

<p>DISTRICT COURT, CITY AND COUNTY OF DENVER, COLORADO  1437 Bannock Street  Denver, Colorado 80523  Phone Number: (720) 865-8301</p>	
<p>Plaintiff: Eric Coomer, Ph.D.,   Defendants: Donald J. Trump for President, Inc., <i>et al.</i></p>	<p style="text-align: right;">DATE FILED: October 29, 2021 10:27 AM  FILING ID: B4A7BAC7450A6  CASE NUMBER: 2020CV34319</p> <p style="text-align: center;">▲ COURT USE ONLY ▲</p>
<p>Barry K. Arrington, #16,486  Arrington Law Firm  3801 East Florida Avenue, Suite 830  Denver, Colorado 80210  Phone Number: (303) 205-7870  FAX Number: (303) 463-0410  E-mail: <a href="mailto:barry@arringtonpc.com">barry@arringtonpc.com</a></p> <p>Shaun Pearman, #16,619  The Pearman Law Firm, P.C.  4195 Wadsworth Boulevard  Wheat Ridge Colorado 80033  Phone Number: (303) 991-7600  Fax Number: (303) 991-7601  E-mail: <a href="mailto:shaun@pearmanlawfirm.com">shaun@pearmanlawfirm.com</a></p> <p>Attorneys for Defendants Sidney Powell and Sidney Powell, P.C.</p>	<p>Case Number: 2020CV34319   Courtroom 409</p>
<p><b>POWELL DEFENDANTS EVIDENCE LIST</b></p>	

Exhibit #	Description	State if No Objection	Plaintiff's Objection	Defendant's Response as to Why Admissible
900	Oltmann Affidavit			
901	11-19-20 Press Conference			
902	9-26-20 Screenshot			
903	Coomer Facebook Posts			
904	12-8-20 Denver Post Article			
905	Allegedly Defamatory Smts.			
906	NY Times Article			
907	GA Lawsuit			
908	MI Lawsuit			
909	WI Lawsuit			

910	AZ Lawsuit			
911	HBO Documentary Kill Chain (No party objected to review by court; <b>Cite</b>			
912	Patent No.: 7,549,049 B2			
913	Patent No.: 7,377,431 B2			
914	7-12-21 Halderman Dec.			
915	Patent No.: 8,714,450 B2			
916	Patent No.: 9,202,113 B2			
917	Patent No.: 8,913,787 B2			
918	Patent No.: 8,876,002 B2			
919	Patent No.: 8,864,026 B2			
920	Texas Sec. of State Report			
921	2-15-19 Brian Mechler Report			

923	GA TRO			
	4-28-21 Powell Declaration			
	9-1-21 Anderson Declaration (paragraphs 4,6, 9, 10)			
A	9-17-21 Coomer Declaration (paragraphs 15, 19)			
CC	11-13-20 Full Malkin- Oltmann Interview			
O	Halderman Declaration (paragraphs 9 and 25)			

Oltmann 8-18-21 Sworn Statement Page/Line	State if No Objection	Plaintiff's Objection	Defendant's Response as to Why Admissible
65:14-22			
63:12-19			
68:12-14			
84:12-21			

82:19-83:25			
32:24-33:1			

Oltmann 9-8-21 Deposition Page/Line	State if No Objection	Plaintiff's Objection	Defendant's Response as to Why Admissible
15:18-19			
141:22-142-2			

Powell 7-20-21 Deposition Page/Line	State if No Objection	Plaintiff's Objection	Defendant's Response as to Why Admissible
16:11-19			
30:11-14			
37:25-38-7			
39:1-18			
39:19-25			
56:7-13			

62:19-24			
74:19-75:10			
82:8-15			
91:21-22			
93:23-94:2			
109:3-7			
120:3-10			

Coomer 9-23-21 Deposition Page/Line	State if No Objection	Plaintiff's Objection	Defendant's Response as to Why Admissible
32:1-8			
100:15-101:15			
68:21-69:1			
70:1-5			

85:11-22			
36:16-20			
43:5-19			
43:22-44:3			
58:4-8			
39:13-24			
91:12-92:8			

Rion 8-9-21 Deposition Page/Line	State if No Objection	Plaintiff's Objection	Defendant's Response as to Why Admissible
89:13-24			

**/s/ Barry K. Arrington**

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Barry K. Arrington  
Attorney for Sidney Powell and Sidney Powell, P.C.

CERTIFICATE OF SERVICE

The undersigned certifies that on October 29, 2021, a true and correct copy of the foregoing was served via the Colorado Courts efilng system on counsel of record.

**/s/ Barry K. Arrington**

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Barry K. Arrington