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16 Attorneys for the Contestants

17 **IN THE FIRST JUDICIAL DISTRICT COURT**
18 **CARSON CITY, NEVADA**

19 Jesse Law, an individual; Michael
20 McDonald; an individual; James
21 DeGraffenreid III, an individual;
22 Durward James Hindle III, an
23 individual; Eileen Rice, an individual;
24 Shawn Meehan, an individual, as
25 candidates for presidential electors on
26 behalf of Donald J. Trump,

27 Contestants,

28 vs.

Judith Whitmer, an individual; Sarah
Mahler, an individual; Joseph
Throneberry, an individual; Artemesia
Blanco, an individual; Gabrielle D'Ayr,
an individual; and Yvanna Cancela, an
individual, as candidates for
presidential electors on behalf of Joseph
R. Biden, Jr.,

Defendants.


Case No. 20 OC 001631B
Dept. I

**SUPPLEMENTAL DECLARATION OF
JESSE KAMZOL**

29 COMES NOW Jesse Law, Michael McDonald, James DeGraffenreid III,
30 Durward James Hindle III, Eileen Rice and Shawn Meehan, as candidates for

1 presidential electors on behalf of Donald J. Trump (collectively “Contestants”), by and
2 their attorney of record Shana D. Weir, Esq. and Jesse R. Binnall, Esq. (*pro hac vice*
3 application forthcoming), and hereby submit this Supplemental Declaration of Jesse
4 Kamzol. This attachment supplements Contestants’ Exhibit List, Exhibit #92.

5
6 Dated: this 2ND day of December, 2020 WEIR LAW GROUP, LLC

7
8 BY: 
9 SHANA D. WEIR, ESQ. SBN 9468
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1 CERTIFICATE OF SERVICE

2 I hereby certify that the foregoing **SUPPLEMENT TO DECLARATION OF**
3 **JESSE KAMZOL** was submitted for filing and/or services with the First Judicial
4 District Court on the 2nd day of December, 2020. Service of the foregoing documents
5 was made by electronic mail addressed to:

6 Bradley S. Schrager, Esq.
7 Daniel Bravo, Esq.
8 3556 East Russell Road, 2nd Floor
9 Las Vegas, NV 89120
10 Email: bschrager@wrslawyers.com
11 Attorneys for Defendants

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13 _____
14 An Employee of Shana D. Weir

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Supplemental to Declaration of Jesse Kamzol

I Jesse Kamzol declare under penalty of perjury as follows:

1. Today I reviewed this file DMV file which was provided to me today and is attached. The Nevada DMV Non-Citizen File, provided on 12/1/2020 and containing 110,164 records was matched against a Nevada statewide registered voter list download from the Nevada Secretary of State on 11/10/2020. That SoS file only contained voters' residence addresses, which are exclusively what the single address per record in the DMV list was matched against.

2. All matches are high to mid-high confidence, with strongest reliability matches being applied first. All matches required an exact match on street number, street name, street pre or post-direction, and five digit zipcode. Varying levels of name and unit number matches occurred, again with the best/most complete match occurring first. The presence of middle name, name suffix, and unit number were not requirements on all matches; however, components of last name or first name were required across all matches.

3. Through this process:

6,360 positive matches were made from within the DMV file to the Voter File

6,136 (96.5%) of those matched voter registration records have voter registration records that are "Active"

3,987 (62.7%) of those matched voter registration records voted/cast ballots that appear to have been counted -- meaning, they are not shown as being provisional or rejected mail ballots per data collected from the SoS and/or County Elections Divisions

4,546 (71.5%) of those matched voter registration records have appear to have attempted to vote, including provisional votes and rejected mail ballots per data collected from the SoS and/or County Elections Divisions

4. Birth dates were not provided on the DMV file and name suffix (JR/SR/etc.) presence appeared to be inconsistent, so false positive matches of like-named family/household members are possible within these matches; however and again, these are all high to mid-high confidence matches that are reliable and merit further investigation.



Jesse Kamzol

DATED this 2nd day of December, 2020.