0004 A004	3260	1219	76	37.39			
0005 A005	3563	1247	58	35.00			
0006 A006	1621	. 494	58	30.48			
0007 A007	1876	. 606	58	32.30			
0008 A008	913	. 311	32	34.06			
0009 A009	763	. 296	20	38.79			
0010 A010	4914	2453	180	49.92			
0011 A011	5661	3372	337	59.57			
0012 A012	2164	1035	88	47.83			
0013 A013	4054	1754	118	43.27			
0014 A014	4371	2093	142	47.88			
0015 A015	3414	1736	111	50.85			
0016 A016	1674	. 634	19	37.87			
0017 B001	4450	3029	359	68.07			
0018 B002	4013	2590	308	64.54			
0019 C001	4136	2523	312	61.00			
0020 C002	5676	3299	361	58.12			
0021 C003	5305	3159	349	59.55			
0022 C004	1876	1091	122	58.16			
0023 C005	5138	2680	274	52.16			
0024 C006	4604	2568	261	55.78			
0025 C007	1858	. 977	106	52.58			
0026 C008	5251	2115	232	40.28			
0027 C009	3944	1425	145	36.13			
0028 C010	2626	1119	141	42.61			
0029 C011	3320	1178	99	35.48			
0030 C012	882	. 205	26	23.24			
0031 C013	805	. 565	64	70.19			
0032 C014	2995	1201	74	40.10			
0033 C015	1052	. 217	18	20.63			
0034 C016	779	. 255	18	32.73			
0035 C017	2197	. 677	44	30.81			
0036 C018	1959	1154	139	58.91			
0037 C019	2976	1655	189	55.61			
0038 C020	6010	3416	361	56.84			
0039 C021	4025	1416	94	35.18			
0040 C022	187	. 13	. 4	6.95			
0041 D001	3166	1551	170	48.99			
0042 D002	3783	2331	262	61.62			

BALLOTS CAST -BLANK

THIS REPORT CONTAINS NO DATA THAT WOULD WARRANT REDACTION OTHER THAN TO CONCEAL EVIDENCE OF ELECTION FRAUD AT THE PRECINCT LEVEL, ACROSS EACH PRECINCT WITHIN A COUNTY ELECTION.

FIGURE 13: BROWARD COUNTY EL52 – NO REDACTED “DATA”

-E-612a0c7c067F-(s0p16.66h3b6T-6a00L
SUMMARY REPT-GROUP DETAIL
RUN DATE:11/16/20 09:22 AM

2020 OFFICIAL RESULTS

REPORT-EL45A PAGE 001

	TOTAL VOTES	%	EV-DS200	AV-AB850	ED-DS200	PV-EARLY	PV-EDAY
PRECINCTS COUNTED (OF 247)	247	100.00					
REGISTERED VOTERS - TOTAL	866,460						
BALLOTS CAST - TOTAL	653,106		262,944	280,194	109,784	64	120
BALLOTS CAST - BLANK	22,719	3.48	10,272	7,418	5,014	8	7
VOTER TURNOUT - TOTAL		75.38					
VOTER TURNOUT - BLANK		2.62					

BALLETS CAST - BLANK - NOT							
	TOTAL VOTES	%	ED	AV	EV	PV-EARLY	PV-EDAY
President and Vice President (VOTE FOR) 1							
Donald J. Trump (REP)	245,398	37.80	108,808	78,988	57,524	24	54
Joseph R. Biden (DEM)	395,014	60.85	150,759	194,837	49,314	39	65
Jo Jorgensen (LFP)	4,685	.72	1,466	1,851	1,368	0	0
Roque "Rocky" De La Fuente (REF)	386	.06	116	157	113	0	0
Gloria La Riva (PSL)	444	.07	143	187	114	0	0
Howie Hawkins (GRE)	1,146	.18	331	544	270	0	1
Don Blankenship (CPF)	223	.03	57	117	49	0	0
WRITE-IN (NPA)	1,861	.29	560	795	506	0	0
Over Votes	2,079		222	1,735	121	1	0
Under Votes	1,870		482	983	405	0	0

2022 GENERAL ELECTION
SUMMARY REPT-GROUP DETAIL
RUN DATE:11/18/22 05:00 PM

NOVEMBER 8, 2022
BROWARD COUNTY, FLORIDA

REPORT-EL45A PAGE 001

	TOTAL VOTES	%	ED	AV	EV	PV
PRECINCTS COUNTED (OF 355)	355	100.00				
REGISTERED VOTERS - TOTAL	1252,776					
BALLOTS CAST - TOTAL	600,976		186,804	225,722	188,379	71
BALLOTS CAST - BLANK	60,165	10.01	22,321	19,582	18,251	11
VOTER TURNOUT - TOTAL		47.97				
VOTER TURNOUT - BLANK		4.80				

BROWARD COUNTY EL45A – WITH HASH, NO MISSING “BALLOTS CAST DATA”

FINAL OFFICIAL RESULTS

GENERAL ELECTION
PINELLAS COUNTY, FL
NOVEMBER 3, 2020

FINAL OFFICIAL RESULTS

DATE:11/13/20 10:53 AM

MISSING PROVISIONAL BALLOTS

REPORT-EL45A PAGE 001

	TOTAL VOTES	%	ED	MB	EV
PRECINCTS COUNTED (OF 301)	301	100.00			
REGISTERED VOTERS - TOTAL	711,462				
BALLOTS CAST - TOTAL	564,284		103,402	348,551	112,331
VOTER TURNOUT - TOTAL		79.31			

MISSING BLANK BALLOTS - CAST					
	TOTAL VOTES	%	ED	MB	EV
President and Vice President (VOTE FOR) 1					
Donald J. Trump (REP)	276,209	49.22	68,548	142,207	65,454
Joseph R. Biden (DEM)	277,450	49.44	32,256	199,657	45,537
Jo Jorgensen (LFP)	4,268	.76	1,285	2,363	620
Roque "Rocky" De La Fuente (REF)	305	.05	56	213	36
Gloria La Riva (PSL)	311	.06	77	189	45
Howie Hawkins (GRE)	912	.16	237	578	97
Don Blankenship (CPF)	199	.04	36	145	18
WRITE-IN	1,507	.27	378	948	181
Total	561,161		102,873	346,300	111,988
Over Votes	1,413		235	1,010	168
Under Votes	1,710		294	1,241	175

PINELLAS COUNTY MISSING “ALL BALLOTS CAST” DATA, NO HASH VERIFICATION,

Exhibit D

PRELIMINARY REPORT ON MARYLAND ELECTIONS BLANK
BALLOTS

PRELIMINARY REPORT ON MARYLAND ELECTIONS BLANK BALLOTS

A. BALLOTS CAST – BLANK EXPLAINED

1. The following is a breakdown of the ballots cast in the 2020 November Election for a single precinct in Baltimore County Maryland. This data was extracted from the OFFICAL RESULTS ES&S Precinct Summary Report in Detail. This election results report is referred to as the EL30A report.

The red rectangle represents the total votes cast that were classified as “**BALLOTS CAST – BLANK**”. This category of **BALLOTS CAST – BLANK** can be seen as reflected in each of the five ballot categories. **EV, ED, MB1, Prov, MB2**

The blue circled numbers reflect the following:

- Total Number of Blank Ballots Cast
- Blank Ballots as a Percentage of All Ballots Cast In This Precinct
- Blank Ballots Cast In Early Voting
- Blank Ballots Cast On Election Day
- Blank Ballots Cast by Mail in Ballot Category 1
- Blank Ballots Cast as Provisional Ballots
- Blank Ballots Cast by Mail in Ballot Category 2

Precinct Summary		Presidential General Election Baltimore County, Maryland November 3, 2020					OFFICIAL RESULTS		
Run Date:12/03/20 11:30 AM							Report EL30A Page 0101-01		
0101 001-001		Number of Blank Ballots		Blank Ballots % of All Ballots			Blank Ballots by Mail		
	TOTAL VOTES	%	EV	ED	MB1	Prov	MB2		
REGISTERED VOTERS - TOTAL	4,122								
BALLOTS CAST - TOTAL	3,993								
BALLOTS CAST - BLANK	1,007	25.22	1,016	303	602	1,198	874		
VOTER TURNOUT - TOTAL	96.87								
VOTER TURNOUT - BLANK	24.43								
President - Vice Pres (VOTE FOR) 1									
Trump-Pence (REP)	375	9.54	112	37	22	149	55		
Biden-Harris (DEM)	3,487	88.71	881	254	566	998	788		
Jorgensen-Cohen (LIB)	26	.66	5	3	2	9	7		
Hawkins-Walker (GRN)	19	.48	4	2	2	7	4		
Segal-de Graaf (BAR)	5	.13	3	0	0	0	2		
WRITE-IN	19	.48	7	3	0	8	1		
Total	3,931		1,012	299	592	1,171	857		
Over Votes	46		1	0	10	19	16		
Under Votes	16		3	4	0	8	1		

FIGURE 1

Every single ballot that was cast by a Maryland voter and then classified as a “BALLOTS CAST – BLANK” is the ballot of a voter being disenfranchised.

Blank ballots being cast in such large numbers are a clear indicator of either voting system machine hardware errors, software accuracy errors, machine tampering, or some other illegal activity used to materially affect the outcome of an election.

In this particular precinct in Baltimore County Maryland over 25% of all the ballots cast by voters have been classified as “BLANK BALLOTS”.

2. BLANK BALLOTS AS DEFINED BY ES&S IN THE DS850 OPERATORS MANUAL

Blank Ballots are defined as ballots with one of the three characteristics:

- a.) Ballots that do not contain any votes,
- b.) have been marked with a non-standard marking device that the DS850 cannot read
- c.) have been marked improperly.

Bin Sorting



There are two options on the Bin Sorting screen: Sort Settings and Scan Screen Sort Options.

Sort Settings

The Sort Settings option allows you to specify which output bin the ballots will be diverted to. It also allows you to specify whether undervotes, overvotes, crossovers, blank ballots, and ballots with unclear marks are to be processed.

Note: ElectionWare provides the ability to set bin sorting in the Election Definition.

If you want to use settings that are different from the ones in the Election Definition, you can use the bin sorting screens to change the settings on the scanner.



If the Sorting on/off feature is enabled, you can override the default settings for bin sorting in the Election Definition, as well as any changes that have been made using the Bin Sorting screens, by turning sorting off from the Scan Ballots screens. When the Sorting on/off feature is enabled, there is a button on the scan ballots screens that allows the user to turn sorting on or off. The middle bin is not able to be changed and will always follow the ElectionWare defaults.

Reference: See the ES&S ElectionWare Volume IV: Deliver User's Guide for additional information on ElectionWare.



See [Scan Screen Sort Options](#) for instructions on how to enable and disable the Sorting on/off feature.

See [Sorting On/Off Feature](#) for information on the impacts of turning sorting off.

Write-In	A write-in space appears on the ballot as a voting target next to a blank line that a voter uses to fill in the name of a write-in candidate. To vote for a write-in candidate, a voter writes the name of the candidate on the write-in line and marks the ballot target that corresponds to the line.
Overvote	Ballots having more than the allowed number of votes cast for one or more contests
Undervote	The election definition can designate one or more contests as an "undervote-contest". This option out-stacks any scanned ballot that has a designated undervote contest that was undervoted. This option does not out-stack blank ballots
Blank Ballots	This option out-stacks ballots that do not contain any votes, have been marked with a non-standard marking device for the DS850, or have been marked improperly (for example, the voter circled the candidate's name instead of filling in the appropriate oval).

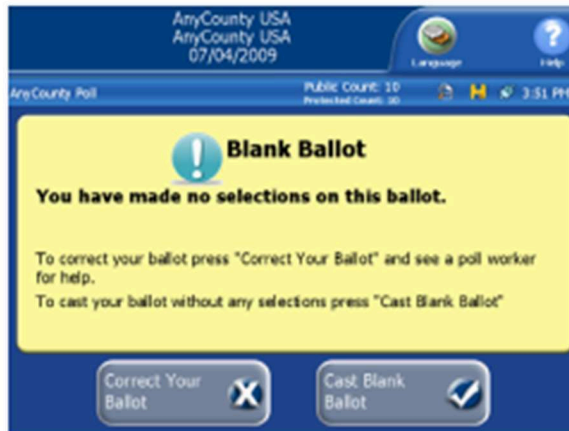
FIGURE 2

3. The ES&S DS200 machine MUST be set up to always accept the blank ballots without alerting the voter to check the ballot for this many ballots to be accepted as blank if they are indeed blank. These are CAST ballots, not pre-printed and not used stock, in order to be counted as a blank ballot here. The image below was captured from the operator's manual for the ES&S DS200 which is used in precincts to tabulate voters' cast ballots.

Blank Ballots

If the ballot is blank, the DS200 can be setup to identify these ballots.

- Press **Correct Your Ballot** to return the ballot to the voter. The voter then can review and mark the ballot.
- Press **Cast Blank Ballot** to cast the ballot without making any changes.



- ! **Important:** If **Always Accept** is selected in the **Blank Ballot** field in the in the DS200 settings in ElectionWare, the **Blank Ballot** screen will not appear.
- ! **Important:** If **Always Reject** is selected in n the DS200 settings in ElectionWare, the ballot will not be able to be processed until all mistakes are resolved.
- 📖 **Reference:** For more information about the Set Tabulator Parameters window in ElectionWare, refer to the Tabulator Settings heading in Chapter 5: Generate Elections in the *ElectionWare System Operations Procedures* manual.

FIGURE 3

4. EAC – Voting Systems Performance Guidelines: Accuracy and Functional Requirements For Software used in voting systems. In the following section of the EAC certification, the accuracy requirement is very clear, as it states: **“SHALL MAINTAIN ABSOLUTE CORRECTNESS”**.

“g. In all systems, voting system software, firmware, and hardwired logic **shall** maintain absolute correctness (introduce no errors) in the recording, tabulating, and reporting of votes”.

2.1.2 Accuracy

Memory hardware, such as semiconductor devices and magnetic storage media, must be accurate. The design of equipment in all voting systems **shall** provide for the highest

15

Voting System Performance Guidelines
2 Functional Requirements

possible levels of protection against mechanical, thermal, and electromagnetic stresses that impact system accuracy. Section 4 provides additional information on susceptibility requirements.

To ensure vote accuracy, all systems **shall**:

- a. Record the election contests, candidates, and issues exactly as defined by election officials
- b. Record the appropriate options for casting and recording votes
- c. Record each vote precisely as indicated by the voter and produce an accurate report of all votes cast;
- d. Include control logic and data processing methods incorporating parity and check-sums (or equivalent error detection and correction methods) to demonstrate that the system has been designed for accuracy
- e. Provide software that monitors the overall quality of data read-write and transfer quality status, checking the number and types of errors that occur in any of the relevant operations on data and how they were corrected

In addition, DRE systems **shall**:

- f. As an additional means of ensuring accuracy in DRE systems, voting devices **shall** record and retain redundant copies of the original ballot image. A ballot image is an electronic record of all votes cast by the voter, including undervotes.

The accuracy benchmark specified in Section 4.1.1 is intended to allow tolerance for unpreventable hardware-related errors that occur rarely and randomly as a result of physical phenomena. It is not intended to allow tolerance of software faults that result in systematic miscounting of votes. As was written in Section 7.1.1 of the 1990 VSS, “In this case, no margin for error exists.” Therefore,

- g. In all systems, voting system software, firmware, and hardwired logic **shall** maintain absolute correctness (introduce no errors) in the recording, tabulating, and reporting of votes.

FIGURE 4

5. EAC – Voting Systems Performance Guidelines: Accuracy for Hardware Requirements. The benchmark is derived from the “maximum acceptable error rate of 1 in 125,000. Therefore 2 or more errors in every 125,000 votes would exceed the maximum acceptable error rate.

4.1.1 Accuracy Requirements

The following requirements are intended to allow tolerance for unpreventable hardware-related errors that occur rarely and randomly as a result of physical phenomena. They are not intended to allow tolerance of software faults that result in systematic miscounting of votes. Section 2.1.2 includes a requirement for accuracy of logic.

- a. All systems **shall** achieve a report total error rate of no more than one in 125,000 (8×10^{-6}).
- b. Given a set of vote data reports, the observed cumulative report total error rate **shall** be calculated as follows.

79

*Voting System Performance Guidelines
4 Hardware Requirements*

FIGURE 5

6. EAC – Voting Systems Performance Guidelines: Accuracy Requirement Hardware Calculations. According to the EAC guidelines as prescribed under the Help America Vote Act of 2002 presenting this benchmark in terms of votes instead of ballot positions provides a more precise metric for the evaluation of accuracy.

*Voting System Performance Guidelines
4 Hardware Requirements*

- i. Define a “report item” as any one of the numeric values (totals or counts) that must appear in any of the vote data reports. Each ballot count, each vote, overvote, and undervote total for each contest, and each vote total for each contest choice in each contest is a separate report item. The required report items are detailed in Volume I Section 2.4.3.
- ii. For each report item, compute the “report item error” as the absolute value of the difference between the correct value and the reported value. Special cases: If a value is reported that should not have appeared at all (spurious item), or if an item that should have appeared in the report does not (missing item), assess a report item error of one. Additional values that are reported as a manufacturer extension to the standard are not considered spurious items.
- iii. Compute the “report total error” as the sum of all of the report item errors from all of the reports.
- iv. Compute the “report total volume” as the sum of all of the correct values for all of the report items that are supposed to appear in the reports. Special cases: When the same logical contest appears multiple times, e.g. when results are reported for each ballot configuration and then combined or when reports are generated for multiple reporting contexts, each manifestation of the logical contest is considered a separate contest with its own correct vote totals in this computation.
- v. Compute the observed cumulative report total error rate as the ratio of the report total error to the report total volume. Special cases: If both values are zero, the report total error rate is zero. If the report total volume is zero but the report total error is not, the report total error rate is infinite.

The benchmark of one in 125,000 (8×10^{-6}) is derived from the “maximum acceptable error rate” used as the lower test benchmark in the 2005 Voluntary Voting System Guidelines Version 1.0. That benchmark was defined as a ballot position error rate of one in 500,000 (2×10^{-6}). The benchmark of one in 125,000 is expressed in terms of votes¹¹, however it is consistent with the previous benchmark in that the estimated ratio of votes to ballot positions is $\frac{1}{4}$.

Given that there is no “typical” ratio of votes to ballot positions with such diversity among the many jurisdictions, it is nevertheless necessary to base the benchmark on some rough estimates in order that it may be in the correct order of magnitude, albeit not optimal for every case. The estimated ratio was derived as follows. In a presidential election, there would be approximately 20 contests with a vote for 1 on each ballot with an average of 4 candidates, including the write-in position, per contest. (Some states would have fewer contests and some more. A few contests, like President, would have 8–13 candidates; most would have 3 candidates including the write-in, and a few would have 2 candidates.) Thus, the estimated ratio of votes to ballot positions is $\frac{1}{4}$.

¹¹ The error rate was originally defined in Volume 1 of the 2002 Voting System Standards and is prescribed by Sec. 301(a)(5) of the Help America Vote Act of 2002. Expressing this benchmark in terms of votes instead of ballot positions provides a more precise metric for the evaluation of accuracy.

Exhibit E



Re: Public Records Request

Christopher Gleason <cpgleason72@gmail.com>

Tue, May 2, 2023 at 11:36 AM

To: "Chase, Dustin" <dchase@votepinellas.gov>

Cc: "Chase, Dustin" <dchase@votepinellas.gov>, "Closterman, Tim" <tclosterman@votepinellas.gov>, "McKnight-Taylor, Ashley" <ataylor@votepinellas.gov>, "Smith, Matt" <masmith@votepinellas.gov>, "Gillette, Marc" <mgillette@votepinellas.gov>, "Keefe, Andrew" <akeefe@pinellas.gov>, "Kahn, Jared D" <jkahn@pinellas.gov>

Pursuant to Article I, section 24 of the Florida Constitution, and Chapter 119, Chapter 98 F.S., I am requesting the following: copies of **reports** within the Pinellas Supervisor of Elections (SoE) office:

- November 2018 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log
- November 2020 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log
- November 2022 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log

We are requesting that this data be provided in the digital format in which this report is generated, kept and transmitted which is a .LST file.

We are requesting that this data be provided for the time period covering October 1, 2018 to Present.

In compliance with FS 98.015(13)(a), F.S., no request being presented in these PUBLIC RECORDS REQUEST documents would "facilitate unauthorized access to or the unauthorized modification, disclosure, or destruction of:

1. Data or information, whether physical or virtual; or
2. Information technology resources as defined in s. [119.011\(9\)](#), which includes:
 - a. Information relating to the security of a supervisor of elections' technology, processes, and practices designed to protect networks, computers, data processing software, and data from attack, damage, or unauthorized access; or
 - b. Security information, whether physical or virtual, which relates to a supervisor of elections' existing or proposed information technology systems."

Therefore, no part of this request should be denied. However, should you deny my request, or any part of the request, please state in writing the basis for the denial, including the exact statutory citation authorizing the denial as required by s. 119.07(1)(e), F.S.; and clearly print your name and title, and sign this denial.

I will contact your office within 24 hours to discuss when I may expect the fulfillment of my request. If you have any questions, please contact me via email.

Warmest regards,

[Quoted text hidden]



Christopher Gleason <cpgleason72@gmail.com>

Re: Public Records Request

Chase, Dustin <dchase@votepinellas.gov>

Tue, May 2, 2023 at 12:57 PM

To: Christopher Gleason <cpgleason72@gmail.com>

Cc: "Closterman, Tim" <ticlosterman@votepinellas.gov>, "McKnight-Taylor, Ashley" <ataylor@votepinellas.gov>, "Smith, Matt" <masmith@votepinellas.gov>, "Gillette, Marc" <mgillette@votepinellas.gov>, "Keefe, Andrew" <akeefe@pinellas.gov>, "Kahn, Jared D" <jkahn@pinellas.gov>, "Chase, Dustin" <dchase@votepinellas.gov>

Good afternoon, Mr. Gleason:

We received your request and will respond in a timely manner.

[Quoted text hidden]



Christopher Gleason <cpgleason72@gmail.com>

Re: Public Records Request

Christopher Gleason <cpgleason72@gmail.com>

Tue, May 16, 2023 at 4:24 PM

To: "Chase, Dustin" <dchase@votepinellas.gov>

Cc: "Closterman, Tim" <tclosterman@votepinellas.gov>, "McKnight-Taylor, Ashley" <ataylor@votepinellas.gov>, "Smith, Matt" <masmith@votepinellas.gov>, "Gillette, Marc" <mgillette@votepinellas.gov>, "Keefe, Andrew" <akeefe@pinellas.gov>, "Kahn, Jared D" <jkahn@pinellas.gov>, "Chase, Dustin" <dchase@votepinellas.gov>

Good afternoon,

I am following up with my public records request dated May 2, 2023.

Pursuant to Article I, section 24 of the Florida Constitution, and Chapter 119, Chapter 98 F.S., I am requesting the following: copies of **reports** within the Pinellas Supervisor of Elections (SoE) office:

- November 2018 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log
- November 2020 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log
- November 2022 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log

I am requesting that this data be provided in the digital format in which this report is generated, kept and transmitted which is a .LST file or .txt or .XML.

I am requesting that this data be provided for the time period covering October 1, 2018 to Present.

The information requested in my public records request can be satisfied by electronically transmitting data/records/documents held in their original, electronic, unredacted, unaltered format. It is my understanding that according to Pinellas County Public Records Liaison Guidelines, there should be no charge.

Furthermore, the effort required to fulfill this request should be under 15 minutes and is not extensive in time or resources to generate and transmit.

I would also like to remind you that the courts have held public records that are relevant to the issues in pending litigation and are not exempt from disclosure in Times Publishing Co. v. State, 558 So. 2d 487, 491 (Fla. 1990).

I look forward to your prompt response.

Warm regards,

Christopher Gleason

[Quoted text hidden]



Christopher Gleason <cpgleason72@gmail.com>

Re: Public Records Request

Christopher Gleason <cpgleason72@gmail.com>

Wed, May 17, 2023 at 4:04 PM

To: "Chase, Dustin" <dchase@votepinellas.gov>

Cc: "Closterman, Tim" <tclosterman@votepinellas.gov>, "McKnight-Taylor, Ashley" <ataylor@votepinellas.gov>, "Smith, Matt" <masmith@votepinellas.gov>, "Gillette, Marc" <mgillette@votepinellas.gov>, "Keefe, Andrew" <akeefe@pinellas.gov>, "Kahn, Jared D" <jkahn@pinellas.gov>, "Chase, Dustin" <dchase@votepinellas.gov>

Good afternoon,

I am following up with my public records requests dated May 2, 2023 and May 16, 2023. **This is now my third request for the following documents:**

Pursuant to Article I, section 24 of the Florida Constitution, and Chapter 119, Chapter 98 F.S., I am requesting the following: copies of reports within the Pinellas Supervisor of Elections (SoE) office:

- November 2018 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log
- November 2020 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log
- November 2022 General Election - Report EL68A System Log, EL68, Manual Entry Report, & Results Corrections Log

I am requesting that this data be provided in the digital format in which this report is generated, kept and transmitted which is a .LST file

I am requesting that this data be provided for the time period covering October 1, 2018 to Present.

The information requested in my public records request can be satisfied by electronically transmitting data/records/documents held in their original, electronic, unredacted, unaltered format. It is my understanding that according to Pinellas County Public Records Liaison Guidelines, there should be no charge.

Furthermore, the effort required to fulfill this request should be under 15 minutes and is not extensive in time or resources to generate and transmit.

I would also like to remind you that the courts have held public records that are relevant to the issues in pending litigation and are not exempt from disclosure in Times Publishing Co. v. State, 558 So. 2d 487, 491 (Fla. 1990).

I look forward to your prompt response.

Warm regards,

Christopher Gleason

[Quoted text hidden]

Exhibit F



Christopher Gleason <cpgleason72@gmail.com>

Re: Public Records Request

Chase, Dustin <dchase@votepinellas.gov>

Thu, May 18, 2023 at 1:42 PM

To: "cpgleason72@gmail.com" <cpgleason72@gmail.com>, Florida SoE FOIA Requests <floridasoefoiarequests@gmail.com>

Cc: "Chase, Dustin" <dchase@votepinellas.gov>, "Closterman, Tim" <ticlosterman@votepinellas.gov>, "Keefe, Andrew" <akeefe@pinellas.gov>, "McKnight-Taylor, Ashley" <ataylor@votepinellas.gov>, "Smith, Matt" <masmith@votepinellas.gov>, "Gillette, Marc" <mgillette@votepinellas.gov>, "Kahn, Jared D" <jkahn@pinellas.gov>

Good afternoon:

Thank you for your email.

Attached are the records responsive to your request for the EL68, provided at no cost.

In reference to the EL68A, our search resulted in more than 5,000 pages per year that are responsive to your request. Due to the setup of our systems, we anticipate additional pages once we initiate the processing. We would update you with exact numbers as we progress.


According to Fla. Statute 119.07(4)(a), the charge for each sheet of paper is 15 cents. Therefore, the estimated cost for printing 15,000 sheets of paper comes to **\$2,250**.

In accordance with Fla. Stat 119.0725, we'll need to redact any information that is confidential or exempt from disclosure under Florida law. We estimate that it will take approximately 2 minutes to process and redact each page, resulting in an estimated special service charge of **\$33,568.28**, based on the estimated actual labor costs incurred by the Supervisor of Elections Office pursuant to Florida Statutes Section 119.07(4)(d).

The total estimated cost for your EL68A request is projected at minimum to be **\$35,818.28**.

Please note this is only a cost estimate. Should further time and resources be required to fulfill this request, additional payment will be requested. Reimbursement will be provided should the task take less time and/or resources to complete than estimated. If you would like us to process your public records request, please remit payment in cash or check to the Pinellas County Supervisor of Elections Office, [13001 Starkey Rd., Largo, FL 33773](https://www.pinellas.gov/13001-Starkey-Rd-Largo-FL-33773).

[Quoted text hidden]

 **Pinellas County General Election docs..pdf**
1507K