IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF FLORIDA TALLAHASSEE DIVISION

LEAGUE OF WOMEN VOTERS OF FLORIDA, INC., et al.,

Plaintiffs,

Case No.: 4:21cv186-MW/MAF V.

4:21cv187-MW/MAF LAUREL M. LEE, in her official 4:21cv201-MW/MJF capacity as Florida Secretary of 4:21cv242-MW/MAF

Defendants,

and

State, et al.,

ad DEMOCRACYDOCKET, COM NATIONAL REPUBLICAN **SENATORIAL COMMITTEE and** REPUBLICAN NATIONAL COMMITTEE,

Intervenor-Defendants.

ORDER REQUIRING SUPPLEMENTAL BRIEFING

"[T]he presence of one party with standing is sufficient to satisfy Article III's case-or-controversy requirement." Rumsfeld v. FAIR, 547 U.S. 47, 53 (2006). The parties are ordered to file supplemental briefs addressing whether this principle applies to all of these consolidated cases collectively or to each consolidated case individually. Put another way, is it enough that one party from one consolidated case has standing as to each claim, or must a party from each individual case have standing as to each claim asserted in that case?

The parties must file supplemental briefs addressing this question on or before 5:00 p.m. EST Wednesday, February 23, 2022.

SO ORDERED on February 15, 2022.

<u>s/Mark E. Walker</u> Chief United States District Judge

RETRIEVED FROM DEING CRACYDOCKET. COM