No. 20-3371

In the United States Court of Appeals for the Third Circuit

DONALD J. TRUMP FOR PRESIDENT, INC.; LAWRENCE ROBERTS; and DAVID JOHN HENRY,

Plaintiffs-Appellants,

 ν

KATHY BOOCKVAR, IN HER CAPACITY AS SECRETARY OF THE COMMONWEALTH OF PENNSYLVANIA; ALLEGHENY COUNTY BOARD OF ELECTIONS; CENTRE COUNTY BOARD OF ELECTIONS; CHESTER COUNTY BOARD OF ELECTIONS; DELAWARE COUNTY BOARD OF ELECTIONS; MONTGOMERY COUNTY BOARD OF ELECTIONS; NORTHAMPTON COUNTY BOARD OF ELECTIONS; and PHILADELPHIA COUNTY BOARD OF ELECTIONS.

Defendants-Appellees.

DEMOCRATIC NATIONAL COMMITTEE; NAACP PENNSYLVANIA STATE
CONFERENCE; COMMON CAUSE PENNSYLVANIA; LEAGUE OF WOMEN VOTERS OF
PENNSYLVANIA; BLACK POLITICAL EMPOWERMENT PROJECT; LUCIA GAJDA;
STEPHANIE HIGGINS; MERIL LARA; RICHARDO MORALES; NATALIE PRICE; TAYLOR
STOVER; JOSEPH AYENI; TIM STEVENS;

Intervenor Defendants-Appellees,

On Appeal from the United States District Court for the Middle District of Pennsylvania in Case No. 20-cv-2078, Judge Matthew W. Brann

MOTION FOR CLARIFICATION

[Counsel's Information Contained on Next Page]

Ilana H. Eisenstein Brian H. Benjet Jayne A. Risk Brenna D. Kelly Rachel A.H. Horton Ben Fabens-Lassen Danielle T. Morrison Timothy P. Pfenninger Sarah E. Kalman Stephen H. Barrett DLA Piper LLP (US) 1650 Market St., Suite 5000 Philadelphia, PA 19103 (215) 656-3300 (telephone) (215) 656-3301 (facsimile) Ilana.Eisenstein@dlapiper.com Counsel for Allegheny County Board of Elections, Chester County Board of Elections, Montgomery County Board of Elections, and Philadelphia County Board of Elections

Virginia Scott (I.D. No. 61647) Allegheny County Law Department 445 Fort Pitt Commons, Suite 300 Pittsburgh, PA 15219 (412) 350-1120 Counsel for Allegheny County Board of Elections Mark A. Aronchick (I.D. No. 20261)
Michele D. Hangley (I.D. No. 82779)
Robert A. Wiygul (I.D. No. 310760)
Hangley Aronchick Segal
Pudlin & Schiller
One Logan Square, 27th Floor
Philadelphia, PA 19103
Telephone: (215) 496-7050
Email: maronchick@hangley.com
Counsel for Allegheny County Board of
Elections, Chester County Board of
Elections, Montgomery County Board of
Elections, and Philadelphia County
Board of Elections

Marcel S. Pratt, City Solicitor (I.D. No. 307483)
Benjamin H. Field, Divisional Deputy City Solicitor (I.D. No. 204569)
City of Philadelphia Law Dept.
1515 Arch Street, 17th Floor
Philadelphia, PA 19102-1595
(215) 683-5444
Counsel for Philadelphia County Board of Elections

Joshua M. Stein (I.D. No. 90473) Montgomery County Solicitor Montgomery County Solicitor's Office One Montgomery Plaza, Suite 800 P.O. Box 311 Norristown, PA 19404-0311 (610) 278-3033 Counsel for Montgomery County Board of Elections

Appellees the Allegheny County Board of Elections, Chester County Board of Elections, Montgomery County Board of Elections, and Philadelphia County Board of Elections (the "Appellee Counties"), seek clarification of the Court's November 23, 2020 Order (Dkt. No. 9), granting the Appellants' Amended Motion for Emergency Expedited Review to make clear that, under well-established appellate rules, Appellants' brief must address any bases for their appeal and cannot split appellate issues in sequential briefing or engage in piecemeal litigation. Appellee Secretary Boockvar consents to this Motion for Clarification.

In particular, Appellants' Amended Motion for Expedited Review states that Appellants seek *only* to brief issues relating to the denial of Appellant's Motion for Leave to File a Second Amendment Complaint. *See* Dkt. No. 6, p. 3 ¶ 7 (Nov. 23, 2020). Appellants further contend that they believe *no* "case or controversy" exists over the Order dated November 21, 2020 dismissing Appellants' Amended Complaint (No. 4:20-cv-2078, Dkt. No. 203). *Id.* at p.2 ¶ 5. Yet, Appellants' Notice of Appeal *only* appeals from the District Court's November 21, 2020 Order. *See* Notice of Appeal, No. 4:20-cv-2078, Dkt. No. 205. At the same time, Appellants claim they "do not intend to waive any claim that any part of the District Court's decision may have been wrongly decided" and seek to leave open the opportunity to "provide supplemental briefing" on such issues. *Id.* at p.3. ¶ 6.

This is an untenable proposal. The partial-appeal procedure proposed by Appellants is contrary to "the historic federal policy against piecemeal appeals." *Sears, Roebuck & Co. v. Mackey*, 351 U.S. 427, 438 (1956). This proposed procedure further runs counter to the final judgment rule, codified by 28 U.S.C. § 1291, which requires "that a party must ordinarily raise all claims of error in a single appeal following final judgment on the merits." *Firestone Tire & Rubber Co. v. Risjord*, 449 U.S. 368, 374 (1981). Moreover, it is well established that "arguments not raised in an appellant's opening brief are deemed waived." *United States v. Quillen*, 335 F. 3d 219, 224 (3d Cir. 2003) (citing *Abdul-Akbar v. McKelvie*, 239 F.3d 307, 316 n.2 (3d. Cir. 2001) (en banc)); *see also* Fed. R. App. P. 28 (a)(8) (requirements for Appellants' brief).

This is not to ignore other flaws in the piecemeal process proposed by Appellants, including the inefficiency of the proposal in light of Appellants' claimed exigencies, the apparent gamesmanship in attempting to either avoid or somehow defer review of the merits of the District Court's November 21, 2020 order—which are intimately bound in the denial of leave to amend—and bedrock preclusion principles. *See Fogel v. Chestnutt*, 668 F.2d 100, 109 (2d Cir. 1981) (Friendly, J.) (Driven by considerations of fairness to the parties, judicial economy, and the societal interest in finality, the law-of-the-case doctrine "applies . . . to everything decided by necessary implication in the first appeal.").

* * *

In light of these well-established principles, Appellee Counties ask this Court to clarify its November 23, 2020 Order granting the amended motion to expedite to make clear that Appellants' brief must cover all issues relevant to this appeal and that the normal waiver and preclusion doctrines and prohibitions on piecemeal litigation will apply.

Dated: November 23, 2020

Ilana H. Eisenstein Brian H. Benjet Jayne A. Risk Brenna D. Kelly Rachel A.H. Horton Ben Fabens-Lassen Danielle T. Morrison Timothy P. Pfenninger Sarah E. Kalman Stephen H. Barrett DLA Piper LLP (US) 1650 Market St., Suite 5000 Philadelphia, PA 19103 (215) 656-3300 (telephone) (215) 656-3301 (facsimile) Ilana.Eisenstein@dlapiper.com Counsel for Allegheny County Board of Elections, Chester County Board of Elections, Montgomery County Board of Elections, and Philadelphia County Board of Elections

Virginia Scott (I.D. No. 61647) Allegheny County Law Department 445 Fort Pitt Commons, Suite 300 Pittsburgh, PA 15219 (412) 350-1120 Counsel for Allegheny County Board of Elections Respectfully submitted,

/s/ Mark A. Aronchick

Mark A. Aronchick (I.D. No. 20261) Michele D. Hangley (I.D. No. 82779) Robert A. Wiygul (I.D. No. 310760)

Hangley Aronchick Segal

Pudlin & Schiller

One Logan Square, 27th Floor

Philadelphia, PA 19103

Telephone: (215) 496-7050

Email: maronchick@hangley.com Counsel for Allegheny County Board of

Elections, Chester County Board of

Elections, Montgomery County Board of Elections, and Philadelphia County

Board of Elections

Marcel S. Pratt, City Solicitor

(I.D. No. 307483)

Benjamin H. Field, Divisional Deputy

City Solicitor (I.D. No. 204569) City of Philadelphia Law Dept. 1515 Arch Street, 17th Floor

Philadelphia, PA 19102-1595

(215) 683-5444

Counsel for Philadelphia County Board

of Elections

Joshua M. Stein (I.D. No. 90473)

Montgomery County Solicitor

Montgomery County Solicitor's Office

One Montgomery Plaza, Suite 800

P.O. Box 311

Norristown, PA 19404-0311

(610) 278-3033

Counsel for Montgomery County Board

of Elections

CERTIFICATE OF COMPLIANCE

Pursuant to Fed. R. App. P. 32(g), the undersigned hereby certifies that this brief complies with the type-volume limitation of Fed. R. App. P. 32(a)(7)(B)(i).

- Exclusive of the exempted portions of the motion, as provided in Fed.
 R. App. P. 32(f), the motion contains 534 words.
- 2. The brief has been prepared in proportionally spaced typeface using Microsoft Word in 14 point Times New Roman font. As permitted by Fed. R. App. P. 32(g), the undersigned has relied upon the word count feature of this word processing system in preparing this certificate.

/s/ Mark A. Aronchick
Mark A. Aronchick

November 23, 2020

CERTIFICATE OF CONSENT

Pursuant to Local R. 113.9(c), I hereby certify that I have obtained the consent of non-filing party Kathy Boockvar, in her capacity as Secretary of the Commonwealth of Pennsylvania, who has consented to this Motion.

/s/ Mark A. Aronchick
Mark A. Aronchick

CERTIFICATE OF SERVICE

I certify that, on November 23, 2020, I caused a copy of the foregoing Motion for Clarification to be served via CM/ECF on all counsel of record who have entered an appearance.

/s/ Mark A. Aronchick
Mark A. Aronchick