

## Clayton:

There were 113 original signatures in Clayton County. After reviewing duplicated signatures, addresses that were invalid, or addresses that were not within the county—amongst other issues—Eddie Andrews ended with 99 signatures in Clayton County.

The Secretary of State's Offices and/or Andrew's campaign previously removed 4 signatures, there were an additional 12 duplicates, and 2 PO Boxes. Again, leaving the county at 99 signatures total.

### Evidence:

1. On page 2 line 15 the address is a PO Box. By state bylaws ineligible to count.
2. On page 2 line 17 the same signature and address can be found repeated on page 3 line 19.
3. On page 2 lines 19 and 20 the signatures were both previously disqualified by the campaign themselves or on behalf of the Secretary of State's authority.
4. On page 3 the signature of what appears to be "Linda" can be found duplicated on page 1 line 2.
5. On page 3 line 17 the address is a PO Box. By state bylaws ineligible to count.
6. On page 4 line 3 the signature was previously disqualified by the campaign themselves or on behalf of the Secretary of State's authority.
7. On page 5 line 9 the signature was previously disqualified by the campaign themselves or on behalf of the Secretary of State's authority.
8. On page 7 the signature on line 1 can be found duplicated on page 10 line 2.
9. On page 7 the signature of what appears to be "Ardis" on line 3 can be found on page 3 line line 11.
10. On page 12 line 1 the signature can be found duplicated on page 10 line 1.
11. On page 13 line 2 the signature can be found duplicated on page 3 line 14.
12. On page 13 line 4 the signature can be found duplicated on page 3 line 15.
13. On page 14 the signature of what appears to be "John" on line 1 can be found duplicated on page 3 line 2.
14. On page 16 line 1 the signature can be found duplicated on page 3 line 4. The first name clearly has the same distinct cursive signature—nearly as an exact replica.

15. On page 16 line 2 the signature can be found duplicated on page 2 line 9. The “B” appears to have the same swoop coming off to the right and the ending “t” appears to have the same swoop that follows to the left of the signature.
16. On page 16 line 3 the signature of what appears to be “Terri Gould” can be found duplicated on page 2 line 11 “Terri E. Gould”. With the exception of an added middle name character, the signatures appear to be the exact same from the same person—not from unique individuals. (see the identical signature of the last name). Result: duplicate.
17. On page 16 line 4 the signature can be found duplicated on page 2 line 12.
18. (Page 16 line 3 and line 4 are a couple who were duplicated on page 2 line 11 and 12).

### **Conclusion:**

The result of Clayton county after removing one set of the duplicated signatures (12 duplicates) and ineligible addresses (2): 99 signatures. We ask that these invalid signatures in Clayton County are not counted, and that Clayton County is struck down as one of the nineteen counties needing a minimum threshold of one-hundred signatures as its valid signatures only amount to 99.

Additionally, signatures for Clayton County on pages 2 (18 signatures), 3 (19 signatures), 4 (20 signatures), 5 (10 signatures), 9 (1 signature), 10 (4 signatures), 15 (4 signatures) were submitted on nomination papers that violated Iowa Code 43.14 Section 1 that states that “All nomination petitions shall be eight and one-half by eleven inches in size.” These signatures ought not to have been accepted and should be ruled invalid. Invalidating these signatures would dramatically reduce the number of valid signatures collected in Clayton County and fall below the necessary 100 signature threshold required in 19 counties to be eligible for the ballot.

## O'Brien:

There were 104 original signatures in O'Brien County. After reviewing duplicated signatures, addresses that were invalid, or addresses that were not within the county—amongst other issues—the Eddie Andrews campaign ended with **94 signatures in O'Brien County.**

The Secretary of State's Offices and/or Andrew's campaign previously removed 3 signatures, there were an additional 3 duplicates, 3 separate signatures did not have an address, and 5 additional signatures' addresses did not correspond to the county in which it was signed for. Again, leaving the county with 94 signatures, below the 100 signature threshold necessary to count toward the "19 counties of +100 requirement."

### Evidence:

19. On page 1 line 1 the signature does not have a corresponding address.
20. On page 1 line 7 the signature of what appears to be "Joel" is duplicated to page 9 line 5.
21. On page 1 line 8 the name was previously scribbled out and removed by the campaign
22. On page 2 line 8 the signature is missing a corresponding address.
23. On page 3 line 1 the signature is missing all additional corresponding information necessary to count it as a valid signature.
24. On page 4 line 5 the signature of what appears to be "Sandra" is duplicated and can be found on page 12 line 2.
25. On page 5 line 2 the signature can be found duplicated to page 9 line 7.
26. On page 6 line 1 the signature is from an address and city found outside of O'Brien County resulting in an invalid signature.
27. On page 6 line 2 the signature is from an address and city found outside of O'Brien County resulting in an invalid signature.
28. On page 7 line 1 the signature is from an address and city found outside of O'Brien County resulting in an invalid signature. (Nevada is in Story County).
29. On page 7 line 3 the signature is from an address and city found outside of O'Brien County resulting in an invalid signature. (Stanton is in Montgomery County).
30. On page 8 line 10 the signature is from an address and city found outside of O'Brien County resulting in an invalid signature. (Orange city is in Sioux County).

## **Conclusion:**

The result of O'Brien County after removing one set of the duplicated signatures (3 duplicates), 3 signatures that did not have addresses and necessary information, and 5 signatures with addresses found outside of O'Brien county: 94 signatures remain. We ask that these invalid signatures in O'Brien County are not counted, and that O'Brien County is struck down as one of the nineteen counties needing a minimum threshold of one-hundred signatures as its valid signatures only amount to 94.

Additionally, signatures for O'Brien County on pages 1 (19 signatures), 3 (3 signatures), 5 (2 signatures), 7 (3 signatures), 9 (9 signatures), 10 (4 signatures), 11 (7 signatures), and 12 (20 signatures) were submitted on nomination papers that violated Iowa Code 43.14 Section 1 that states that "All nomination petitions shall be eight and one-half by eleven inches in size." These signatures ought not to have been accepted and should be ruled invalid. Invalidating these signatures would dramatically reduce the number of valid signatures collected in O'Brien County and fall below the necessary 100 signature threshold required in 19 counties to be eligible for the ballot.

## Carroll:

There were 111 original signatures in Carroll County. After reviewing duplicated signatures, addresses that were invalid, or addresses that were not within the county—amongst other issues (outlined below)—the Eddie Andrews campaign ended with **99 signatures in Carroll County**.

The Secretary of State's Offices and/or Andrew's campaign previously removed 5 signatures. There were an additional 3 duplicates, 3 PO Boxes, 3 additional signatures' addresses did not correspond to the county in which it was signed for, and an additional 1 signature in which the candidate information was filed incorrectly . Again, leaving the county with 99 signatures, below the 100 signature threshold necessary to count toward the "19 counties of +100 requirement" imposed by the Secretary of State.

### Evidence:

31. On page 1 line 1 the signature does not have a corresponding address.
32. On page 1 line 2 the signature does not have a corresponding address.
33. On page 1 line 5 the signature does not have a complete address resulting in an unverifiable signature.
34. On page 1 line 6 the address is a PO Box which goes against Secretary of State petition signature bylaws.
35. On page 2 line 14 the address is a PO Box which goes against Secretary of State petition signature bylaws.
36. On page 3 line 2 the signature's corresponding address and city come from outside of Carroll county.
37. On page 3 line 16 the address is a PO Box which goes against Secretary of State petition signature bylaws.
38. On page 3 line 17 the signature does not have a corresponding address resulting in an unverifiable signature.
39. On page 4 line 2 the signature can be duplicated on page 6 line 2 and triplicated on page 8 line 13.
40. On page 5 line 5 the address is a PO Box which goes against Secretary of State petition signature bylaws.
41. On page 5 line 3 the signature does not have a corresponding address resulting in an unverifiable signature.

42. On page 6 line 2 the signature can be found duplicated on page 4 line 2 and triplicated on page 8 line 13.
43. On page 6 line 3 the signature can be found duplicated on page 7 line 6.
44. On page 7 line 5 the signature and corresponding address and city is found from outside Carroll County, therefore, resulting in a signature that cannot be counted under Carroll County.
45. On page 12 line 1 the address and alike terms cannot be found anywhere in Carroll County. The information is all illegible. The date is written "8-9-26" dating it into the future. Additionally, this signature is on page (page 12) that is incorrectly filed. The candidate did not check his party affiliation which resulted in signees not knowing what they were signing for or what party they were advocating for.
46. On page 12 line 2 (see above point #45). Candidate information was filled out incorrectly, therefore, resulting in all signatures on this page being ineligible to count.

## **Conclusion:**

The result of Carroll county after removing one set of the duplicated signatures (3 duplicates), 3 signatures that did not have addresses and necessary information, 1 additional signature (see point 45 and 46) that the candidate filed incorrect paperwork, and 3 signatures with addresses found outside of Carroll county: 99 signatures remain. We ask that these invalid signatures in Carroll County are not counted, and that Carroll County is struck down as one of the nineteen counties needing a minimum threshold of one-hundred signatures as imposed by the Secretary of State.

Additionally, signatures for Carroll County on pages 1 (18 signatures), 5 (4 signatures), 6 (3 signatures), 7 (20 signatures), 8 (15 signatures), and 10 (1 signature) were submitted on nomination papers that violated Iowa Code 43.14 Section 1 that states that "All nomination petitions shall be eight and one-half by eleven inches in size." These signatures ought not to have been accepted and should be ruled invalid. Invalidating these signatures would dramatically reduce the number of valid signatures collected in Carroll County and fall below the necessary 100 signature threshold required in 19 counties to be eligible for the ballot.

## Harrison:

There were 116 original signatures in Harrison County. After reviewing duplicated signatures, addresses that were invalid, or addresses that were not within the county—amongst other issues (outlined below)—the Eddie Andrews campaign ended with **59 signatures in Harrison County.**

The Secretary of State's Offices and/or Andrew's campaign previously removed 5 signatures. There were an additional 3 duplicates, 3 PO Boxes, 3 additional signatures' addresses that did not correspond to the county in which it was signed for, and an additional 1 signature in which the candidate information was filed incorrectly . Again, leaving the county with 99 signatures, below the 100 signature threshold necessary to count toward the "19 counties of +100 requirement" imposed by the Secretary of State.

### Evidence:

1. On page 4 line 1 the signature can be found duplicated on page 16 line 8.
2. On page 6 line 2 the signature does not have a complete address resulting in an unverifiable signature.
3. On page 6 line 3 the signature can be found duplicated on page 11 line 5.
4. On page 7 line 5 the address is a PO Box which goes against Secretary of State petition signature bylaws.
5. On page 7 line 6 the signature's corresponding address and city come from outside of Harrison County.
6. On page 8 line 10 the signature can be found duplicated on page 15 line 3.
7. On page 10 line 1 the signature can be found duplicated on page 14 line 2.
8. On page 10 line 2 the signature can be found duplicated on page 16 line 10.
9. On page 12 line 2 the signature can be found duplicated on page 15 line 4.
10. On page 12 line 3 the signature can be found duplicated on page 14 line 9.
11. On page 14 line 11 the signature's corresponding address and city come from outside of Harrison County.
12. On page 16 line 1 the signature's corresponding address and city come from outside of Harrison County.
13. On page 16 line 6 the signature's corresponding address and city come from outside of Harrison County.
14. On page 16 line 11 the signature can be found duplicated on page 11 line 4.
15. On page 6 the neither checkbox is selected indicating whether or not the candidate "Is the candidate running to fill a vacancy due to the death, resignation, removal, or

temporary appointment of an office holder?” the checkbox no or yes should be selected and neither are selected therefore the signatures on this page are not valid.

16. On page 14 Candidate submitted an unbound, irregular size of paper on which signatures were collected, therefore violating the bylaw requirements of the Secretary of State. Therefore resulting in all signatures on this page being ineligible to count. The total number of invalid on this page is 19 signatures.
17. On page 15 Candidate submitted an unbound, irregular size of paper on which signatures were collected, therefore violating the bylaw requirements of the Secretary of State. Therefore resulting in all signatures on this page being ineligible to count. The total number of invalid on this page is 11 signatures.
18. On page 16 Candidate submitted an unbound, irregular size of paper on which signatures were collected, therefore violating the bylaw requirements of the Secretary of State. Therefore resulting in all signatures on this page being ineligible to count. The total number of invalid on this page is 11 signatures.

## **Conclusion:**

The result of Harrison County after removing one set of the duplicated signatures (8), signatures that did not have addresses and necessary information (2), signatures with addresses found outside of Harrison County (4), signatures that did not meet the header completion requirements (2), and signatures that are in question due to the validity of the paper size that was submitted, securing signature pages in a binder requirements (41) : 59 signatures remain. We ask that these invalid signatures in Harrison County are not counted, and that Harrison County is struck down as one of the nineteen counties needing a minimum threshold of one-hundred signatures as imposed by the Secretary of State.

Additionally, signatures for Harrison County on pages 14 (20 signatures), 15 (12 signatures), and 16 (15 signatures) were submitted on nomination papers that violated Iowa Code 43.14 Section 1 that states that “All nomination petitions shall be eight and one-half by eleven inches in size.” These signatures ought not to have been accepted and should be ruled invalid. Invalidating these signatures would dramatically reduce the number of valid signatures collected in Harrison County and fall below the necessary 100 signature threshold required in 19 counties to be eligible for the ballot.

## **Clarke:**

There were 113 original signatures for Eddie Andrews in Clarke County. After reviewing duplicated signatures, addresses that were invalid, or addresses that were not within the county, Eddie Andrews ended with **99 of signatures in Clarke County.**

On page 1 line 1 the signature is found duplicated on page 2 line 7.

On page 1 line 2 the signature is found duplicated on page 2 line 10.

On page 1 line 4 the name and address are fake.

On page 1 line 5 is found duplicated on page 2 line 1.

On page 1 line 7 is found duplicated on page 2 line 3.

(On page 1 line 8 has been crossed off by the SOS office.)

On page 1 line 9 is found duplicated on page 2 line 9.

On page 1 line 10 is found duplicated on page 2 line 11.

On page 1 line 13 is found duplicated on page 7 line 13.

(On page 2 line 2 the line has been crossed out by the SOS.)

On page 3 line 2 the address is incomplete and no known street name exists in the city provided.

On page 3 line 4 the address listed is not in Clarke County.

On page 3 line 11 the address, city and date were filled in by another person at a later date as evidenced by the different color of ink and writing style, and no person with that name resides at that address. (Additionally, it appears very clearly that the same person completed the dates on lines 5 - 13; 15)

(On page 3 line 16 has been removed by the SOS.)

On page 5 line 15 the signature and address are duplicated on page 6 line 1.

On page 5 line 16 the address listed is not in Clarke County.

On page 5 line 17 the address listed is not in Clarke County.

## **Conclusion:**

The result of Clarke County after removing 8 sets of duplicated signatures, 3 signatures that did not have correct addresses and necessary information, and 3 signatures with addresses found outside of Clarke county: 99 signatures remain. We ask that these invalid signatures in Clarke County are not counted, and that Clarke County is struck down as one of the nineteen counties needing a minimum threshold of one-hundred signatures as required by Iowa Code.

Additionally, signatures for Clarke County on pages 2 (10 signatures), 3 (15 signatures), 4 (5 signatures), 5 (17 signatures), 7 (18 signatures), 8 (3 signatures), 9 (7 signatures), 10 (19 signatures), and 11 (2 signatures) were submitted on nomination papers that violated Iowa Code 43.14 Section 1 that states that "All nomination petitions shall be eight and one-half by eleven inches in size." These signatures ought not to have been accepted and should be ruled invalid. Invalidating these signatures would dramatically reduce the number of valid signatures collected in Clarke County and fall below the necessary 100 signature threshold required in 19 counties to be eligible for the ballot.

## **Cerro Gordo County:**

There were 115 original signatures for Eddie Andrews in Cerro Gordo County. After reviewing signatures and addresses that were invalid Eddie Andrews ended with **76 of signatures for Cerro Gordo County**.

Page 1: The entire page of 19 signatures is invalid due to the failure to complete the candidate vacancy box.

Page 3: The entire page of 20 signatures is invalid due to the failure to complete the candidate vacancy box.

The result of Cerro Gordo County after removing 39 signatures because the headers of the nomination papers were incomplete, 76 signatures remain. We ask that these invalid signatures in Cerro Gordo County are not counted, and that Cerro Gordo County is struck down as one of the nineteen counties needing a minimum threshold of one-hundred signatures as required by Iowa Code.

## **Conclusion:**

The Eddie Andrews for Iowa campaign did not collect or account for a sufficient amount of signatures, we ask that due to the Eddie Andrews campaign's insufficient amount of signatures in 19 counties he be removed from the ballot. Originally in 21 counties Eddie Andrews had over 100 signatures. After investigating the information and missing information from his petition

## **Pottawattamie:**

There were 110 original signatures in Pottawattamie County. After reviewing duplicated signatures, addresses that were invalid, or addresses that were not within the county—amongst other issues—Eddie Andrews ended with **87 signatures in Pottawattamie County.**

### **Evidence:**

47. On page 6, line 5, the address doesn't match the city. By state bylaws ineligible to count.
48. On page 29, line 1, the signature can be found duplicated on page 6, line 7.
49. On page 30, line 3, the signature can be found duplicated on page 6, line 4, and page 36, line 1.
50. On page 32, line 7, the signature can be found duplicated on page 6, line 6.
51. On page 33, line 1, the signature can be found duplicated on page 6 line 3.
52. On page 35, the entire page of 3 signatures is invalid due to the failure to complete the candidate vacancy box.
53. On page 36, the entire page of 14 signatures is invalid due to the failure to complete the candidate vacancy box

### **Conclusion:**

The result of Pottawattamie county, after removing one set of the duplicated signatures (4 duplicates), ineligible addresses (1): 87 signatures, and signatures that are in question due to the validity of the paper size that was submitted, securing signature pages in a binder requirements (6) We ask that these invalid signatures in Pottawattamie County are not counted, and that Pottawattamie County is struck down as one of the nineteen counties needing a minimum threshold of one-hundred signatures as its valid signatures only amount to 87.

Additionally, signatures for Pottawattamie County on pages 1 (1 signatures), 2 (2 signatures), 3 (1 signatures), 4 (1 signatures), 5 (2 signatures), and 6 (7 signatures) were submitted on nomination papers that violated Iowa Code 43.14 Section 1 that states that "All nomination petitions shall be eight and one-half by eleven inches in size." These signatures ought not to have been accepted and should be ruled invalid. Invalidating these signatures would dramatically reduce the number of valid signatures collected in Pottawattamie County and fall below the necessary 100 signature threshold required in 19 counties to be eligible for the ballot.