

Bonnie Jack (Murkowski Campaign) worked with me at table 12 all day November 13, 2010. As part of my 11/16/10 affidavit; I was concerned about the authenticity of the secure handling of 7 ballot packages, which had not followed appropriate DOE chain of custody processes. These communities were **40-004 Anaktuvuk Pass; 40-006 Atqasuk; 40-010 Browerville; 40-012 Buckland; 40-016 Kaktovik; 40-024 Kotzebue; 40-034 Point Lay.**

I brought full attention to DOE management, the table poll workers, and Ms. Jack that I was concerned about the security and chain of custody of the ballot envelopes, due to the missing signatures. Most district envelopes processed at various tables had two to four signatures. Ms. Jack took strong note of the fact that I was writing notes on each district to include the missing signatures and more. Ms. Jack left for Anchorage a few hours after she finished working the table with me (late Friday) and by Monday morning, the lawsuit was filed in court. I believe this could have been a catalyst, as she was upset I was challenging the lack of DOE chain of custody for villages. There should not be exceptions in statewide or national elections, as following law is required per SOA statutes and DOE regulations. State and National law should apply to all parties equally, not be based on race. I have many native members of my own family and question base on equality of treatment for all ballots, district packages, and legal processing of the electoral vote.

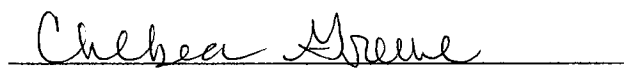
3. I request investigation into the lack of records provided to any write-in count observer, proving "each and every" case where an individual required additional support in filling out their ballot. Is there not some form of record that is to be maintained by the Division of Elections, so that hundreds of signature or print replications that were observed can be explained (one on top of the other)?
4. I request investigation into the assignment of Goldbelt Security Services being tasked, contracted, assigned to guard the electoral ballots, as the corporation is beholding to Lisa Murkowski and there was an extreme conflict of interest of an ethical nature that the SOA DOE should have taken into strong consideration as they made this determination and made arrangements not considered biased in nature.

Further affiant sayeth naught.

Dated this 18th day of November, 2010 in Anchorage, Alaska.


Sharon K. Phillips

Subscribed and sworn to before me, a notary public in and for the State of Alaska this
18th day of November, 2010


Notary

9/4/2012
My commission expires on

