SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF SCHUYLER

Montgomery Blair Sibley,

Plaintiff,

Index No.: 24-24

VS.

Kristen Zebrowski Stavisky solely in her official capacity as New York's Chief Election Official, Notice of Hearing on Motion for <u>Expedited</u> Consideration of The Complaint For Declaratory Relief That Kamala Harris Is Ineligible To Appear On The November 5, 2024, New York Election Ballot

Defendant.

PLEASE TAKE NOTICE that upon the attached Motion for Expedited Consideration of

The Complaint For Declaratory Relief That Kamala Harris Is Ineligible To Appear On The

November 5, 2024, New York Election Ballot and upon all the proceedings in this case to date,

Plaintiff Montgomery Blair Sibley will move in this Court, at _____ A.M./P.M. on the _____

day of ______, 2024 at the Schuyler County Courthouse, 105 9th Street, Watkins Glen,

NY 14891, for an order granting Plaintiff's Motion for Expedited Consideration and granting

such other and further relief as this Court may deem just and proper.

Dated: August 5, 2024

MONTGOMERY BLAIR SIBLEY Plaintiff P.O. Box 341 Odessa, N.Y. 14869 (607) 301-0967 montybsibley@gmail.com

By:

MONTGOMERY BLAIR SIBLEY

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF SCHUYLER

Montgomery Blair Sibley,

Plaintiff,

Index No.: 24-24

VS.

Kristen Zebrowski Stavisky solely in her official capacity as New York's Chief Election Official, MOTION FOR <u>Expedited</u> Consideration of The Complaint For Declaratory Relief That Kamala Harris Is Ineligible To Appear On The November 5, 2024, New York Election Ballot

Defendant.

Plaintiff, Montgomery Blair Sibley ("Sibley"), moves for an order shortening the time for the Defendant Kristen Zebrowski Stavisky ("the Chief Election Official") to respond to the Complaint and to expedite resolution of this matter, and for grounds in support thereof states:

The Supreme Court recognizes that a prime consideration in considering whether to expedite a matter must be whether significant issues of public concern are involved, the delay in resolution of which is likely to cause public harm. *Cf: Walters v. Nat'l Ass'n of Radiation*, 473 U.S. 305, 351 (1985)("This Court has not hesitated to exercise this power of swift intervention in cases of extraordinary constitutional moment and in cases demanding prompt resolution for other reasons."); *United States v. Nixon*, 418 U.S. 683, 686-687 (1974)("We granted both the United States' petition for certiorari before judgment and also the President's cross-petition for certiorari because of the public importance of the issues presented and the need for their prompt resolution").

It states the obvious to say that this is a case of the utmost state-wide importance and

urgency involving the Constitution's most fundamental right as exercised in the Nation's most important election which is a short **ninety-two (92) days away**. As such, it is imperative that this Court hear and resolve Sibley's Complaint for Declaratory Relief as soon as practicable in order to insure that Sibley's constitutional right, secured by Article II, §1 the Constitution of the United States, to be governed by a President who is a "natural born Citizen", a is not <u>irretrievably</u> vanquished this election cycle. Just as important, prompt resolution of the Complaint for Declaratory Relief will restore stability to the 2024 presidential election and allow an ordered finality to that election in accordance with constitutional law.

Time is plainly of the essence.

WHEREFORE, Sibley respectfully requests that this Court: (i) shorten the time for the Chief Election Official to respond to the Complaint for Declaratory Relief, (ii) set an expedited schedule for briefing and oral argument and (iii) expedite resolution of this matter.

MONTGOMERY BLAIR SIBLEY Plaintiff P.O. Box 341 Odessa, N.Y. 14869 (607) 301-0967 montybsibley@gmail.com

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