MARQUIS AURBACH COFFING 10001 Park Run Drive

Las Vegas, Nevada 89145 382-0711 FAX: (702) 382-5816 Electronically Filed
11/3/2020 6:03 PM
Steven D. Grierson
CLERK OF THE COURT

Marquis Aurbach Coffing

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DISTRICT COURT CLARK COUNTY NEVADA

DONALD J. TRUMP FOR PRESIDENT, INC.; the NEVADA REPUBLICAN PARTY,

Plaintiff/Petitioners,

VS.

JOSEPH P. GLORIA, in his official capacity as Registrar of Voters for Clark County, Nevada,

Defendant/Respondent.

Case No. A-20-824153-C Dept No. 26

Election-Related Matter

NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that an order was entered in the above matter on

November 3, 2020. A copy of said order is attached hereto as Exhibit 1.

Dated this 3rd day of November, 2020.

MARQUIS AURBACH COFFING

By: /s/ Brian R. Hardy, Esq.

Brian R. Hardy, Esq.
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Alex K. Calaway, Esq.
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Attorneys for Plaintiffs/Petitioners

Page 1 of 2

MAC:14221-005 NOE DJT 11/3/2020 5:55 PM

Case Number: A-20-824153-C

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10001 Park Run Drive

CERTIFICATE OF MAILING

I hereby certify that on the 3rd day of November, 2020, I served a copy of the foregoing NOTICE OF ENTRY OF ORDER upon each of the parties by EMAIL addressed to

Gregory L. Zunino, Esq. Office of the Attorney General 100 North Carson St. Carson City, NV 89701-4717 gzunino@ag.nv.gov Attorney for Defendant Barbara Cegavske Daniel Bravo, Esq. 3556 E. Russell Rd. 2nd Floor Las Vegas, NV 89120 bschrager@wrslawyers.com Attorneys for Intervenor-Respondents, DNC Services Corporation/Democratic National Committee and Nevada State Democratic *Party*

Bradley S. Schrager, Esq.

Mary Anne Miller, Esq. Clark County District Attorney 500 S. Grand Central Pkwy, 5th Floor Las Vegas, NV 89155 Mary-anne.miller@clarkcountyda.com Attorney for Joseph Gloria

> /s/ Michelle Monkarsh an employee of Marquis Aurbach Coffing



MARQUIS AURBACH COFFING 10001 Park Run Drive

Las Vegas, Nevada 89145 382-0711 FAX: (702) 382-5816

ELECTRONICALLY SERVED 11/3/2020 5:41 PM

Electronically Filed 11/03/2020 5:40 PM CLERK OF THE COURT

1 **Marquis Aurbach Coffing** Brian R. Hardy, Esq. 2 Nevada Bar No. 10068 Alex K. Calaway, Esq. 3 Nevada Bar No. 15188 10001 Park Run Drive Las Vegas, Nevada 89145 4 Telephone: (702) 382-0711 5 Facsimile: (702) 382-5816 bhardy@maclaw.com 6 acalaway@maclaw.com Attorneys for Plaintiffs/Petitioners 7

DISTRICT COURT CLARK COUNTY NEVADA

DONALD J. TRUMP FOR PRESIDENT, INC.; the NEVADA REPUBLICAN PARTY,

Plaintiff/Petitioners,

VS.

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JOSEPH P. GLORIA, in his official capacity as Registrar of Voters for Clark County, Nevada,

Defendant/Respondent.

Case No. A-20-824153-C Dept No. 15

Election-Related Action

ORDER GRANTING EX PARTE MOTION FOR TEMPORARY RESTRAINING ORDER ON ORDER AND INJUNCTION ON ORDER SHORTENING TIME

Petitioners filed an *EX PARTE* MOTION FOR TEMPORARY RESTRAINING ORDER ON ORDER AND INJUNCTION ON ORDER SHORTENING TIME on November 3, 2020.

NOW, THEREFORE, having reviewed the papers, pleadings, declarations, statements and evidence on file herein, the arguments of counsel present which included the arguments of Brian R. Hardy, Esq. for the Petitioner and counsel for the Defendant, Joseph P. Gloria. Mary-Anne Miller, Esq., the Secretary of State as an interested party by Gregory L. Zunino, Esq. and John M. Devaney, Esq. for the Intervenor-Respondents, DNC Services Corporation/Democratic National Committee and Nevada State Democratic Party, and being otherwise fully advised, hereby finds and orders as follows:

THIS COURT HEREBY FINDS that NRCP 65(b) provides that this "court may issue a temporary restraining order without written or oral notice to the adverse party or its attorney only Page 1 of 4

MAC:14221-005 4194361_1

Case Number: A-20-824153-C

if: (A) specific facts in an affidavit or a verified complaint clearly show that immediate and irreparable injury, loss, or damage will result to the movant before the adverse party can be heard in opposition; and (B) the movant's attorney certifies in writing any efforts made to give notice and the reasons why it should not be required." *Id.*; *see also Hamm v. Arrowcreek Homeowners' Ass'n*, 124 Nev. 290, 297 n.15 (2008); *Turner v. Saka*, 90 Nev. 54, 63 (1974). Injunctive relief is normally available when the moving party can demonstrate that it has a reasonable probability of success on the merits and that the nonmoving party's conduct, if allowed to continue, will cause irreparable harm for which compensatory relief is inadequate. *Univ. & Cmty. Coll. Sys. of Nevada v. Nevadans for Sound Gov't*, 120 Nev. 712, 721, 100 P.3d 179, 187 (2004); *Dangberg Holdings v. Douglas County*, 115 Nev. 129, 142, 978 P.2d 311, 319 (1999). The question of whether to grant or deny a preliminary injunction is addressed to the sound discretion of the district court. *See U. Sys.*, 120 Nev. at 721, 100 P.3d at 187. In this case, the facts to support each element are present, justifying the requested exercise of this Court's discretion.

THIS COURT HEREBY FURTHER FINDS Petitioners are seeking to assure the integrity of the election process in Clark County, Nevada. Absent an injunction, Petitioners have no adequate remedy at law. As aptly stated by other courts hearing such elections issues "none of the harm that [Respondents] will allegedly suffer from an injunction rises to the same level as the harm that disenfranchised [voters] will suffer without an order from this Court. ... it is axiomatic that there is no post hoc remedy for a violation of the right to vote." *Martin v. Crittenden*, 347 F. Supp. 3d 1302, 1310 (N.D. Ga. 2018); *see also Fla. Democratic Party v. Scott*, 215 F. Supp. 3d 1250, 1258 (N.D. Fla. 2016)(stating with respect to elections "[t]his isn't golf: there are no mulligans."); *League of Women Voters of N. Carolina v. North Carolina*, 769 F.3d 224, 247–48 (4th Cir. 2014)(affirming "once the election occurs, there can be no do-over and no redress. The injury to these voters is real and completely irreparable if nothing is done." Courts routinely deem restrictions on fundamental voting rights irreparable injury. *See, e.g., Obama for Am. v. Husted*, 697 F.3d 423, 436 (6th Cir.2012); *Williams v. Salerno*, 792 F.2d 323, 326 (2d Cir.1986); *Alternative Political Parties v. Hooks*, 121 F.3d 876 (3d Cir.1997); *United States v. City of Cambridge*, 799 F.2d 137, 140 (4th Cir.1986).

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BASED UPON THE FOREGOING FINDINGS:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Petitioners' Ex Parte Motion for Temporary Restraining Order is GRANTED.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the following voting precincts are to remain open until 8:00 p.m. and stay open thereafter consistent with NRS §§ 293.305 and 293.273:

- Burkholder, Lyal Mid. Sch.;
- Clark County Building Department;
- Heritage Park Senior Facility;
- Shadow Ridge High School;
- Goolsby, Judy And John Elem;
- Guinn, Kenny C. Mid. Sch.;
- Sun City Macdonald Ranch Community Ctr.;
- Bass, John Elem. 10377 Rancho Destino Rd.
- Canarelli, Lawrence and Heidi Mid. Sch.;
- Desert Breeze Community Ctr.
- Conners, Eileen Elem.;
- Kesterson, Lorna Elem.;
- Gray, R. Guild Elem.;
- Coleman, Cora Senior Ctr.;
- Desert Oasis High School
- Schofield, Jack J.H.S.;
- Cram, Brian And Teri Mid. Sch.;
- Leavitt, Justice Myron Mid. Sch.;
- Cadwallader, Ralph L. Mid. Sch.;
- Las Vegas Athletic Club;
- Knudson, K. O. Mid. Sch.;
- Lawrence, Clifford J.H.S;

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1	Historic Fifth Street School;
2	Reed, Doris Elementary;
3	Monaco, Mario C. and Joann Middle School;
4	Aliante Library;
5	Keller, Duane Middle School;
6	Boulevard Mall (near Applebee's);
7	McDoniel Elementary School; and
8	Winchester Dondero Cultural Center.
9	IT IS FURTHER ORDERED, ADJUDGED AND DECREED that oral motion to
10	intervene on behalf of the Democratic National Committee and Nevada State Democratic Party
11	is GRANTED.
12	IT IS SO ORDERED this day of November, 2020.
13	Dated this 3rd day of November, 2020
14	Jack Jack N
15	DISTRICT COURT JUDGE
16	Respectfully Submitted:
17	E08 28E D5CB 06F7 Joe Hardy MARQUIS AURRACH COFFING
18	MARQUIS AURBACH COFFING District Court Judge
19	Dry /a/Dri an D. Handy Fa a
20	By /s/Brian R. Hardy, Esq. Brian R. Hardy, Esq.
21	Nevada Bar No. 10068 Alex K. Calaway, Esq. Nevada Bar No. 15188 10001 Park Run Drive
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23	Las Vegas, Nevada 89145 Attorneys for Plaintiff/Petitioners
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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Donald J Trump for President CASE NO: A-20-824153-C 6 Inc, Plaintiff(s) DEPT. NO. Department 15 7 VS. 8 Jospeh Gloria, Defendant(s) 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Temporary Restraining Order was served via the court's electronic 13 eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 11/3/2020 15 Jennifer Case jcase@maclaw.com 16 17 Bradley Schrager bschrager@wrslawyers.com 18 dfresquez@wrslawyers.com Dannielle Fresquez 19 Daniel Bravo dbravo@wrslawyers.com 20 Michelle Monkarsh mmonkarsh@maclaw.com 21 Brian Hardy bhardy@maclaw.com 22 Alexander Calaway acalaway@maclaw.com 23 24 25 26 27

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