

Davillier Law Group, LLC

4105 North 20th Street Suite 110

Phoenix, Arizona 85016

Telephone: (602) 730-2985 / Facsimile: (602) 801-2539

1 Alexander Kolodin (SBN 030826)
2 Arno Naeckel (SBN 026158)
3 Roger Strassburg (SBN 016314)
4 Veronica Lucero (SBN 030292)
5 **Davillier Law Group, LLC**
6 AKolodin@DavillierLawGroup.com
7 ANaeckel@DavillierLawGroup.com
8 RStrassburg@DavillierLawGroup.com
9 VLucero@DavillierLawGroup.com
10 PhxAdmin@davillierlawgroup.com (file copies)
11 4105 North 20th Street Ste. 110
12 Phoenix, AZ 85016
13 Telephone: (602) 730-2985
14 Facsimile: (602) 801-2539

15 *Attorneys for Plaintiffs*

16 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**

17 **IN AND FOR THE COUNTY OF YAVAPAI**

18 ARIZONA REPUBLICAN PARTY, a
19 recognized political party; YAVAPAI
20 COUNTY REPUBLICAN COMMITTEE,
21 the Yavapai County committee of the
22 Arizona Republican Party; LOIS
23 FRUHWIRTH, Chairwoman of the Yavapai
24 County Republican Committee; ANNE
25 ROPER, Secretary of the Yavapai County
26 Republican Committee;

27 *Plaintiffs,*

28 v.

YAVAPAI COUNTY ELECTIONS
DIRECTOR;

Defendant,

STATE OF ARIZONA, a body politic.;

Defendant and Real-Party-In-Interest.

No. P1300CV202200179

**STIPULATION
and
NOTICE OF DISMISSAL OF
DEFENDANT YAVAPAI COUNTY
ELECTIONS DIRECTOR ONLY**

Plaintiffs and the State of Arizona hereby stipulate and request as follows:

1 A. Plaintiffs and the State of Arizona jointly stipulate and request that the hearing
2 on Tuesday, Mar. 22nd, be treated as a trial on the merits.

3 B. Plaintiffs and the State of Arizona stipulate and request that though Tuesday’s
4 hearing is a trial on the merits, testimony may be presented in the form of written
5 Declarations.

6 C. Plaintiffs hereby gives notice that Defendant Yavapai County Elections
7 Director is dismissed without prejudice pursuant to ARCP 41(a)(1)(i).

8 D. The State of Arizona stipulates and agrees not to raise any defense that would
9 not be available to it were Defendant Yavapai County Elections Director still a party and
10 consents to venue in Yavapai County.

11 E. Plaintiffs and the State of Arizona jointly stipulate and request that counsel and
12 witnesses be permitted to appear virtually for Tuesday’s hearing.

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15 Respectfully submitted this 18th day of March 2022

16 By /s/Alexander Kolodin

17 Alexander Kolodin
18 Arno Naeckel
19 Roger Strassburg
20 Veronica Lucero

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Phoenix, AZ 85016

22 *Attorneys for Plaintiffs*

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24 By /s/Bryan Bergin (with consent)

25 **Bergin, Frakes, Smalley & Oberholtzer**
26 *Attorney for State of Arizona*

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