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14	IN THE SUPERIOR COURT O	F THE STATE OF ARIZONA
15	IN AND FOR THE COL	INTY OF MARICOPA
16	Arizona Republican Party,	NO. CV2020-014553
17	Plaintiff,	MARICOPA COUNTY
18 19	v.	DEFENDANTS' MOTION TO DISMISS
20	Adrian Fontes, as Maricopa County Recorder; and the Maricopa County Board of Supervisors, by and through Clint	(Honorable John Hannah)
21 22	Hickman, Jack Sellers, Steve Chucri, Bill Gates, and Steve Gallardo,	
23	Defendants.	
24	Introdu	iction
25	Plaintiff seeks mandamus relief through a special action to require "Defendant	
26	Fontes to perform the hand count of 'precincts,' and not of vote centers." (See Cmplt., ¶¶	
27	18–21, B). "The special action requests extraordinary relief, and acceptance of jurisdiction	
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of a special action is <u>highly discretionary</u> with the court to which the application is made." Ariz. R. P. Special Action 3, St. Bar Comm. Note (emphasis added).

Here, extraordinary relief is not available because (1) the County complied with its legal duty to perform a hand count audit of ballots of the November 3, 2020 General Election using a sample of vote centers; (2) the relief is barred by laches because Plaintiff had notice of the process for sampling the ballots at vote centers rather than the ballots at precincts years ago and a member of Plaintiff participated in the hand count process this year consistent with § 16-602(B)(1) and the 2019 Elections Procedures Manual; and (3) the requested relief is most because the County already completed the hand count. Further, Recorder Fontes is not a proper party because he does not conduct the hand count and has no responsibility concerning it.

This Court should exercise its broad discretion to decline jurisdiction over this action. Alternatively, as a matter of law, this Court should accept jurisdiction, deny relief, and dismiss this action with prejudice.

# Background<sup>1</sup>

### **II**.

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# Vote-center-based and precinct-based voting

Arizona law grants a county discretion to establish a vote center model or a precinct model for voting. See A.R.S. § 16-411(B)(4) ("On a specific resolution of the board, the board may authorize the use of voting centers in place of or in addition to specifically designated polling places." (Emphasis added)). For the November 3, 2020 General Election, the County exercised its discretion to establish a vote center model. See Maricopa Cnty. Elections Dep't, Election Day & Emergency Voting Plan-November General Election 3 16. 2020), (Sept. available at https://recorder.maricopa.gov/pdf/Final%20November%202020%20General%20Electio n%20Day%20and%20Emergency%20Voting%20Plan%209-16-20.pdf. With a vote center model, a voter can cast a ballot "anywhere" rather than at a specifically-assigned The exhibits referenced in this Motion are "public records" addressing matters in the

<sup>28</sup> Complaint, and this Court may consider them without converting this Motion into one for summary judgment. *See Coleman v. City of Mesa*, 230 Ariz. 352, 356, ¶ 9 (2012).

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precinct polling place. Id. at 3. Maricopa County exercised its discretion to adopt a vote 2 center model made necessary by the pandemic. Id. at 5.

#### II. Hand count audit

Arizona law mandates that "the county officer in charge of the election shall conduct a hand count at one or more secure facilities." A.R.S. § 16-602(B). "The hand count shall be conducted as prescribed by this section and in accordance with hand count procedures established by the secretary of state in the official instructions and procedures manual adopted pursuant to § 16-452." Id.

That "official instructions and procedures manual," referenced in A.R.S. § 16-602(B), is the "Elections Procedures Manual," or "EPM" for short. It is prepared by the secretary of state, in consultation with the elections officers from all of Arizona's fifteen counties. A.R.S. § 16-452(A). By law, the Secretary must "prescribe rules [in the EPM] to achieve and maintain the maximum degree of correctness, impartiality, uniformity and efficiency on the procedures for [,]" among other things, "voting, ...counting, [and] tabulating" ballots. Id. Before the Elections Procedures Manual can be issued, it must be approved by the governor and attorney general. After approval, the Elections Procedures Manual has the force of law, and anyone violating any of its rules is guilty of a class 2 misdemeanor. A.R.S. § 16-452(C).

By law, the Elections Procedures Manual must be issued by December 31 in each odd-numbered year. A.R.S. § 16-452(B). The most recent Elections Procedures Manual was issued in December, 2019. It is a public document, available online, to the Plaintiffs and all other interested parties of which this Court may take judicial notice.<sup>2</sup>

Returning now to the statutory provisions for post-election, hand count audits, Section 16-602(B)(1) addresses the sampling of ballots at "precincts" for the hand count audit; it does not address sampling vote centers. See A.R.S. § 16-602(B)(1) ("At least two

at the beginning of the EPM (2019).

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<sup>&</sup>lt;sup>2</sup> EPM (2019), available at https://azsos.gov/sites/default/files/2019 ELECTIONS -**PROCEDURES MANUAL APPROVED.pdf.** The December, 2019, approval letters from Governor Ducey and Attorney General Brnovich are included as unnumbered pages

percent of the precincts in that county, or two precincts, whichever is greater, shall be 2 selected at random from a pool consisting of every precinct in that county."). However, as already mentioned, the legislature chose to authorize counties to use vote centers in place of precinct-based polling locations. A.R.S. § 16-411(B)(4). To fill that gap—and, consistent with § 16-602(B) and § 16-452—the EPM provides that "[i]n counties that utilize vote centers, each vote center is considered to be a precinct/polling location and the officer in charge of elections must conduct a hand count of regular ballots from at least 2% of the vote centers, or 2 vote centers, whichever is greater." EPM (2019) at 216. Without this well-reasoned addition to the EPM, arguably no hand count audit would be authorized by statute in those counties using vote centers instead of precinct-based polling locations consistent with A.R.S. § 16-411(B)(4).

Political parties participate in the sampling of ballots of vote centers for hand count audits. EPM (2019) at 215 ("The county political party chairpersons (or designees) shall take turns randomly drawing the precincts, vote centers, or consolidated polling places for the hand count."); A.R.S. § 16-602(B)(1) (The county political party chairman for each political part[ies] that is entitled to continued representation on the state ballot or the chairman's designee shall conduct the selection of the precincts to be hand counted."); see also EPM (2019) at 215–16 (establishing process for sampling vote centers).

#### Maricopa County's November 2020 Hand Count Audit III.

In accordance with Arizona law, the County conducted a hand count audit of the November 2020 General Election ("November 2020 Hand Count Audit" or "Hand Count Audit"). (See Exh. A (Maricopa Cnty. Nov. 2020 Hand Count Audit)). A member of Plaintiff participated in the sampling of vote centers for the Hand Count Audit: "The hand count beg[a]n on Wednesday, November 4, 2020 at 6:08 p.m. when the Maricopa County Chairs of the **Republican**, **Democrat** and **Libertarian** Party met to select the polling places (vote centers), races and early ballot audit batches to be audited." (Id. at 1). Further, "the specific polling places (vote centers) to be counted were selected with the participating County Party Chairs alternating the various selections" and "[t]he

**Republican** party was selected to go first." (*Id.*). The November 2020 Hand Count Audit 2 was finished Monday, November 9, 2020 at 1:15 p.m., and it determined that "No discrepancies were found by the Hand Count Audit Boards." (Id. (emphasis added)).

Importantly, Plaintiff Arizona Republican Party cannot claim that the Maricopa County Republican Party is a different entity entirely, such that the ARP was not represented at the selection process for the Hand Count Audit. Arizona law makes the local county political parties a subgroup of the respective state political parties. So, for example, "[t]he state committee of each party shall consist in addition to the chairman of the several county committees, of one member of the county committee for every three members of the county committee elected pursuant to § 16-821." A.R.S. § 16-825. In other words, the state committee of the Arizona Republican Party is comprised of representatives from the several county Republican Parties, including the Maricopa County Republican Party-the very party that was present at, and participated in, the Hand Count Audit.

Nor can Plaintiff Arizona Republican Party claim that it was unaware that the Maricopa County Republican Party participated in the Hand Count Audit. No later than November 11, 2020—before this current lawsuit was filed—Plaintiff received a copy of the Hand Count Audit in connection with its participation as a party in Trump v. Hobbs, Case No. CV2020-014248 (Maricopa Cnty. Superior Court), in which it was filed as Exhibit 42. (Exh. B).

Furthermore, the Arizona Attorney General's Office notified the Honorable Karen Fann, President of the Arizona State Senate, and the Honorable Russell Bowers, Speaker of the Arizona House of Representatives-both registered Republicans-that the sampling of vote centers instead of "precincts" is consistent with Arizona law. (Exh. C)). Plaintiff knew, or should have known, that members of their Party participated in the Hand Count Audit and that the Attorney General—also a Republican—agrees that Maricopa County complied with the law in its Hand Count Audit. Yet, Plaintiff soldiered on and brought its lawsuit anyway.

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Additionally, the County is not alone in following the Manual's sampling of vote centers for hand count audits. *See generally* Ariz. Secretary of State, 2020 General Election Hand Count Results, <u>https://azsos.gov/election/2020-general-election-hand-count-results</u> (last visited Nov. 13, 2020) (listing county hand count results). This year, Cochise, Greenlee, and Yavapai Counties have performed hand count audits by sampling ballots at vote centers. (*See* Exh. D).

### IV. This lawsuit

On November 12, 2020, Plaintiff filed this Verified Complaint seeking mandamus relief via special action. Specifically, Plaintiff asks that "the Court enter an order compelling *Defendant Fontes* [who, as will be explained, has *nothing* to do with hand count audits] to perform the hand count of 'precincts,' and not of vote centers." (Cmplt., ¶ B). Despite a member of Plaintiff participating in the Hand Count Audit sampling of vote centers and Plaintiff receiving a copy of the completed November 2020 Hand Count Audit not later than November 11, 2020, Plaintiff alleges that "Maricopa County <u>intends</u> to sample 2% of polling places (vote centers) and not 2% of precincts." (*Id.*, ¶ 16 (emphasis added)).

#### Argument

# I. Mandamus relief is unavailable.

Plaintiffs seek mandamus relief available in a special action. (See Cmplt., ¶¶ 18– 21, A, B). "Mandamus is an extraordinary remedy issued by a court to compel a public officer to perform an act which the law specifically imposes as a duty." Sears v. Hull, 192 Ariz. 65, 68, ¶ 11 (1998). "[T]he general rule is that if the action of a public officer is discretionary that discretion may not be controlled by mandamus." *Id.* At bottom, mandamus is not "available to compel an officer to perform acts not authorized or required by some plain provision of the law." *Kahn v. Thompson*, 185 Ariz. 408, 411 (App. 1995).

**1.** As an initial matter, Recorder Fontes has no legal duty to record a hand count audit of *any* ballots—not those cast in vote centers; and, not those cast in polling

locations. The duty to oversee the hand count of ballots cast in vote centers under § 16-602(B) rests with "the county officer in charge of the election." In Maricopa County, Recorder Fontes is not tasked with that duty with respect to vote centers. Instead, it is a function of the Maricopa County Elections Department overseen by the Maricopa County Board of Supervisors. *See* Maricopa Cnty. Elections Dep't, *Election Day & Emergency Voting Plan—November General Election* 4, 45 (Sept. 16, 2020) (describing general division of labor between County and Recorder in administering elections, and addressing hand count process). Despite that, Plaintiff asks this Court to order Recorder Fontes to conduct a hand count audit, in contradiction of Arizona law. Yet, the Recorder cannot violate a legal duty that he does not have. The relief Plaintiff seeks is not available by mandamus or any other action.

2. Further, it would be futile for Plaintiff to amend its complaint<sup>3</sup> by seeking an order compelling the Board of Supervisors to conduct a hand count audit of precincts, because the County complied with its legal duty to perform a hand count audit under § 16-602(B) and the Elections Procedures Manual at pages 213 to 234 by sampling vote centers. As a result, mandamus is unavailable as a remedy and this special action is without merit.

As discussed above, § 16-411(B)(4) gives a county discretion to select a votecenter-based model for voting that the County selected for the November 3, 2020 General Election. Consistent with § 16-602(B) and § 16-452, the 2019 Elections Procedures Manual permits the County to take a sample of vote centers as part of its duty under § 16-602(B) to conduct a hand count audit. EPM (2019) at 215, 216.

Plaintiff claims its Complaint is "verified." Perhaps it is; but, if so, it is not apparent *how*, exactly, the Arizona Republican Party verified it. The verification page is signed by Mr. Jack Wilenchik, one of the attorneys bringing the lawsuit. But it is not apparent that Mr. Wilenchik has authority to speak for the Arizona Republican Party. He is not listed as one of its elected officers on its website, *see* Republican Party of Arizona, "Elected Officers," *available at* <u>https://azgop.com/directory/state-party</u>, and his verification page does not identify the delegation of authority allowing him to verify the complaint on behalf of the Arizona Republican Party.

Consistent with this legal framework, the County's sampling of ballots at vote centers rather than ballots at precincts therefore complied with Arizona law. (*See also* Exh. C). As a result, there is no basis for mandamus relief because the County did not violate a legal duty. Instead, Plaintiff seeks to compel the County to perform an act that is not required by law.

**3.** Further, Plaintiff's special action is barred by laches because this process is not new and Plaintiff participated in the process to select vote centers—rather than precincts—to be hand counted in accordance with the 2019 Elections Procedures Manual. *See* EPM (2019) at 215 ("The county political party chairpersons (or designees) shall take turns randomly drawing the precincts, vote centers, or consolidated polling places for the hand count."); A.R.S. § 16-602(B)(1) ("The county political party chairman for each political party that is entitled to continued representation on the state ballot or the chairman's designee shall conduct the selection of the precincts to be hand counted."); *see generally* EPM (2019) at 215–16 (establishing selection process for selecting vote centers to be hand counted).

The equitable doctrine of laches "seeks to prevent dilatory conduct and will bar a claim if a party's unreasonable delay prejudices the opposing party or the administration of justice." *Lubin v. Thomas*, 213 Ariz. 496, 497 ¶ 10 (2006). In deciding whether a plaintiff's delay is unreasonable, a court should consider "the justification for the delay, the extent of the plaintiff's advance knowledge of the basis for the challenge, and whether the plaintiff exercised diligence." *Ariz. Libertarian Party v. Reagan*, 189 F. Supp. 3d 920, 923 (D. Ariz. 2016) (citation omitted).

Plainly, Plaintiff's participation in the selection of vote centers for the hand count audit <u>on November 4, 2020</u>—the very conduct they challenge in this suit—shows Plaintiff's unreasonable delay without justification. (*See* Exhibit A (Plaintiff's participation)). Further, as the Attorney General's Office noted: "This is not a new procedure. Since 2012, versions of the EPM drafted by Secretaries of State Ken Bennett, Michele Reagan and Katie Hobbs have addressed voting centers with respect to the hand

count audit procedure. Two versions of those manuals were approved by Governors 2 Brewer and Ducey and Attorneys General Horne and Brnovich." Laches thus bars this action. 3

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4. Finally, Plaintiff's request for mandamus relief is moot. "A case is moot when it seeks to determine an abstract question which does not arise upon existing facts or rights." Contempo-Tempe Mobile Home Owners Ass'n v. Steinert, 144 Ariz. 227, 229 (App. 1985). Here, the County already completed its hand count audit in compliance with § 16-602(B) and the 2019 Elections Procedures Manual, and they completed it with Plaintiff's participation. (Exh. A). Indeed, the County provided the completed Hand Count Audit to Plaintiff no later than Wednesday, November 11, 2020 in connection with another lawsuit. (See Exh. B). Inexplicably, Plaintiffs bring this suit two days later to challenge a completed process that shows "[n]o discrepancies were found by the Hand Count Audit Boards." (Id. (emphasis added)). The requested relief is moot.

As a matter of law, this Court should dismiss Recorder Fontes. II.

This Court should dismiss the Recorder because the requested mandamus relief does not implicate his duties with respect to early voting.

# Conclusion

For these reasons, this Court should decline jurisdiction over this special action. Alternatively, this Court should accept jurisdiction, deny relief, and dismiss this action with prejudice.

**RESPECTFULLY** submitted this 16th day of November 2020.

# ALLISTER ADEL MARICOPA COUNTY ATTORNEY

BY: /s/ Thomas P. Liddy

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