

MARK BRNOVICH
Attorney General
Firm Bar No. 14000

TODD C. LAWSON
State Bar No. 020216
Assistant Attorney General
2005 N. Central Avenue
Phoenix, Arizona 85004-1592
Telephone 602-542-3881
crmfraud@azag.gov

Attorneys for Plaintiff

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF COCHISE**

STATE OF ARIZONA,

Plaintiff,

v.

**SANDRA FINCH RUSSELL
a/k/a SANDY RUSSELL,**

Defendant.

Case No:

89 SGJ 69

INDICTMENT

CHARGING VIOLATIONS OF:

COUNT 1: PERJURY, a Class 4 Felony, in violation of A.R.S. § 13-2702(A)(2)

The 89th Arizona State Grand Jury accuses **SANDRA FINCH RUSSELL a/k/a SANDY RUSSELL**, charging on this 4th day of October, 2021, that in or from Cochise County, Arizona:

COUNT 1

PERJURY

On or about April 6, 2020, **SANDRA FINCH RUSSELL a/k/a SANDY RUSSELL**, knowingly made a false unsworn declaration in regard to a material issue

that she subscribed as true under penalty of perjury, believing it to be false, in violation of A.R.S. §§ 13-2702(A)(2), 13-2701, 13-701, 13-702 and 13-801.

Said conduct occurred when **SANDRA FINCH RUSSELL a/k/a SANDY RUSSELL**, knowingly signed a "Declaration of Qualification" for the office of Judge of the Superior Court under penalty of perjury where **SANDRA FINCH RUSSELL a/k/a SANDY RUSSELL** stated "I ... will have been a citizen of Arizona for 7 years before my election" when in fact **SANDRA FINCH RUSSELL a/k/a SANDY RUSSELL** had previously completed an "Oath of Elector" in connection with an election held in DeKalb County (Ga.) on May 24, 2016, wherein she stated "I ... do swear (or affirm) that I am a citizen ... of the State of Georgia..."

Pursuant to A.R.S. § 21-425, the Grand Jurors find that the offense described above was committed in Cochise County, Arizona.

A True Bill
(A "True Bill")

MARK BRNOVICH
ATTORNEY GENERAL
STATE OF ARIZONA

Dated: 10.4.21

T.C.L.
TODD C. LAWSON
Assistant Attorney General

Patricia J. ...
Foreperson of the Grand Jury

#9619441v1