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E. Wolf, Deputy

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IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

SCOT MUSSI, an individual;
AIMEE YENTES, an individual; and
ARIZONA FREE ENTERPRISE
CLUB, a nonprofit corporation,

Plaintiffs,

v.

KATIE HOBBS, in her capacity as
the Secretary of State of Arizona,

Defendant,

And

ARIZONANS FOR FREE AND
FAIR ELECTIONS (ADRC
ACTION), a political committee,

Real Party in

Interest.

Case No.: CV2022-009391

FINAL JUDGMENT

(Assigned to Honorable Joseph P.
Mikitish)

THIS COURT FINDS, following review by the Arizona Secretary of State, the Committee had 399,858 valid signatures.

During the course of this challenge, 96,237 signatures have been successfully challenged by the Plaintiffs and shall be removed from the total valid signatures leaving the committee with 303,621 valid signatures.

1 Based on the County Recorders' review of the random sample for voters not
2 registered, and signatures mismatch, the Court finds that 61,358 signatures will be
3 removed from the total pursuant to Objections 27 and 30 of the Complaint.

4 Based on the County Recorders' review of the random sample for voters who
5 registered after signing the initiative petition, an additional 1,245 signatures will be
6 removed from the total pursuant to Objection 28 of the Complaint.

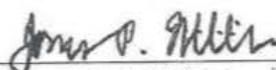
7 Based on the County Recorders' review of the random sample for voters who are
8 registered as Federal Only voters, an additional 911 signatures will be removed from the
9 total pursuant to Objection 29 of the Complaint.

10 Having thus considered all objections proven or stipulated, and modified by the
11 Supreme Court's ruling, along with extrapolating from the County Recorders' reports
12 for the Plaintiff's Objections 27-30 not previously addressed by this Court, the Court
13 finds the Committee has 239,926 valid signatures.

14 IT IS HEREBY ORDERED that the Secretary of State shall not rescind her
15 previously issued determination that the measure is qualified for the November 2022
16 General Election Ballot.

17 No further matters remain pending, and this Court signs this final judgment entered
18 pursuant to Rule 54(c).

19 DATED this 25th day of August, 2022.

20 
21 _____
Honorable Joseph Mikitish