

1 **PARKER DANIELS KIBORT**

2 Andrew Parker (028314)
3 Jesse H. Kibort (MN Bar No. 0328595)*
4 Joseph A. Pull (MN Bar No. 0386968)*
5 888 Colwell Building
6 123 Third Street North
7 Minneapolis, Minnesota 55401
8 parker@parkerdk.com
9 kibort@parkerdk.com
10 pull@parkerdk.com
11 Telephone: (612) 355-4100
12 Facsimile: (612) 355-4101

9 **OLSEN LAW, P.C.**

10 Kurt Olsen (D.C. Bar No. 445279)*
11 1250 Connecticut Ave., NW, Suite 700
12 Washington, DC 20036
13 Telephone: (202) 408-7025
14 ko@olsenlawpc.com

13 Alan M. Dershowitz (MA Bar No. 121200)*
14 1575 Massachusetts Avenue
15 Cambridge, MA 02138
16 * Admitted *Pro Hac Vice*

16 *Attorneys for Plaintiffs*

17 **UNITED STATES DISTRICT COURT**
18 **DISTRICT OF ARIZONA**

19 Kari Lake; Mark Finchem,
20 Plaintiffs,

21 v.

22 Kathleen Hobbs, as Arizona Secretary of State;
23 Bill Gates; Clint Hickman; Jack Sellers;
24 Thomas Galvin; and Steve Gallardo, in their
25 capacity as members of the Maricopa County
26 Board of Supervisors; Rex Scott; Matt Heinz;
27 Sharon Bronson; Steve Christy; Adelita
28 Grijalva, in their capacity as members of the
Pima County Board of Supervisors,

Defendants.

No. 22-cv-00677-JJT
(Honorable John J. Tuchi)

**PLAINTIFFS' EXPEDITED
REQUEST FOR PERMISSION TO
FILE DECLARATION IN
RESPONSE TO MARICOPA
COUNTY JULY 22, 2022 FILING**

1 Plaintiffs Kari Lake and Mark Finchem (collectively, "Plaintiffs") hereby request
2 permission to file a sworn declaration of Ben Cotton in direct response to Defendant
3 Maricopa County's filing of July 22, 2022. Plaintiffs also request permission to include
4 the State Senate subpoena and request for information for the Court's review and
5 inclusion in the Record. Plaintiffs believe the subpoena and request on their face show
6 that the information Defendants claimed at the hearing was never requested from the
7 County was in fact requested.

8 If this request is granted, Plaintiffs will only need 1 day to make the submission
9 and will limit its declaration to 2 pages and the subpoena and request.

10 DATED: July 25, 2022

PARKER DANIELS KIBORT LLC

11 By /s/ Joseph A. Pull

12 Andrew D. Parker (AZ Bar No. 028314)

13 Jesse H. Kibort (MN Bar No. 328595)*

14 Joseph A. Pull (MN Bar No. 0386968)*

15 888 Colwell Building

16 123 N. Third Street

17 Minneapolis, MN 55401

18 Telephone: (612) 355-4100

19 Facsimile: (612) 355-4101

20 parker@parkerdk.com

21 kibort@parkerdk.com

22 pull@parkerdk.com

OLSEN LAW, P.C.

23 By /s/ Kurt Olsen

24 Kurt Olsen (D.C. Bar No. 445279)*

25 1250 Connecticut Ave., NW, Suite 700

26 Washington, DC 20036

27 Telephone: (202) 408-7025

28 ko@olsenlawpc.com

By /s/ Alan M. Dershowitz

Alan M. Dershowitz (MA Bar No. 121200)*

1575 Massachusetts Avenue

Cambridge, MA 02138

* Admitted *Pro Hac Vice*

Attorneys for Plaintiffs

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

CERTIFICATE OF SERVICE

I hereby certify that on July 25, 2022, I electronically transmitted the foregoing document to the Clerk’s Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the CM/ECF registrants on record.

/s/ Andrew D. Parker

RETRIEVED FROM DEMOCRACYDOCKET.COM