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EIGHTH JUDICIAL DISTRICT COURT IN AND FOR CLARK COUNTY, STATE OF NEVADA

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Case No. A-20-824878-W Dept. No.: 26

Plaintiff,

JOSEPH P. GLORIA, in his official capacity as Registrar of Voters for Clark County, Nevada; CLARK COUNTY, a political

subdivision of the State of Nevada; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

JIM MARCHANT, as an individual, as a

Nevada Fourth Congressional District

County, Nevada,

Representative, and as a Voter in Clark

Defendants,

and

v.

DNC SERVICES CORPORATION/DEMOCRATIC

NATIONAL COMMITTEE and NEVADA STATE DEMOCRATIC PARTY.

Intervenor-Defendants.

ORDER

Before the Court is Plaintiff Jim Marchant's Petition for Writ of Mandamus and Complaint for Declaratory and Injunctive Relief (the "Petition"). The Court held a hearing to address Plaintiff's Petition on November 20, 2020. Counsel for all parties were present. The Court has considered all of the papers filed by the parties and proposed Intervenor-Defendants and the files and records in this matter and, after considering the parties' oral arguments, rules as follows.

The Court **GRANTS** the application of Kevin J. Hamilton to appear pro hac vice in this matter. Mr. Hamilton is a lawyer admitted to practice before the Bar of the State of Washington, has produced evidence of his good standing before that Bar, and has otherwise complied with Nevada Supreme Court Rule 42.

[PROPOSED] ORDER

Case Number: A-20-824884-W

The Court **GRANTS** the Motion to Intervene on behalf of the Nevada State Democratic Party and the DNC Services Corporation/Democratic National Committee ("Intervenor-Defendants"). The Court heard oral arguments on Intervenor-Defendants' Motion to Intervene from Intervenor-Defendants and Plaintiff. Defendants did not oppose intervention. The Court finds that permissive intervention under Nevada Rule of Civil Procedure 24(b) is warranted. Intervenor-Defendants' motion was timely, having been filed just two days after the Petition and before any substantive hearings were held in this case. Intervenor-Defendants, which represent the Democratic Party at the state and national level, are appropriate parties to represent the interests of Representative Horsford and have defenses that share with the main action common questions of law or fact. Their intervention is therefore appropriate.

The Court **DENIES** the Petition and **DISMISSES** this case. In this action, Plaintiff seeks a writ of mandamus or injunctive relief requiring a new election for Nevada's Fourth Congressional District in Clark County. The Court will not order such relief for the following reasons.

First, the Court lacks jurisdiction to hear the case. Plaintiff's complaint, although characterized as a petition for mandamus and complaint for declaratory and injunctive relief, plainly is an attempt to state a claim for an election contest under NRS 293.407. The extraordinary relief Plaintiff seeks here—the ordering of a "new election" (or "revote") for Nevada's Fourth Congressional District in Clark County—is available only through an election contest under NRS 293.407, which, if successful, empowers a court to "annul[] or set aside" an election, NRS 293.417. Nevada's election contest statute, however, explicitly excludes federal legislative elections from its scope. NRS 293.407 ("A candidate at any election . . . may contest the election of any candidate, except for the office of United States Senator or Representative of Congress.") (emphasis added). The statute reflects the Nevada Legislature's considered decision to carve out election contests over federal legislative elections, and thus this Court cannot entertain this action regardless of how it is characterized. Given the clarity of the statutory language, a disappointed federal candidate cannot plead around the explicit statutory exclusion contained in NRS 293.407 by characterizing his or her petition as one merely seeking a writ of mandamus. As a result, this

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Court lacks jurisdiction to proceed, the Petition must be denied, and the action dismissed.

Second, even if the Court had jurisdiction to entertain the Petition, the matter fails on the merits. A writ of mandamus is available "to compel the performance of an act which the law especially enjoins as a duty resulting from an office, trust or station." NRS 34.160. Plaintiff seeks a writ of mandamus compelling the Board of County Commissioners to "order a new election as mandated under NRS 293.495." But the statute invoked by Plaintiff is not applicable in this context. The statute states:

If an election is prevented in any precinct or district by reason of the loss or destruction of the ballots intended for that precinct, or any other cause, the appropriate election officers in that precinct or district shall make an affidavit setting forth that fact and transmit it to the appropriate board of county commissioners. Upon receipt of the affidavit and upon the application of any candidate for any office to be voted for by the registered voters of that precinct or district, the board of county commissioners shall order a new election in that precinct or district.

NRS 293.465 (emphasis added). Here, no ballots have been "lost and destroyed" within the meaning of NRS 293.465. See LaPorta v. Broadbent, 91 Nev. 27 (1975) (applying NRS 293.465 where "ballots were absent" for the precinct in question on election day "[f]or a period of approximately three hours" for two of the candidates for office). NRS 293.465 is therefore inapplicable to the facts pled in the Petition and unavailable as a means to seek relief here.

Third, this Court finds that even if it had jurisdiction to hear this case, which it does not, the Court would be unable to fashion the remedy sought in the Petition. Plaintiff seeks a new election in Clark County alone, just one of seven counties that comprise the congressional district for which he sought office. Plaintiff's margin of defeat in Clark County is more than 33,000 votes, which the Court finds to be an insurmountable deficit to overcome on the facts before it. Based on the record placed before the Court in the Petition, Plaintiff can "prove no set of facts, which, if true, would entitle [him] to the relief" he seeks. Buzz Stew, LLC v. City of N. Las Vegas, 124 Nev. 224, 228, 181 P.3d 670, 672 (2008).

1	NOW THEREFORE, the Court GRANTS the Motion to Appear Pro Hac Vice filed by
2	Kevin J. Hamilton, Esq.; GRANTS Intervenor Defendants' Motion to Intervene; DENIES
3	Plaintiff's Petition; and DISMISSES this case.
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5	DATED this day of November, 2020.
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7	Dated this 23rd day of November, 2020
8	DISTRICT COURT JUDGE
9	03A D84 4140 C30C Gloria Sturman
10	District Court Judge Submitted by:
11	Intervenor-Defendants
12	Nevada State Democratic Party and the DNC Services Corporation/Democratic National
13	Committee
14	By: <u>/s/ Bradley Schrager</u> Bradley S. Schrager, Esq., SBN 10217
15	Daniel Bravo, Esq., SBN 13078 3556 E. Russell Road, Second Floor
16	Las Vegas, Nevada 89120
17	Kevin J. Hamilton, Esq. Wash. Bar No. 15648*
18	PERKINS COIE LLP 1201 Third Avenue, Suite 4900
19	Seattle, WA 98101
20	*Ann agrica nya haa wi a
21	*Appearing pro hac vice
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	4 [PROPOSED] ORDER

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Jim Marchant, Plaintiff(s) CASE NO: A-20-824884-W 6 VS. DEPT. NO. Department 26 7 8 Joseph Gloria, Defendant(s) 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all 12 recipients registered for e-Service on the above entitled case as listed below: 13 Service Date: 11/23/2020 14 Bradley Schrager bschrager@wrslawyers.com 15 Dannielle Fresquez dfresquez@wrslawyers.com 16 17 Daniel Bravo dbravo@wrslawyers.com 18 Craig Mueller craig@craigmuellerlaw.com 19 Craig Mueller electronicservice@craigmuellerlaw.com 20 Susie Ward susie@craigmuellerlaw.com 21 Catherine Ramsey cathy@craigmuellerlaw.com 22 23 If indicated below, a copy of the above mentioned filings were also served by mail via United States Postal Service, postage prepaid, to the parties listed below at their last 24 known addresses on 11/24/2020 25 **Bradley Schrager** Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP 26 3556 E. Russsell Rd. Las Vegas, NV, 89120 27

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Clark County District Attorney 200 Lewis Avenue, 3rd Floor Las Vegas, NV, 89155