### IN THE CIRCUIT COURT OF THE FIFTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA, IN AND FOR LAKE COUNTY

THE STATE OF FLORIDA

CASE NO. 2020-CF-000612-A-03

VS

#### **INFORMATION**

CHERYL A HALL

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

BRAD KING, State Attorney of the Fifth Judicial Circuit of the State of Florida, in and for Lake County prosecuting for the State of Florida, by and through the undersigned Assistant State Attorney, in the said County, under oath, information makes that: CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 1st day of February in the year of Our Lord, twenty-twenty:

# COUNT I ELECTION LAW VIOLATION (F3)

104.011(2)

did willfully submit false voter registration information for Carol Straker to Florida First, to wit: false social security information, party affiliation and signature, which was provided by Florida First to the Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

### ELECTION LAW VIOLATION (F3) 104.011(2)

and the Assistant State Attorney upon his oath aforesaid, further information makes that CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 1st day of February in the year of Our Lord, twenty-twenty, in the County and State aforesaid did willfully submit false voter registration information for Richard Ramer to Florida First, to wit: false social security information, party affiliation and signature, which was provided by Florida First to the Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

## COUNT III ELECTION LAW VIOLATION (F3)

104.011(2)

and the Assistant State Attorney upon his oath aforesaid, further information makes that CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 1st day of February in the year of Our Lord, twenty-twenty, in the County and State aforesaid did willfully submit false voter registration information for Gertrude Hottinger to Florida First, to wit: false social security information, party affiliation and signature, which was provided by Florida First to the

Electronically Filed L-2020-10576

PAGE 2 STATE OF FLORIDA VS CHERYL A HALL 2020-CF-000612-A-03

Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

#### COUNT IV ELECTION LAW VIOLATION (F3)

104.011(2)

and the Assistant State Attorney upon his oath aforesaid, further information makes that CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 2nd day of February in the year of Our Lord, twenty-twenty, in the County and State aforesaid did willfully submit false voter registration information for John Holzli to Florida First, to wit: false social security information, party affiliation and signature, which was provided by Florida First to the Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

#### COUNT V ELECTION LAW VIOLATION (F3)

104.011(2)

and the Assistant State Attorney upon his oath aforesaid, further information makes that CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 28th day of January in the year of Our Lord, twenty-twenty, in the County and State aforesaid did willfully submit false voter registration information for Bradley Stevens to Florida First, to wit: false social security information and signature, which was provided by Florida First to the Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

### COUNT VI ELECTION LAW VIOLATION (F3)

104.011(2)

and the Assistant State Attorney upon his oath aforesaid, further information makes that CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 2nd day of February in the year of Our Lord, twenty-twenty, in the County and State aforesaid did willfully submit false voter registration information for Caryl Hottinger/Cindy Hold to Florida First, to wit: false social security number, date of birth and signature, which was provided by Florida First to the Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

PAGE 3 STATE OF FLORIDA VS CHERYL A HALL 2020-CF-000612-A-03

#### <u>COUNT VII</u> ELECTION LAW VIOLATION (F3)

104.011(2)

and the Assistant State Attorney upon his oath aforesaid, further information makes that CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 1st day of February in the year of Our Lord, twenty-twenty, in the County and State aforesaid did willfully submit false voter registration information for Laurie Stevens to Florida First, to wit: false social security information, party affiliation and signature, which was provided by Florida First to the Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

## COUNT VIII ELECTION LAW VIOLATION (F3)

104.011(2)

and the Assistant State Attorney upon his oath aforesaid, further information makes that CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 28th day of January in the year of Our Lord, twenty-twenty, in the County and State aforesaid did willfully submit false voter registration information for Karen Ortega to Florida First, to wit: false social security information and party affiliation, which was provided by Florida First to the Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

# COUNT IX ELECTION LAW VIOLATION (F3)

104.011(2)

and the Assistant State Attorney upon his oath aforesaid, further information makes that CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 18th day of January in the year of Our Lord, twenty-twenty, in the County and State aforesaid did willfully submit false voter registration information for Cameron Czerniakowski to Florida First, to wit: false social security information and party affiliation, which was provided by Florida First to the Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

PAGE 4 STATE OF FLORIDA VS CHERYL A HALL 2020-CF-000612-A-03

### **COUNT X ELECTION LAW VIOLATION (F3)**

104.011(2)

and the Assistant State Attorney upon his oath aforesaid, further information makes that CHERYL A HALL (R/G: W/F, DOB: 04/06/1956) in the County of Lake, and the State of Florida, on or about the 18th day of January in the year of Our Lord, twenty-twenty, in the County and State aforesaid did willfully submit false voter registration information for Samantha Czerniakowski to Florida First, to wit: false social security information and party affiliation, which was provided by Florida First to the Supervisor of Elections for Lake County, Florida which is in violation of Section 104.011, Florida Statutes

contrary to the form of the statute in such cases made and provided and against the peace and dignity of the State of Florida.

#### STATE OF FLORIDA, COUNTY OF LAKE

Personally appeared before me, BRAD KING, State Attorney for the Fifth Judicial Circuit, State of Florida, in and for Lake County, State of Florida, or his duly designated Assistant State Attorney, who first being sworn, says that the allegations as set forth in the foregoing information are based upon facts that have been sworn to as true, and which if true, would constitute the offense therein charged. Prosecution instituted in good faith and subscribed under oath, ¢ertifying he has received testimony under oath from the material witness or witnesses of the offense.

> Mark Dale Simpson, Assistant to BRAD KING State Attorney,

Fifth Judicial Circuit of Florida

Florida Bar No. 0889636

Sworn to and subscribed before me this /6 day of //arch., 2020.

Affiant Personally Known to Notary Public

SUZANNE M. KENNEY Commission # GG 227793 Expires July 23, 2022

Bonded Thru Troy Fain Insurance 800-385-7019