IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

PENNSYLVANIA STATE CONFERENCE OF THE NAACP, et al.,

Plaintiffs,

v.

AL SCHMIDT, in his official capacity as Secretary of the Commonwealth, *et al.*,

Defendants

Case No. 1:22-cv-00339-SPB

and

REPUBLICAN NATIONAL COMMITTEE, et al.,

Intervenor-Defendants

MEMORANDUM REGARDING THE STATUS OF THE PENDING CROSS-MOTIONS FOR SUMMARY JUDGMENT

Pursuant to the Court's September 3, 2024 Order (ECF No. 454), Plaintiffs respectfully submit this Memorandum addressing the impact of the Pennsylvania Commonwealth Court's decision in *Black Political Empowerment Project v. Schmidt*, 2024 WL 400321 (Pa. Commw. Ct. Aug. 30, 2024) ("B-PEP").

Before this Court are fully briefed cross-motions for summary judgment on Plaintiffs' federal constitutional claims challenging the practice of excluding Pennsylvania mail ballot voters based on a trivial, undisputedly irrelevant error in filling out the date on the mail ballot envelope. See, e.g., ECF Nos. 400, 401, 402, 449 (Plaintiffs' motion and supporting briefs); see also, e.g., ECF No. 444 (Plaintiffs' omnibus opposition to Defendants' cross-motions). In B-PEP, meanwhile, the

Commonwealth Court held that the Free and Equal Elections Clause of the Pennsylvania Constitution, Pa. Const. art. I, § 5, prohibits the exclusion of Pennsylvania mail ballot voters based on the irrelevant envelope-date errors at issue here. 2024 WL 400321, at *1–*2, *34.

GOP Intervenors, who also intervened in *B-PEP*, immediately appealed Commonwealth Court's decision to the Supreme Court of Pennsylvania. *Black Pol. Emp. Project, et al. v. Schmidt, et al.*, Pa. No. 68 MAP 2024. In addition to their merits arguments, GOP Intervenors have made a number of procedural arguments in *B-PEP*, including arguing that Commonwealth Court lacked original jurisdiction, as well as arguments regarding standing and joinder of indispensable parties. Moreover, notwithstanding that *B-PEP* arises entirely under state law, GOP Intervenors have suggested that federal law somehow precludes Pennsylvania courts from enforcing the requirements of the Pennsylvania Constitution. While this suggestion is meritless—as are the GOP Intervenors' other procedural arguments—it raises the prospect that GOP Intervenors will at least attempt some further appeal to the United States Supreme Court if their pending appeal to the Supreme Court of Pennsylvania is unsuccessful.

GOP Intervenors' appeal to the Supreme Court of Pennsylvania is now fully briefed and the Court has indicated it will decide the matter without argument.

The Commonwealth Court's ruling protects voters from being needlessly disenfranchised in the 2024 election due to irrelevant mistakes in dating the form on the mail ballot envelope. That ruling, unless stayed or reversed, could obviate the

need for injunctive relief from this Court as to the 2024 election, and if finally affirmed by the Supreme Court of Pennsylvania could potentially resolve this case on alternate, state law grounds.

At this time, however, neither the outcome nor timing of the *B-PEP* litigation is certain. In light of the ongoing appeal in *B-PEP*, Plaintiffs remain at risk that the envelope-date rule will be enforced to disenfranchise voters absent relief from this Court. Plaintiffs therefore ask this Court to rule on the pending cross-motions in order to ensure the protection of their federal constitutional rights.

CONCLUSION

Plaintiffs' motion for summary judgment should be granted.

Dated: September 13, 2024

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Respectfully submitted,

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Counsel for the Pennsylvania State Conference of the NAACP, League of Women Voters of Pennsylvania, Philadelphians Organized to Witness, Empower and Rebuild, Common Cause Pennsylvania, Black Political Empowerment Project, Make the Road Pennsylvania, Barry M. Seastead, Marlene G. Gutierrez, Aynne Margaret Pleban Polinski, Joel Bencan, and Laurence M. Smith I hereby certify that, on the date set forth below, I caused a true and correct copy of the foregoing Memorandum to be served via the Court's electronic filing system upon all counsel of record.

Dated: September 13, 2024 Respectfully submitted,

<u>/s/ Ari J. Savitzky</u> Ari J. Savitzky

Counsel for Plaintiffs