

**Subject:** [Records Center] Public Information Request :: R026106-013125  
**Date:** Tuesday, February 4, 2025 at 9:57:41 AM Eastern Standard Time  
**From:** TEXAS AG Public Information <texasag@govqa.us>  
**To:** AO Records <records@americanoversight.org>

EXTERNAL SENDER

**Attachments:**

[OR2024-038391.pdf](#)

[EID Cases Spreadsheet--Public Information Request No. R026106 Redacted.pdf](#)

--- Please respond above this line ---

February 4, 2025

Ms. Eva Mayanja  
American Oversight  
[records@americanoversight.org](mailto:records@americanoversight.org)  
VIA E-MAIL ONLY

Re: Public Information Request No. R026106

Dear Ms. Mayanja:

This e-mail is in response to your public information request to the Office of the Attorney General (“OAG”), received by the OAG on January 31, 2025.

The OAG has reviewed its files and has compiled the spreadsheet that is responsive to your request. Although the Public Information Act allows a governmental body to charge for providing information in certain circumstances, the spreadsheet is being provided to you at no charge.

Please note, however, that the OAG has withheld certain suspect information in ongoing investigations/prosecutions in accordance with Open Records Letter No. 2024-038391 (2024). A courtesy copy of the ruling is attached.

If you have any questions, please contact [publicrecords@oag.texas.gov](mailto:publicrecords@oag.texas.gov).

Sincerely,

Sarah Aleman  
Public Information Coordinator's Office  
Office of the Attorney General

---

To monitor the progress or update this request please log into the [Public Records Center](#)



Office of the Attorney General--Election Integrity Division Cases

Opening Date	Referring Agency	Capacity	Attorney Assigned	OAG Number	Defendant/Suspect Name	County	Offenses Investigated	Status	Date of Formal Charge	Court	Cause Number	Offenses Charged
06/17/24	109th DA	Pro Tem	Matt Campbell			Crane	Election Fraud	Unfiled-Investigation				
06/06/24	Randall Co. DA	Pro Tem	Geoff Barr			Randall	Election Fraud & Abuse of Official Capacity	Unfiled-Investigation				
02/14/23	Webb Co. DA	Pro Tem	Matt Campbell	CX4481740203	Investigation 2022 Laredo City Council District 2 Election	Webb	Illegal Vote-Residency	Unfiled-Investigation				
10/28/24	Frio Co. DA	Deputized	Geoff Barr			Frio	Vote Harvesting	Unfiled-Investigation				

Code & Section	Date of Resolution	Description of Resolution	Sentence	Open-Closed	LCMS Closing Date
				Open	
				Open	
	12/6/2024	OAG declined prosecution; insufficient evidence.		Closed	1/14/2025
				Open	



**KEN PAXTON**  
ATTORNEY GENERAL OF TEXAS

November 12, 2024

Ms. June B. Harden  
Assistant Attorney General  
Office of the Attorney General  
P.O. Box 12548  
Austin, Texas 78711-2548

OR2024-038391

Dear Ms. Harden:

You ask whether certain information is subject to required public disclosure under the Public Information Act (the “Act”), chapter 552 of the Government Code. Your request was assigned ID# 24-037653 (PIR No. R024036).

The Office of the Attorney General (the “OAG”) received a request for a list of certain cases during a stated time period. The OAG claims portions of the submitted information are excepted from disclosure under section 552.108 of the Government Code. We have considered the claimed exception and reviewed the submitted information.

Section 552.108(a)(1) of the Government Code excepts from disclosure “[i]nformation held by a law enforcement agency or prosecutor that deals with the detection, investigation, or prosecution of crime . . . if: (1) release of the information would interfere with the detection, investigation, or prosecution of crime[.]” Gov’t Code § 552.108(a)(1). A governmental body claiming section 552.108(a)(1) must explain how and why the release of the requested information would interfere with law enforcement. *See id.* §§ 552.108(a)(1), .301(e)(1)(A); *see also Ex parte Pruitt*, 551 S.W.2d 706 (Tex. 1977). The OAG states the information at issue consists of a list of all election-related investigations conducted by the OAG since 2015. The OAG also states the information it indicated would interfere with the further criminal investigations and potential prosecutions of the suspects at issue. Based upon these representations, we conclude the release of the information at issue would interfere with the detection, investigation, or prosecution of crime. *See Houston Chronicle Publ’g Co. v. City of Houston*, 531 S.W.2d 177 (Tex. Civ. App.—Houston [14th Dist.] 1975) (court delineates law enforcement interests that are present in active cases), *writ ref’d n.r.e. per curiam*, 536 S.W.2d 559 (Tex. 1976). Accordingly, we conclude section 552.108(a)(1) is

applicable to the information at issue, and the OAG may withhold the information it indicated under section 552.108(a)(1) of the Government Code. The OAG must release the remaining information.

This letter ruling is limited to the particular information at issue in this request and limited to the facts as presented to us; therefore, this ruling must not be relied upon as a previous determination regarding any other information or any other circumstances.

This ruling triggers important deadlines regarding the rights and responsibilities of the governmental body and of the requestor. For more information concerning those rights and responsibilities, please visit our website at <https://www.texasattorneygeneral.gov/open-government/members-public/what-expect-after-ruling-issued> or call the OAG's Open Government Hotline, toll free, at (877) 673-6839. Questions concerning the allowable charges for providing public information under the Public Information Act may be directed to the Cost Rules Administrator of the OAG, toll free, at (888) 672-6787.

Sincerely,

James M. Graham  
Assistant Attorney General  
Open Records Division

JMG/jt

Ref: ID# 24-037653

c: Requestor