

FILED IN THE  
U.S. DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

Sep 17, 2020

SEAN F. McAVOY, CLERK

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

STATE OF WASHINGTON, STATE OF  
COLORADO, STATE OF  
CONNECTICUT, STATE OF ILLINOIS  
STATE OF MARYLAND, STATE OF  
MICHIGAN, STATE OF MINNESOTA,  
STATE OF NEVADA, STATE OF NEW  
MEXICO, STATE OF OREGON, STATE  
OF RHODE ISLAND, STATE OF  
VERMONT, COMMONWEALTH OF  
VIRGINIA, and STATE OF  
WISCONSIN,

Plaintiffs,

v.

DONALD J. TRUMP, in his official  
capacity as President of the United States  
of America; UNITED STATES OF  
AMERICA; LOUIS DEJOY, in his official  
capacity as Postmaster General; UNITED  
STATES POSTAL SERVICE,

Defendants.

No. 1:20-CV-03127-SAB

**ORDER GRANTING  
PLAINTIFFS' MOTION FOR  
PRELIMINARY INJUNCTION**

1 Before the Court is Plaintiffs’ Motion for Preliminary Injunction, ECF No.  
2 54. A hearing on the motion was held on September 17, 2020. Plaintiffs were  
3 represented by Kristen Beneski and Noah Purcell; Defendants were represented by  
4 Joseph Borson, who appeared by videoconference. The following attorneys also  
5 participated by telephone: Andrew Hughes (Washington); Cristina Sepe  
6 (Washington); Karl Smith (Washington); Emma Grunberg (Washington); Tera  
7 Heintz (Washington); Nathan Bays (Washington); Daniel DeCecco (Colorado);  
8 Danny Rheiner (Colorado); Joshua Perry (Connecticut); Jeffrey Dunlap  
9 (Maryland); Angela Behrens (Minnesota); Nicholas Sydow (New Mexico);  
10 Elleanor Chin (Oregon); Carol Lewis (Virginia); and Colin Roth (Wisconsin). The  
11 Court also considered the briefs of amici curiae. ECF Nos. 57-1; 63-1; 66-1; and  
12 78.

### 13 **Background Facts**

14 The case is a result of Defendant Postmaster General Louis DeJoy’s  
15 institution of “transformative” changes that caused “immediate, lasting, and  
16 impactful changes” in the operations and culture on the United States Postal  
17 Service (“Postal Service”). These changes were set forth in a “Mandatory Stand-up  
18 Talk: All Employees, July 10, 2020” document. Bullet points identified specific  
19 examples of “transformative” changes that were being implemented immediately:

- 20 ✓ All operations must meet our 24-hour clock commitment
- 21 ✓ All trips will depart on time (Network, Plant and Delivery); late trips  
22 are no longer authorized or accepted
- 23 ✓ Extra trips are no longer authorized or accepted
- 24 ✓ There must be proper annotation in the scanner, if a Contractor Failure  
25 occurs
- 26 ✓ All PVS/HCR drives must be notified that trips depart on time
- 27 ✓ Function 3 must start on time and end on time and we must make  
28 scheduled DUT
- ✓ Carriers must begin on time, leave for the street on time, and return on  
time

- 1 ✓ Carriers must make the final dispatch of value; no additional
- 2 transportation will be authorized to dispatch mail to the Plant after the
- 3 intended dispatch
- 4 ✓ The right mail must go on the right truck – every time
- 5 ✓ ALL EMPLOYEES have an essential role with trips departing on time

6 The document noted that “[o]ne aspect of these changes that may be difficult  
7 for employees is that—temporarily—we may see mail left behind or mail on the  
8 workroom floor or docks, (in P&DCs), which is not typical.”

9 Other actions taken by DeJoy include: (1) eliminating overtime; (2)  
10 decommissioning sorting machines; (3) removing mailboxes; (4) reducing  
11 operating hours; and (5) changing how election mail is classified. Plaintiffs assert  
12 the Postal Service has indicated that it will no longer treat election mail as First  
13 Class mail regardless of the paid class of service and do so could delay the delivery  
14 of the ballots by 1-5 days.

15 Plaintiffs allege these changes were made for political reasons, a few months  
16 before a presidential election and in the middle of a global pandemic, with no  
17 analysis on how they would affect voters or people relying on delivery of time-  
18 critical items. Plaintiffs allege that while the removal of sorting machines is taking  
19 place across the county, the removals would particularly affect sorting capacity in  
20 states where recent presidential elections have been particularly close. Plaintiffs  
21 assert the removal of the sorting machines are diminishing and will continue to  
22 diminish the Postal Service’s capacity to speedily process flat mail, such as ballots.  
23 If the states are required to pay the First Class rate, it will cost them tens of  
24 millions of dollars.

25 In their Complaint, Plaintiffs state that reports have confirmed that delivery  
26 has been delayed because of the new policy. “People have reported delay in  
27 receiving time-sensitive medications, businesses that rely on the mail have reported  
28 delays harming their finances, and state agencies have seen delays in delivery of

1 important documents and benefits.” ECF No. 1. Plaintiffs report that in Tennessee,  
2 trucks are leaving sorting facilities for cross-country trips completely empty as a  
3 result of the new policy not allowing a truck to remain even five minutes so it can  
4 be loaded with mail. They allege that postal workers report that the mail is piling  
5 up in their offices and that mail is backed up across the country. Plaintiffs assert  
6 the effects of the mail delays are widespread, with troubling impacts on vulnerable  
7 populations, small business, and political franchise. Medications and prescriptions  
8 provided by the Department of Veterans Affairs are taking weeks to be delivered,  
9 causing veterans to miss doses of their vital medications. Other Americans rely on  
10 the Postal Service for delivery of prescriptions, as well and the delays affect the  
11 delivery of their medications.

12 Plaintiffs assert the changes to the Postal Service operations threaten to  
13 disrupt the successful use of mail in balloting. States are reporting increased  
14 anxiety on the part of voters who have expressed concern that their mail-in ballots  
15 will not be delivered on time or at all. Officials in some states are concerned that  
16 voters may choose to vote in-person thereby increasing the risk of COVID-19  
17 transmission at the voting centers.

18 On August 18, 2020, the day Plaintiffs filed their lawsuit, DeJoy announced  
19 the suspension of some operational changes to the Postal Service, including the  
20 nationwide removal of hundreds of mail processing and sorting machines, the  
21 removal of mail collection boxes, and the reduction in post office retail hours. The  
22 policy described above, referred to by Plaintiffs as the “Leave Mail Behind”  
23 policy, however, still remains in place. Moreover, it appears that the Postal Service  
24 will not treat election mail as First Class mail unless First Class postage is paid.

25 Plaintiffs assert that the delays in delivery and postmarking caused by the  
26 “Leave Mail Behind” policy and the Postal Service’s decision to no longer treat  
27 Election Mail as First Class mail have already disenfranchised voters and will  
28 disenfranchise many more in November.

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1 **Plaintiffs’ Complaint**

2 In their Complaint, Plaintiffs are bringing eight claims. First, they are  
3 seeking a writ of mandamus under 28 U.S.C. § 1361, directing Defendants to  
4 “submit a proposal . . . to the Postal Regulatory Commission requesting an  
5 advisory opinion on the ‘transformative’ changes and enjoining Defendants from  
6 implementing these changes pending receipt of the requested advisory opinion.”

7 Second, Plaintiffs also seek declaratory relief that declares Defendants’  
8 “transformative” changes unlawful and enjoined because they are *ultra vires*.

9 Third, Plaintiffs allege that Defendants’ actions violate the States’ right to  
10 prescribe “the Time, Places and Manner of holding Elections for Senators and  
11 Representatives” guaranteed by Article I, Section 4, Clause 1 of the United States  
12 Constitution.

13 Fourth, Plaintiffs assert Defendants’ actions violate Article II, Section I of  
14 the United States Constitution and the Twelfth Amendment of the United States  
15 Constitution.

16 Fifth, Plaintiffs allege Defendants violated the Tenth Amendment to the U.S.  
17 Constitution because Defendants’ actions—implemented well after the States  
18 established systems for voting using the Postal Service—interfere with the manner  
19 chosen by the States to elect state officers and deprive the States of their  
20 constitutional rights to regulate state elections and determine the manner in which  
21 state officers will be chosen.

22 Sixth, Plaintiffs assert Defendants’ actions interfere with the ability of their  
23 residents to timely receive and return voter registration forms and ballots and have  
24 their vote counted, thereby burdening their residents’ right to vote. Plaintiffs also  
25 maintain that Defendants’ actions interfere with the States’ constitutional interest  
26 in choosing the method of electing national officers that respects the constitutional  
27 right to vote.

28 Seventh, Plaintiffs allege Defendants’ actions violate the Fifth Amendment

1 to the United States Constitution, which guarantees qualified voters a substantive  
2 right to participate equally with other qualified voters in the electoral process.  
3 Plaintiffs assert Defendants' actions burden the right of qualified voters in the  
4 States to cast their ballot effectively and these actions are not supported by any  
5 interest that justifies the serious burden on the right of qualified voters the equal  
6 protection secured by the Fifth Amendment.

7 Eighth, Plaintiffs allege Defendants' actions violate § 504 of the  
8 Rehabilitation Act because Defendants' actions impermissibly interfere with the  
9 rights of the States' residents with disabilities to be free from discrimination;  
10 impermissibly interfere with the rights of the States' residents with disabilities to  
11 receive the benefits of and participate meaningfully in the programs and services of  
12 the Postal Service; and will have a disparate impact on individuals with disabilities,  
13 severely imperiling their ability to receive critical, life-saving medications through  
14 the mail, participate in elections, and conduct other important, time-sensitive  
15 activities.

### 16 **Jurisdiction**

17 Plaintiffs' Complaint is properly before this Court pursuant to 39 U.S.C. §  
18 409, which provides that "[e]xcept as otherwise provided in this title, the United  
19 States district courts shall have original but not exclusive jurisdiction over all  
20 actions brought by or against the Postal Service." Thus, this Court has jurisdiction  
21 to review Plaintiffs' claim that the Postal Service has violated § 3661(b).<sup>1</sup>

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22  
23 <sup>1</sup> 39 U.S.C. § 3662 does not limit this Court's jurisdiction. By its terms, § 3662 is  
24 discretionary, not mandatory. Section 3662 does not divest district courts of the  
25 broad jurisdiction granted to them under 28 U.S.C. § 1339 over "any civil action  
26 arising under any Act of Congress relating to the postal service," nor the grant of  
27 "jurisdiction over all actions brought by or against the Postal Service" in 39 U.S.C.  
28 § 409(a). Moreover, § 3662 encompasses claims that the Postal Service has failed

1 Under 28 U.S.C. § 1361, this Court has “original jurisdiction of any action  
2 in the nature of mandamus to compel an officer or employee of the United States  
3 or any agency thereof to perform a duty owed to the plaintiff.”

4 Under 28 U.S.C. 1331, this Court has original jurisdiction over all civil  
5 actions arising under the Constitution and laws of the United States.

### 6 **Motion Standard**

7 “A preliminary injunction is a matter of equitable discretion and is ‘an  
8 extraordinary remedy that may only be awarded upon a clear showing that a  
9 plaintiff is entitled to such relief.’” *California v. Azar*, 911 F.3d 558, 575 (9th Cir.  
10 2018) (quoting *Winter v. N.R.D.C.*, 555 U.S. 7, 22 (2008)). “A party can obtain a  
11 preliminary injunction by showing that (1) it is ‘likely to succeed on the merits,’  
12 (2) it is ‘likely to suffer irreparable harm in the absence of preliminary relief,’ (3)  
13 ‘the balance of equities tips in [its] favor,’ and (4) ‘an injunction is in the public  
14 interest.’” *Disney Enters., Inc. v. VidAngel, Inc.*, 869 F.3d 848, 856 (9th Cir. 2017)  
15 (alteration in original) (quoting *Winter*, 555 U.S. at 20). The Ninth Circuit uses a  
16 “sliding scale” approach in which the elements are “balanced so that a stronger  
17 showing of one element may offset a weaker showing of another.” *Hernandez v.*  
18 *Sessions*, 872 F.3d 976, 990 (9th Cir. 2017) (quotation omitted). When the  
19 government is a party, the last two factors merge. *Drakes Bay Oyster Co. v. Jewell*,  
20 747 F.3d 1073, 1092 (9th Cir. 2014). This means that when the government is a  
21 party, the court considers the balance of equities and the public interest together.  
22 *Azar*, 911 F.3d at 575. “[B]alancing the equities is not an exact science.” *Id.*

23  
24 to adhere to its rate and service standards or that those standards are inadequate.  
25 That is not the case here. Instead, Plaintiffs are arguing the Postal Service’s  
26 implementation of nationwide policy changes without oversight by the Postal  
27 Regulatory Commission or the public was unlawful. Such claims are properly  
28 brought under §§ 409 and 3661.

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1 (quoting *Youngstown Sheet & Tube Co. v. Sawyer*, 343 U.S. 579, 609 (1952)  
2 (Frankfurter, J., concurring) (“Balancing the equities . . . is lawyers’ jargon for  
3 choosing between conflicting public interests.”)).

4 Likelihood of success on the merits is the most important factor; if a movant  
5 fails to meet this threshold inquiry, the court need not consider the other factors.  
6 *Disney*, 869 F.3d at 856 (citation omitted). A plaintiff seeking preliminary relief  
7 must “demonstrate that irreparable injury is likely in the absence of an injunction.”  
8 *Winter*, 555 U.S. at 22. The analysis focuses on irreparability, “irrespective of the  
9 magnitude of the injury.” *Simula, Inc. v. Autoliv, Inc.*, 175 F.3d 716, 725 (9th Cir.  
10 1999). Economic harm is not normally considered irreparable. *L.A. Mem’l*  
11 *Coliseum Comm’n v. Nat’l Football League*, 634 F.2d 1197, 1202 (9th Cir. 1980).

12 “[I]njunctive relief should be no more burdensome to the defendant than  
13 necessary to provide complete relief to the plaintiffs’ before the Court.” *L.A.*  
14 *Haven Hospice, Inc. v. Sebelius*, 638 F.3d 644, 664 (9th Cir. 2011) (quoting  
15 *Califano v. Yamasaki*, 442 U.S. 682, 702 (1979). This is particularly true where  
16 there is no class certification. *See Easyriders Freedom F.I.G.H.T. v. Hannigan*, 92  
17 F.3d 1486, 1501 (9th Cir. 1996) (“[I]njunctive relief generally should be limited to  
18 apply only to named plaintiffs where there is no class certification.”); *Meinhold v.*  
19 *U.S. Dep’t of Defense*, 34 F.3d 1469, 1480 (9th Cir. 1994) (district court erred in  
20 enjoining the defendant from improperly applying a regulation to all military  
21 personnel (*citing Califano*, 442 U.S. at 702)).

22 That being said, there is no bar against nationwide relief in the district courts  
23 or courts of appeal, even if the case was not certified as a class action, if such  
24 broad relief is necessary to give prevailing parties the relief to which they are  
25 entitled. *Bresgal v. Brock*, 843 F.2d 1163, 1170–71 (9th Cir. 1987).

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## Analysis

1  
2 Here, Plaintiffs have established a likelihood of success on the merits of  
3 their claims that the United States Postal Service and the Postmaster General  
4 violated 39 U.S.C. § 3661(b) and infringed on the States' constitutional authority  
5 to regulate elections and the people's right to vote. Plaintiffs would suffer  
6 irreparable harm absent preliminary injunctive relief, and the balance of equities  
7 and the public interest weigh in favor of a preliminary injunction.

8 Although not necessarily apparent on the surface, at the heart of DeJoy's and  
9 the Postal Service's actions is voter disenfranchisement. This is evident in  
10 President Trump's highly partisan words and tweets, the actual impact of the  
11 changes on primary elections that resulted in uncounted ballots, and recent  
12 attempts and lawsuits by the Republican National Committee and President  
13 Trump's campaign to stop the States' efforts to bypass the Postal Service by  
14 utilizing ballot drop boxes, as well as the timing of the changes. It is easy to  
15 conclude that the recent Postal Services' changes is an intentional effort on the part  
16 the current Administration to disrupt and challenge the legitimacy of upcoming  
17 local, state, and federal elections, especially given that 72% of the decommissioned  
18 high speed mail sorting machines that were decommissioned were located in  
19 counties where Hillary Clinton receive the most votes in 2016.

20 Moreover, the fact that fourteen States, members of the United States House  
21 of Representatives, members of the United States Senate, and various local and  
22 tribal governments have asked this Court to intervene to prevent the Postal Service  
23 and others from disenfranchising citizens from participating in federal, state, and  
24 local elections suggest that the Postal Service's actions are not the result of any  
25 legitimate business concerns. DeJoy's actions fly in the face of Congress's intent to  
26 insulate the management of the Postal Service from partisan politics and political  
27 influence and acknowledgement that free and fair elections depend on a reliable  
28 mail service.

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1 In addition, these parties have demonstrated that the recent changes  
2 implemented by DeJoy and the Postal Service have the unintended but very serious  
3 consequences of interfering with other essential government functions such as  
4 collecting fees and taxes, sending pension payments, and enforcing local  
5 ordinances, as well as interfering with the provision of critical health care services  
6 such as prescription refills, contract tracing, sexually-transmitted infection testing  
7 and opioid overdose prevention.

8 Defendants take the remarkable position that nothing has changed in the  
9 Postal Service's approach to election mail from past years. This is simply not true.  
10 Statistics show there has been a drastic decrease in delivery rates. Most telling is  
11 the picture of the banner that was hung at an Oregon Postal Service facility in early  
12 September. *See* ECF No. 79. That banner includes the following phrases: "No  
13 Employee has Authorization to Hold Trucks," "ALL HCR & PVS TRIPS WILL  
14 DEPART ON TIME, NO EXCEPTIONS," "DO NOT HOLD A TRUCK \* NO  
15 MORE HOLDING TRUCKS," "Make sure every single employee in our building  
16 understands \* All Trips Depart on Time." *Id.* The banner reflects the "Leave Mail  
17 Behind" policy that was instituted in July 2020 and is a significant change from  
18 past practice. Moreover, the letters sent to the States regarding the Postal Service's  
19 decision to change the past practice of handling election mail sent as Marketing  
20 Mail indicate a significant change in policy and practice.

21 Here, Plaintiffs have made an extensive showing of irreparable harm that is  
22 caused and will be caused by the Postal Service's "Leave Mail Behind" policy and  
23 the Postal Service's refusal to ensure that election mail will be treated as First  
24 Class mail to ensure timely delivery. Indeed, the Postal Service sent out mailers to  
25 all voters that warned that voters should take extra steps to minimize delays that  
26 presumably the Postal Service anticipates, which supports Plaintiffs' arguments  
27 there would be harm in the future. Moreover, Plaintiffs have shown actual harm  
28 with respect to recent primary elections. In this case, this significant and

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1 irreparable harm tips the balance of the scale in such a manner that Plaintiffs need  
2 not make a strong showing of substantial likelihood of success on the merits.

3 Even so, Plaintiffs have made a strong showing of substantial likelihood of  
4 success on the merits. The Postal Service is required under § 3661(b) to present  
5 such sweeping nationwide changes to the Postal Regulatory Commission prior to  
6 implementing such changes, and the failure to do so suggests that the Postal  
7 Service acted *ultra vires*. Plaintiffs have made a strong showing that the Postal  
8 Service's actions have infringed on the States' constitutional rights to appoint  
9 presidential electors and set the time, manner, and place of elections. Plaintiffs  
10 have made a strong showing that the recent changes are the result of an effort by  
11 the current Administration to use the Postal Service as a tool in partisan politics,  
12 which violates the spirit and purpose of the Postal Reorganization Act and the  
13 Postal Accountability and Enhancement Act.

14 Finally, Defendants' burden in complying with the Court's preliminary  
15 injunction is negligible.

16 The Court finds that a nationwide injunction is appropriate in this case.  
17 Indeed, if there ever were a mandate for the need of a nationwide injunction, it is  
18 this case. It is easy to envision situations where the mail needs to cross state lines,  
19 for example, residents who are residing out of state and want to send in an absentee  
20 ballot, medications being sent from other states, as well as small businesses who  
21 send their products to customers who live in other states. A nationwide injunction  
22 is necessary to give Plaintiffs the relief to which they are entitled.

23 Accordingly, **IT IS HEREBY ORDERED:**

24 1. Plaintiffs' Motion for Preliminary Injunction, ECF No. 54, is  
25 **GRANTED.**

26 2. The USPS Defendants, and all their respective officers, agents,  
27 servants, employees and attorneys, and persons in active concert or participation  
28 with them are hereby **ENJOINED** from the following until the Court resolves the

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1 merits of this case:

2 a. continued implementation or enforcement of policy changes  
3 announced in July 2020 that have slowed mail delivery, including:

4 i. instructing mail carriers to leave mail behind for  
5 processing or delivery at a later date;

6 ii. requiring mail carriers or delivery trucks to leave at set  
7 times regardless of whether the mail is actually ready;

8 iii. prohibiting or unreasonably restricting return trips to  
9 distribution centers, if necessary, to complete timely mail delivery; and

10 iv. taking any actions to implement or enforce the  
11 operational changes outlined in the USPS's "Mandatory Stand-Up Talk: All  
12 Employees" dated July 10, 2020;

13 b. deviating from the USPS's long-standing policy of treating  
14 election mail in accordance with First Class Mail delivery standards,  
15 regardless of the paid class;

16 c. taking any actions in violation of the commitments made in the  
17 "Postmaster General Louis DeJoy Statement," dated August 18, 2020, such  
18 as removal or decommissioning of any mail sorting machines, reducing  
19 hours at post offices, or closing mail processing facilities; and

20 d. implementing or enforcing any "change in the nature of postal  
21 services which will generally affect service on a nationwide or substantially  
22 nationwide basis," absent a duly issued advisory opinion of the Postal  
23 Regulatory Commission, 39 U.S.C. § 3661(b).

24 3. If any post office, distribution center, or other postal facility will be  
25 unable to process election mail for the November 2020 election in accordance with  
26 First Class delivery standards because of the Postal Service's recent removal and  
27 decommissioning of equipment, such equipment will be replaced, reassembled, or  
28 reconnected to ensure that the Postal Service can comply with its prior policy of

1 delivering election mail in accordance with First Class delivery standards, and that  
2 if any post office or distribution center has requested, or in the future requests, to  
3 reconnect or replace any decommissioned or removed sorting machine(s), any such  
4 request must be presented to this Court within three days of this Order or within  
5 three days of the date of the request, whichever is later, unless the Postal Service  
6 has already approved the request. If the Postal Service has denied the request or  
7 has not responded, the Court will determine whether granting the request is likely  
8 necessary to ensure that election mail is processed according to First Class delivery  
9 standards or otherwise to protect the constitutional right to vote, and if the Court so  
10 finds, it shall order that the request be approved by the USPS Defendants.

11 4. The USPS Defendants shall notify their officers, agents,  
12 representatives, servants, employees, attorneys, and all persons in active concert or  
13 participation with them of the requirements herein.

14 5. The Court deems no security bond is required under Federal Rule of  
15 Civil Procedure 65(c).

16 6. This injunction shall remain in effect until a final judgment is entered  
17 or until further order of the Court.

18 **IT IS SO ORDERED.** The Clerk of Court is directed to enter this Order  
19 and forward copies to counsel.

20 **DATED** this 17th day of September 2020.



24  
25

A handwritten signature in blue ink that reads "Stanley A. Bastian".

26 Stanley A. Bastian  
27 Chief United States District Judge  
28