Robert F. Renaud, Esq. RR 1351 RENAUD COLICCHIO LLC 190 North Avenue East Cranford, New Jersey 07016 (908) 418-4088

Attorneys for Intervenor Regular Democratic Organization of Union County, Inc.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

CHRISTINE CONFORTI, ARATI KREIBICH, MICO LUCIDE, JOSPEH MARCHICA, KEVIN MCMILLAN, ZINOVIA SPEZAKIS, and NEW JERSEY WORKING FAMILIES ALLIANCE, INC., Plaintiff,

v.

CHRISTINE GIORDANO HANLON, in her official capacity as Monmouth County Clerk, SCOTT M. COLABELLA, in his official capacity as Ocean County Clerk, PAULA SOLLAMI COVELLO, in her official capacity as Mercer County Clerk, JOHN S. HOGAN, in his official capacity as Bergen County Clerk, EDWARD P. MCGETTIGAN, in his official capacity as Atlantic County Clerk, and E. JUNIOR MALDONADO, in his official capacity as Hudson County Clerk,

Defendants.

Civil Action No.: 20-08267 (ZNQ)(TJB)

ANSWER, SEPARATE DEFENSES & JURY DEMAND

Intervenor Regular Democratic Organization of Union County, Inc. (herein "Intervenor"), with offices at 311 West Henry Street in the City of Linden, County of Union, and State of New Jersey, by way of Answer to the Amended Complaint of the Plaintiff herein, says:

NATURE OF THE CASE

- 1. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 2. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 3. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 4. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 5. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 6. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 7. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 8. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 9. This paragraph is argumentative and makes legal conclusions rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 10. This paragraph is argumentative and makes legal conclusions rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 11. This paragraph is argumentative and makes legal conclusions rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

- 12. This paragraph asserts prayers for relief rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 13. This paragraph asserts prayers for relief rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

JURISDICTION AND VENUE

- 14. This paragraph makes legal conclusions rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 15. This paragraph makes legal conclusions rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 16. This paragraph makes legal conclusions rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 17. This paragraph makes legal conclusions rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 18. This paragraph makes legal conclusions rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.

PARTIES

Plaintiffs

Christine Conforti:

- 19. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 20. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

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- 21. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 22. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 23. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

Arati Krreibich:

- 24. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 25. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 26. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 27. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

Mico Lucide:

- 28. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 29. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 30. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

- 31. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 32. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

Joseph Marchica:

- 33. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 34. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 35. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 36. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

Kevin McMillan:

- 37. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 38. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 39. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 40. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

- 41. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 42. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 43. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

Zinovia Spezakis:

- 44. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 45. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 46. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 47. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

New Jersey Working Families Alliance, Inc.:

- 48. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 49. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 50. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

- 51. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 52. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 53. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 54. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 55. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 56. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

Defendants

- 57. The allegations of this paragraph are admitted.
- 58. The allegations of this paragraph are admitted.
- 59. The allegations of this paragraph are admitted.
- 60. The allegations of this paragraph are admitted.
- 61. The allegations of this paragraph are admitted.
- 62. The allegations of this paragraph are admitted.
- 63. The allegations of this paragraph are admitted.
- 64. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

65. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.

STATEMENT OF FACTS AND LAW

- 66. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 67. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 68. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 69. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 70. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 71. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 72. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
 - 73. The allegations of this paragraph are Denied.
- 74. The cited statute speaks for itself, so no answer is required. To the extent that an answer may be required, the allegations of this paragraph are denied.
- 75. The cited statute speaks for itself, so no answer is required. To the extent that an answer may be required, the allegations of this paragraph are denied.

- 76. The cited statute speaks for itself, so no answer is required. To the extent that an answer may be required, the allegations of this paragraph are denied.
- 77. This paragraph makes legal conclusions rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 78. The cited statute speaks for itself, so no answer is required. To the extent that an answer may be required, the allegations of this paragraph are denied.
- 79. The cited statute speaks for itself, so no answer is required. To the extent that an answer may be required, the allegations of this paragraph are denied.
- 80. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 81. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 82. The cited statute speaks for itself, so no answer is required. To the extent that an answer may be required, the allegations of this paragraph are denied.
- 83. This paragraph makes legal conclusions rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 84. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 85. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 86. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

- 87. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 88. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
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- 98. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
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- 109. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
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- 120. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
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- 131. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.
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- 140. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.
- 141. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.

- 142. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 143. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
- 144. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
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- 153. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.
- 154. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs with respect to same.
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- 159. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leave Plaintiffs to their proofs.
- 160. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.
- 161. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leases Plaintiffs to their proofs.
- 162. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.
- 163. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.

- 164. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.
- 165. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.
- 166. Intervenor is without sufficient information to admit or deny the allegations of this paragraph and leaves Plaintiffs to their proofs.
- 167. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

CLAIMS FOR RELIEF

COUNT 1

- 168. Intervenor repeats its answers to the allegations of all prior paragraphs as though more fully set forth herein.
- 169. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 170. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 171. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 172. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 173. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 174. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

- 175. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 176. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 177. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 178. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 179. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 180. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 181. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 182. This paragraph asserts prayers for relief rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

COUNT II

- 183. Intervenor repeats its answers to the allegations of all prior paragraphs as though more fully set forth herein.
- 184. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

- 185. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 186. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 187. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 188. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 189. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 190. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 191. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 192. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 193. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 194. This paragraph asserts prayers for relief rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

COUNT III

- 195. Intervenor repeats its answers to the allegations of all prior paragraphs as though more fully set forth herein.
- 196. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 197. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 198. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 199. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 200. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 201. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 202. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 203. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 204. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 205. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.

- 206. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 207. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 208. This paragraph asserts prayers for relief rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.

COUNT IV

- 209. Intervenor repeats its answers to the allegations of all prior paragraphs as though more fully set forth herein.
 - 210. The allegations of this paragraph are admitted.
- 211. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 212. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 213. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 214. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 215. This paragraph is argumentative rather than stating facts. To the extent that it may be construed to assert facts against Intervenor, same are denied.
- 216. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.

- 217. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 218. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 219. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 220. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 221. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.

COUNT V

42 U.S.C. § 1983

Violation of Civil Rights Act

- 222. Intervenor repeats its answers to the allegations of all prior paragraphs as though more fully set forth herein.
- 223. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 224. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.
- 225. This paragraph is argumentative rather than stating facts. To the extent that the allegations of this paragraph may be construed to assert facts, same are denied.

SEPARATE DEFENSES

FIRST SEPARATE DEFENSE

The Complaint fails to state a claim upon which relief may be granted.

SECOND SEPARATE DEFENSE

The Complaint is barred by the applicable statute of limitations.

THIRD SEPARATE DEFENSE

The Complaint is barred by the Doctrine of Laches

FOURTH SEPARATE DEFENSE

Granting the relief sought by Plaintiffs would impair free speech and association rights held by intervenor under the Constitutions of the United States and the State of New Jersey.

LOCAL CIVIL RULE 11.2 CERTIFICATION

The undersigned counsel hereby certifies that the within matter in controversy is not the subject of any other action pending in any court or of a pending arbitration or administrative proceeding and that, to the best of counsel's knowledge, there is no other party who should be joined in this action.

RENAUD COLICCHIO LLC Attorneys for Intervenor Regular Democratic Organization of Union County, Inc.

By: 1st Robert 7. Renaud

Dated: April 4, 2023 Robert F. Renaud