Two vans pulled up to the garage of the counting room, one on day shift and one on night shift. I do not know what these vans contained, but I doubt it was food, because there was a shockingly short supply of food for the workers and I never saw food leave either of the vans. Coincidentally, the news announced Michigan discovered 100,000 additional ballots less than 2 hours after the last van left the building.

She goes on to talk about she was the only Republican working for Dominion Voting Systems that she was aware of.

There are more allegations and more statements, under oath. On November 5 I called the FBI to report

the activity I witnessed which I believed to be criminal activity. After my initial report I was disconnected. When I called back and explained the nature of my call, I was placed on hold for a long time. Eventually I was able to explain my concerns, provide my contact information. As of today, I have not been contacted by the FBI over my concerns of massive voter fraud.

But anyway, that is an affidavit, and affidavits are indeed evidence.

Here is an affidavit from another witness. It is sworn to. He personally observed the absent voter counting boards in Detroit at the TCF Center. He has attended the Wayne County campus on an almost daily basis.

\Box 1330

On November 17, there was a meeting of the board of canvassers to determine whether to certify the results of Wayne County. The meeting did not start until 5, supposed to start at 3. We were told it was delayed so that representatives of the Democrat board members could obtain additional affidavits.

At 5 p.m., an open meeting and discussion began to discuss the issue of whether to certify the vote. In my review of the results, I determined that approximately 71 percent of Detroit's 134 absent voter counting boards were left unbalanced and many unexplained. I informed the board members of the discrepancies, but soon thereafter, a motion to certify was made by Vice Chairman Jonathan Kinloch. After further discussion, I renewed my concerns that the reason that the numbers did not balance for the majority of the AVCBs in Detroit and, importantly, could not be explained. If the vote totals did not match, there should have been a documented reason explaining why.

The board considered the ultimate question of whether to certify the vote, and the motion to certify failed 2-2.

This vote was followed by public derision from our two Democrat colleagues. I, and Monica Palmer, who also voted against certification, were berated and ridiculed by members of the public and other board members. This conduct included specious claims that I was racially motivated in my decision. This public ostracism continued for hours, during which time, we were not provided an opportunity to break for dinner and were not advised that we could depart and resume the hearing on another date.

I discussed a potential resolution with Vice Chair Kinloch in confidence. Ms. Anderson-Davis told us that we must vote to certify on that night. We were told that we could not consider matters such as the unexplained reasons that most of Detroit's AVCBs did not balance, and no one knew why.

They were told they couldn't consider that.

During the evening, Wayne County counsel, Ms. Janet Anderson-Davis, and my colleagues on the board continued to discuss irregularities. Ms. Anderson-Davis advised the board that the discrepancies were not a reason to reject the certification, and based on her explicit legal guidance, I was under the belief that I could not exercise my independent judgment in opposition to the certification. Therefore, I voted to certify the results.

Late in the evening, I was enticed to agree to certify based on the promise that a full and independent audit would take place. I would not have agreed to the certification but for the promise of an audit.

Then he goes on to explain the different promises he was made. But as pointed out:

There are questions that need to be answered and can only be answered if Wayne County's canvass is transparent and provides information within its control. That information includes:

The logs indicating when drop box ballots were collected and delivered, the log of persons who made these deliveries and who had access to drop-box keys and when that access was obtained.

Similar concerns exist regarding the delivery of ballots to the TCF Center during the night of November 3 and the morning hours of November 4.

I am also concerned about the use of private moneys directing local officials regarding the management of the elections, how these funds were used.

He goes on:

Why do the poll books, qualified voter files, and final tallies not match or balance? Seventy-one percent of Detroit's did not balance. Why not?

Anyway, great questions that need to be answered if we are going to ever get to a proper finding regarding the results in Wayne County.

I have an affidavit from Monica Palmer that was just mentioned. So like I said, there are hundreds of affidavits and sworn testimony as to improprieties.

It should be noted, a lot of people have heard about, this is the title, "Dominion Part of Council That Disputed Election Integrity Concerns in DHS Statement." This is by Jeff Carlson with Epoch Times.

But we now know—it has been blasted all over the news—that the Cybersecurity and Infrastructure Security Agency headed by Christopher Krebs he was fired. But before he was fired, his Agency issued a statement on November 12 disputing the allegation, saying: "The November 3 election was the most secure in American history."

What that Agency failed to disclose, however, is that Dominion Voting Systems is a member of the cybersecurity agency CISA. They are a member of CISA's Election Infrastructure Sector Coordinating Council, one of the two entities that authored the statement put out by CISA saying there is no fraud.

The Agency didn't respond to requests for comment immediately, but this article goes on to point out both Dominion and Smartmatic are listed as members of CISA's Sector Coordinating Council and appear to be actively involved, as they are named as organizing members. Among the key objectives is to "serve as primary liaison between the election subsector and Federal, State, and local agencies, including the Department of Homeland Security."

Let's face it, Mr. Krebs worked for Microsoft at one time. They are not big fans of President Trump, nor is Bill Gates. But this article says: "As CISA notes, they do not have direct oversight or responsibility for the administration of our Nation's elections as that responsibility lies with State and local governments."

Yet, they had no problem issuing a statement promising everybody that these elections were totally free of fraud. Dominion used CISA to deny the allegations against Dominion.

There is more in that article, but time is short.

It is amazing. There was a judge, though. The judge didn't issue any order that cleaned up the problem. The judge noted that the case presented "serious system security vulnerability and operational issues that may place plaintiffs and other voters at risk of deprivation of their fundamental right to cast an effective vote that is accurately counted."

That is kind of like John Roberts: Yep, the case is presented. Could be a lot of fraud here, but I am going to let the fraud go forward. I am not going to deal with it.

This could be the last election where there is any hope of having a true twoparty system for President. We saw what happened with the abuse by the FBI, Department of Justice, State Department, a certain individual or possibly individuals. Even the Department of Defense got involved, trying to frame President Trump's campaign, justified, according to some, originally, spying on the campaign. But we know a lot more now.

But let me make clear to people that are a bit slow-witted, like somebody at the Dallas Morning News: I have never advocated for revolution. I have mentioned the American Revolution, but I have quoted Dr. Martin Luther King, Jr., including in the speech where I was said to have advocated for revolution. I said: We must follow his example, and that is a peaceful demonstration, that we can rise up, but it must be peaceful.

How much clearer does it need to be? Mr. Speaker, I yield back the balance of my time.

RECOGNIZING FREDDIE AND INEZ BRYANT UPON THEIR 65TH ANNI-VERSARY

(Mr. COMER asked and was given permission to address the House for 1 minute.)

Mr. COMER. Mr. Speaker, I rise today to recognize my dear family friends, Freddie and Inez Bryant of Gamaliel, Kentucky, on their 65th wedding anniversary on November 4.

Mr. Speaker, I have known Freddie Bryant my entire life. He worked with and was very close with my grandfather, Harlin Comer, at my grandfather's construction company. Freddie has told my father and I countless stories about his travels and adventures with my family. Freddie Bryant is an expert standing timber appraiser, who tried unsuccessfully to teach me the trade as a young man. Freddie and Inez have three children, nine grandchildren, 17 greatgrandchildren, and one great-greatgrandson.

Mr. Speaker, congratulations to the Bryants, a wonderful Monroe County family.

ENROLLED BILLS SIGNED

Cheryl L. Johnson, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker on Thursday, November 19, 2020:

H.R. 1833. An act to designate the facility of the United States Postal Service located at 35 Tulip Avenue in Floral Park, New York, as the "Lieutenant Michael R. Davidson Post Office Building".

H.R. 3207. An act to designate the facility of the United States Postal Service located at 114 Mill Street in Hookstown, Pennsylvania, as the "Staff Sergeant Dylan Elchin Post Office Building".

H.R. 3317. An act to permit the Scipio A. Jones Post Office in Little Rock, Arkansas, to accept and display a portrait of Scipio A. Jones, and for other purposes.

H.R. 3329. An act to designate the facility of the United States Postal Service located at 5186 Benito Street in Montclair, California, as the "Paul Eaton Post Office Building".

H.R. 4734. An act to designate the facility of the United States Postal Service located at 171 South Maple Street in Dana, Indiana, as the "Ernest 'Ernie' T. Pyle Post Office".

H.R. 4794. An act to designate the facility of the United States Postal Service located at 8320 13th Avenue in Brooklyn, New York, as the "Mother Frances Xavier Cabrini Post Office Building".

H.R. 4981. An act to designate the facility of the United States Postal Service located at 2505 Derita Avenue in Charlotte, North Carolina, as the "Julius L. Chambers Civil Rights Memorial Post Office".

H.R. 5037. An act to designate the facility of the United States Postal Service located at 3703 North Main Street in Farmville, North Carolina, as the "Walter B. Jones, Jr. Post Office".

H.R. 5384. An act to designate the facility of the United States Postal Service located at 100 Crosby Street in Mansfield, Louisiana, as the "Dr. C.O. Simpkins, Sr., Post Office".

ADJOURNMENT

The SPEAKER pro tempore. Pursuant to section 4(b) of House Resolution 967, the House stands adjourned until 10 a.m. on Tuesday, November 24, 2020.

Thereupon (at 1 o'clock and 39 minutes p.m.), under its previous order, the House adjourned until Tuesday, November 24, 2020, at 10 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

EC-5654. A letter from the Director, U.S. Mint, Department of the Treasury, transmitting a letter regarding the Mint's numismatic mission, Circulating Coins, Alternative Metals, and an Update on the Coin Supply; to the Committee on Financial Services.

EC-5655. A letter from the Secretary, U.S. Securities and Exchange Commission, transmitting the Commission's Major final rule – Facilitating Capital Formation and Expanding Investment Opportunities by Improving Access to Capital in Private Markets (RIN: 3235-AM27) received November 17, 2020, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

EC-5656. A letter from the Secretary, U.S. Securities and Exchange Commission, transmitting the Commission's Major final rule — Use of Derivatives by Registered Investment Companies and Business Development Companies (RIN: 3235-AL60) received November 17, 2020, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

EC-5657. A letter from the Secretary, Department of the Treasury, transmitting a six-month periodic report on the national emergency with respect to Burundi that was declared in Executive Order 13712 of November 22, 2015, pursuant to 50 U.S.C. 1641(c); Public Law 94-412, Sec. 401(c); (90 Stat. 1257) and 50 U.S.C. 1703(c); Public Law 95-223, Sec 204(c); (91 Stat. 1627); to the Committee on Foreign Affairs.

EC-5658. A letter from the Secretary, Department of the Treasury, transmitting a six-month periodic report on the national emergency with respect to Nicaragua that was declared in Executive Order 13851 of November 27, 2018, pursuant to 50 U.S.C. 1641(c); Public Law 94-412, Sec. 401(c); (90 Stat. 1257) and 50 U.S.C. 1703(c); Public Law 95-223, Sec 204(c); (91 Stat. 1627); to the Committee on Foreign Affairs.

EC-5659. A letter from the Executive Director, Federal Retirement Thrift Investment Board, transmitting a letter listing six audit reports issued during FY 2020 regarding the Agency and the Thrift Savings Plan; to the Committee on Oversight and Reform.

EC-5660. A letter from the Vice President, External Affairs, Tennessee Valley Authority, transmitting a notification of a nomination, pursuant to 5 U.S.C. 3349(a); Public Law 105-277, 151(b); (112 Stat. 2681-614); to the Committee on Oversight and Reform.

EC-5661. A letter from the Clerk of Court, Office of the Clerk, United States Court of Appeals for the Seventh Circuit, transmitting an opinion of the U.S. Court of Appeals for the Seventh Circuit: Servotronics, Inc. v. Rolls-Royce PLC and The Boeing Company, No. 19-1847; to the Committee on the Judiciary.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Mrs. AXNE (for herself and Mr. STEIL):

H.R. 8794. A bill to require the Secretary of the Treasury to establish an advisory team to examine strategies to increase cooperation between the public and private sectors for purposes of countering illicit finance, including proliferation finance and sanctions evasion, and for other purposes; to the Committee on Financial Services.

By Ms. BROWNLEY of California:

H.R. 8795. A bill to amend the Marine Mammal Protection Act of 1972 to direct the Secretary of Commerce to establish a climate impact management plan for the conservation of certain marine mammal species, and for other purposes; to the Committee on Natural Resources.

By Mr. CASTEN of Illinois (for himself and Mr. RIGGLEMAN):

H.R. 8796. A bill to direct the Secretary of the Treasury and the Attorney General to jointly conduct a study on the efforts of authoritarian regimes in foreign countries to exploit the financial system of the United States, and for other purposes; to the Committee on Financial Services.

By Mr. CICILLINE (for himself, Mr. THOMPSON of Mississippi, Mr. CARSON of Indiana, Mr. BEYER, Ms. WILD, Ms. MENG, Mr. SUOZZI, and Mr. RASKIN):

H.R. 8797. A bill to establish a Congressional Commission on Civics Education, and for other purposes; to the Committee on Education and Labor.

By Mr. COOK:

H.R. 8798. A bill to establish a procedure for resolving claims to certain rights-of-way, and for other purposes; to the Committee on Natural Resources.

By Mr. CROW (for himself, Ms. GARCIA of Texas, and Ms. ESCOBAR):

H.R. 8799. A bill to prohibit transfers of individuals between ICE facilities and Federal, State, and local facilities, to ensure physical distancing inside ICE facilities, and for other purposes; to the Committee on the Judiciary.

By Mr. GALLAGHER (for himself, Ms. CHENEY, and Mr. STEWART):

H.R. 8800. A bill to prohibit the trading of the securities of certain Communist Chinese military companies on a national securities exchange, and for other purposes; to the Committee on Financial Services, and in addition to the Committees on Foreign Affairs, Ways and Means, Armed Services, Education and Labor, Intelligence (Permanent Select), and Oversight and Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. GROTHMAN (for himself, Mrs. CAROLYN B. MALONEY of New York, Mrs. DEMINGS, Mr. MAST, Mr. GALLEGO, Mr. LYNCH, Mr. KELLY of Mississippi, Ms. NORTON, Mr. STEW-ART, Ms. BROWNLEY of California, Mr. BILIRAKIS, Mr. BYRNE, and Mr. WALTZ):

H.R. 8801. A bill to provide redress to the employees of Air America; to the Committee on Oversight and Reform.

By Mr. HORSFORD (for himself, Mr. LAHOOD, and Mr. PANETTA):

H.R. 8802. A bill to amend the Internal Revenue Code of 1986 to create a refundable tax credit for travel expenditures, and for other purposes; to the Committee on Ways and Means.

By Mr. MCEACHIN (for himself, Mr. RASKIN, and Mr. RICHMOND):

H.R. 8803. A bill to establish the National Telephone Hotline and Online Resource Service for Victims of Police Violence and Harassment, and for other purposes; to the Committee on the Judiciary.

By Mrs. MILLER (for herself and Mr. TRONE):

H.R. 8804. A bill to promote exports of goods and services from and facilitation of business investment in rural areas of the United States; to the Committee on Foreign Affairs.

By Mr. SCHNEIDER (for himself and Mr. LAHOOD):

H.R. 8805. A bill to amend the Internal Revenue Code of 1986 to modify rules related to rents received by real estate investment trusts from related parties; to the Committee on Ways and Means.

By Ms. TLAIB (for herself, Ms. KAPTUR, Ms. LEE of California, Ms. JUDY CHU