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Attn.: Attorney L. Lin Wood

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Filename: C:\ProgramData\Venta\VentaFax & Voice 6\Out\3RD LETTER TO US P>Error Correction: Yes JOHN TRUMP(3) {2021-01-28}.tif

File description: 3RD LETTER TO US PRESIDENT DONALD JOHN TRUMP(3).prResolution: 200*200 dpi

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To: Attorney L. Lin Wood

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LETTER TO 19TH PRESIDENT DONALD JOHN TRUMP OF THE
COUNTRY UNITED STATES OF AMERICA

Thursday, January 28, 2021 01:46 AM

ATTN: President Donald J. Trump
The Mar-a-Lago Club
Residence of Donald John Trump
CC: L. Lin Wood, Attorney

1100 South Ocean Boulevard,
Palm Beach, Florida 33480
Telephone: (561) 832-2600
Facsimile: (561) 832-8166

Dear Mr. President Donald J. Trump,

If Mar-a-Lago Club rather that I have my mother email you any future letters, I can do that Mr. President. As I have said in my PROCLIMATION LETTER and my LETTER BEGGING FOR REMEDY, you should have both letters since you don't have the White House Staffers blocking my mailings, Evidence DVDS and Audio CD discs mailed to you since October, 2020, and all of them have been blocked.

Roger Stone told me what was really going on, that things are being blocked from your attention including stuff from Roger Stone. So again I am not angry at him and he did the best that he could to try to get you to give me a full pardon.

With how complex my criminal case was, you didn't have enough time to investigate every facet of wrongness done in my case before you even felt like such pardon is warranted. You have been so busy simply being the President. I wish Roger Stone had sent you this information two years ago but he was arrested and his hands were tied. Roger Stone was too late in trying to persuade you to pardon me with the facts in my 30 page letter to you, that is 26 page Affidavit and 4 page Letter. You didn't have the time to simply verify everything I have claimed to you why a pardon is warranted.

Mr. President, you are my President and you are lawfully the President if the electoral college was not rigged on top of rigging the popular vote with fake ballots or fraudulent ballots. I have read so many different case law, federal and state case laws saying that if you prove fraud of the prosecutor in a case or prove fraud against the adverse party to a case which you are a party, then it doesn't matter about the fraudulent party's cause and evidence, it is simply necessary to throw out the fraud and rule in favor of the party that was victim of the fraud as the Court was a victim of fraud and must make rulings to sanction that fraud and deter such fraud in the future.