January 5, 2021

The Honorable Mike Pence  
Vice President of the United States  
United States Senate  
Washington, D.C. 20501  

Re: Reclamation of Electoral College Electors from Virginia  

Dear Sir:  

This letter is written to you by elected members of the Virginia General Assembly, notifying you that we hereby ask you to nullify the Certificate of Ascertainment of Presidential Electors issued by the governor of our state. Further, we request a stay of any designation of Presidential Electors from our state until such time as a comprehensive forensic audit of the November 3, 2020, election has taken place to determine the actual winner.  

The reported vote margin in Virginia between the electoral slates is 451,138 votes. In compliance with the unconstitutional 2020 Special Session legislation SB 5120 (CHAP0001), at least 215,140 ballots were deposited in unsecured “drop boxes” otherwise prohibited in the Commonwealth (39 localities, including some larger ones, were not able to provide actual counts or estimates of “drop box” ballots received).  

As members of the state legislature of Virginia, we make the following findings: We find that SB 5120 (CHAP0001), purportedly enacted by our state legislature during the 2020 Special Session, was enacted in violation of the Constitution of Virginia, and thus laws which should have governed the election of Presidential Electors were not followed. SB 5120 was intended to change election laws with an emergency enactment date in violation of the Constitution of Virginia’s Article IV, Section 13’s requirement that “…all laws enacted at a special session, including laws which are enacted by reason of actions taken during the reconvened session following a special session but excluding a general appropriation law, shall take effect on the first day of the fourth month following the month of adjournment of the special session; unless in the case of an emergency (which emergency shall be expressed in the body of the bill) the General Assembly shall specify an earlier date by a vote of four-fifths of the members voting in each house…”  

We have received written correspondence from most of the 133 registrars in Virginia. There is a clear consensus among them that the last-minute changes to election law, (which were passed in an unconstitutional act of the Virginia General Assembly), were communicated poorly, required significant additional labor to execute, came with little additional funding, and greatly compromised the ability of registrars to conduct the 2020 election.
We further find that numerous changes to the laws of Virginia enacted in the 2020 Session of the Virginia General Assembly led to greatly increased opportunities for massive voter fraud and election fraud. In Virginia, the race for President, the U.S. Senate race, and five Congressional races had their vote tallies shifted by large, late-night reporting from central absentee precincts, which do not provide the data necessary to establish the authenticity and validity of these counts. This is a significant issue which has not arisen in years past, as nearly two-thirds of Virginia’s vote was counted in central absentee precincts. This absence of data has made the election impossible to verify. This is a serious concern, as the means, motive, and opportunity for large-scale vote fraud exists in the Commonwealth of Virginia. In the process of investigating the 2020 General Election, many additional serious irregularities have been shown to exist, including improper third-party payments to local governments, late-night ballot counting inconsistent with state guidance, untimely execution of certifications for machine logic and accuracy testing, improper political activities by registrars and at polling locations, and much more.

It is our fervent request that the date of this joint session of Congress be deferred until the completion of the forensic audit of the election.

Should you, as Vice President, announce a winner based on a tally of unconstitutionally and fraudulently elected Presidential Electors, it would create a rent in the fabric of the nation. Our Country is based on the consent of the governed, and if half of the country were to believe that their votes no longer matter, we fear for the consequences for the union.

Respectfully submitted,

Del. Dave LaRock, 33rd District

Del. Mark Cole, 88th District

Del. Ronnie Campbell, 24th District