NYSCEF DOC. NO. 1

INDEX NO. 908220-22

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ALBANY

GOVERNOR KATHY HOCHUL, SENATOR CHUCK SCHUMER, REPRESENTATIVE PAUL TONKO, THE NEW YORK STATE DEMOCRATIC COMMITTEE, JERROLD WEISS, & MARIAN RAUH,

VERIFIED PETITION FOR WRIT OF MANDAMUS

Petitioners,

For an Order and Judgment Pursuant to Article 78 of the New York Civil Practice Law and Rules

-against-

RACHEL BLEDI in her capacity as Republican Commissioner of the Albany County Board of Elections, THE ALBANY COUNTY BOARD OF ELECTIONS

Respondents.		C
·	X	X

Petitioners Gubernatorial Candidate Kathy Hochul, Senatorial Candidate Chuck Schumer, Congressional Candidate Paul Tonko, the New York State Democratic Committee, Jerrold Weiss, and Marian Rauh, by and through their counsel, Dreyer Boyajian LLP and Elias Law Group LLP, for their Verified Petition for an Order and Judgment Pursuant to Article 78 of the New York Civil Practice Law and Rules ("CPLR") against Respondents the Albany County Board of Elections and its Republican Commissioner, Rachel Bledi, in her official capacity. Petitioners allege as follows:

PRELIMINARY STATEMENT

1. Petitioners bring this petition for a writ of mandamus to compel Respondents to comply with the requirements of Article 9 of the Election Law, and specifically N.Y. Elec. Law § 9-209, which requires county boards of elections to: review and prepare absentee ballots for counting within four days of receipt, N.Y. Elec. Law § 9-209(2); notify absentee voters of curable defects and provide an opportunity to cure, N.Y. Elec. Law § 9-209(3); and, on "[t]he day before

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the first day of early voting . . . scan all valid ballots previously reviewed and prepared," N.Y.

Elec. Law § 9-209(6)(b).

2. The canvassing and counting of absentee ballots under Section 9-209 of the

Election Law is a nondiscretionary duty imposed upon the state and county Boards of Elections.

Section 9-209(2) provides: "Within four days of the receipt of an absentee, military or special ballot

before the election . . . each central board of canvassers shall examine the ballot affirmation

envelopes as nearly as practicable in [the matter prescribed]." Section 9-209(3)(a) provides: "At

the time a ballot affirmation envelope is reviewed pursuant to subdivision two of this section, the

board of elections shall determine whether it has a curable defect." If the affirmation envelope

does have such a defect, "[t]he board shall indicate the issue that must be cured on the ballot

envelope and, within one day of such determination" send to the voter "a notice explaining the

reason for such rejection and the procedure to cure the rejection." Id. § 9-209(3)(c). Section 9-

209(6)(b) similarly provides: "The day before the first day of early voting, the central board of

canvassers shall scan all valid ballots previously reviewed and prepared pursuant to this section[.]"

(All emphases added.)

3. While some Commissioners are complying with the requirements of Section 9-209,

in numerous counties—including Albany County—the Republican Commissioner is refusing to

comply with her statutory duties. New York law requires the participation of the Commissioners

of both parties to process absentee ballots, see N.Y. Elec. Law § 9-209(1) (requiring that "all

ballots from a single election district shall be assigned to a single set of clerks, and that each such

set shall be divided equally between representatives of the two major political parties"). Given the

refusal of the Republican Commissioner to fulfill her duties, the Albany County Board of Elections

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is unable to satisfy its legal obligations and voters are deprived of the protections guaranteed by this State's laws and Constitution.

- 4. Time is of the essence. New York law requires that absentee ballots received and processed before early voting starts must be scanned into the counting machines on Friday, October 28. N.Y. Elec. Law § 9-209(6)(b). Republican Commissioners across the State—including Respondent Commissioner Bledi—are already refusing to process absentee ballots, and they intend to refuse to scan ballots on Friday, which would directly contravene the requirements of the Election Law, subvert the will of the Legislature elected by the people of New York, and throw the 2022 general election into chaos.
- 5. Open defiance of the law cannot be countenanced. Because Respondents' legal obligations are beyond dispute, as is their refusal to comply with those obligations, Petitioners urge this Court to order immediate compliance with the requirements of Article 9 of the Election Law.

PARTIES

- The individual Petitioners are citizens of the United States and registered to vote in 6. New York. They intend to vote by absentee ballot in the 2022 general election and/or have returned their absentee ballot to the Albany County Board of Elections.
- 7. Petitioner Governor Kathy Hochul is the current Governor of New York who is running for re-election as Governor. The Albany County Board of Elections' refusal to process absentee ballots in accordance with the law threatens the ability of Governor Hochul's supporters to vote by absentee ballot and have their ballots timely processed and counted, and may deprive those voters of the protection afforded by the notice and cure procedures provided in Section 9-209(3). The Board's refusal to comply with the law also means that absentee ballots cast by

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Governor Hochul's supporters will be preserved and potentially subjected to frivolous challenges during the post-election period. The Board's refusal to comply with the law is causing severe confusion and chaos. Governor Hochul is uncertain whether to encourage her supporters in Albany County who are eligible to vote by absentee ballot to do so because it is not clear whether, when,

and how absentee ballots will be counted.

8. Petitioner Senator Chuck Schumer is the current Majority Leader of the United States Senate and Senator from the State of New York, who is running for re-election. The Albany County Board of Elections' refusal to process absentee ballots in accordance with the law threatens the ability of Senator Schumer's supporters to vote by absentee ballot and have their ballots timely processed and counted, and may deprive those voters of the protection afforded by the notice and cure procedures provided in Section 9-209(3). The Board's refusal to comply with the law also means that absentee ballots cast by Senator Schumer's supporters will be preserved and potentially subjected to frivolous challenges during the post-election period. The Board's refusal to comply with the law is causing severe confusion and chaos. Senator Schumer is uncertain whether to

encourage his supporters in Albany County who are eligible to vote by absentee ballot to do so

because it is not clear whether, when, and how absentee ballots will be counted.

9. Petitioner Representative Paul Tonko is a current member of Congress who is running for re-election in New York's 20th congressional district, which includes all of Albany County. The Albany County Board of Elections' refusal to process absentee ballots in accordance with the law threatens the ability of Representative Tonko's supporters to vote by absentee ballot and have their ballots timely processed and counted, and may deprive those voters of the protection afforded by the notice and cure procedures provided in Section 9-209(3). The Board's refusal to comply with the law also means that absentee ballots cast by Representative Tonko's supporters

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will be preserved and potentially subjected to frivolous challenges during the post-election period.

The Board's refusal to comply with the law is causing severe confusion and chaos. Representative

Tonko is uncertain whether to encourage his supporters in Albany County who are eligible to vote

by absentee ballot to do so because it is not clear whether, when, and how absentee ballots will be

counted.

10. Petitioner New York State Democratic Committee promotes Democratic

candidates running for office across the state of New York and works to ensure that Democratic

voters are able to cast their ballots and have them counted. The Albany County Board of Elections'

refusal to process absentee ballots in accordance with the law threatens the ability of Democratic

voters to vote by absentee ballot and have their ballots timely processed and counted, and may

deprive those voters of the protection afforded by the notice and cure procedures provided in

Section 9-209(3). The Board's refusal to comply with the law also means that absentee ballots cast

by Democratic voters will be preserved and potentially subjected to frivolous challenges during

the post-election period. The New York State Democratic Committee is uncertain as to whether to

encourage Democratic voters in Albany County who are eligible to vote by absentee ballot to do

so because it is not clear whether, when, and how absentee ballots will be counted. This uncertainty

and the associated shift in campaign strategy and resource allocation that it requires is a direct

result of the Albany County Board of Elections' violation of New York law.

11. Petitioner Marian Louise Rauh is registered to vote in Albany County. She returned

her absentee ballot to the Albany County Board of Elections on Tuesday, October 25. If the Albany

County Board of Elections continues to violate the law, her ballot—unlike those of voters in

counties where boards of elections are complying with the law—will not be processed or counted

in accordance with the statutorily prescribed process in New York. And as a result, it will

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York law.

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potentially be subject to meritless challenges during the post-election period. Petitioner Rauh has joined this action to ensure that her ballot will be processed and counted in accordance with New

- 12. Petitioner Jerrold P. Weiss is registered to vote in Albany County. He returned his absentee ballot back to the board of elections on Tuesday, October 25. If the Albany County Board of Elections continues to violate the law, his ballot—unlike those of voters in counties where boards of elections are complying with the law—will not be processed or counted in accordance with the statutorily prescribed process in New York. And as a result, it will potentially be subjected to meritless challenges during the post-election period. Petitioner Weiss has joined this action to ensure that his ballot will be processed and counted in accordance with New York law.
- Respondent Albany County Board of Elections Republican Commissioner Rachel 13. Bledi is sued in her official capacity. In flagrant violation of her legal obligations, Commissioner Bledi has refused to canvass absentee ballots in accordance with the law.
- Respondent the Albany County Board of Elections is responsible under Chapter 9 14. of the Election Law for canvassing absentee ballots in accordance with the requirements of the Election Law. It is unable to do so because of the unlawful conduct of its Republican Commissioner.

VENUE

15. Venue is proper in Albany County because Respondents "refused to perform the dut[ies] specifically enjoined upon [them] by law" there; because "material events . . . took place" in Albany County, as described in the paragraphs below; and because Respondents' principal offices are located in Albany County. CPLR § 506(b); see also id. § 7804(b) (providing that a

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proceeding brought pursuant to Article 78 must be brought in the supreme court of the county specified in CPLR § 506(b)).

BACKGROUND

- I. The New York Election Law was amended in 2021 to streamline absentee ballot processing and provide greater protections to voters.
- 16. In 2021, the New York Legislature enacted and Governor Hochul signed Chapter 763 of the Laws of 2021, which reformed the absentee ballot process by providing for a robust notice and cure procedure, expediting the review and counting of absentee ballots, and restricting opportunities for private parties to mount abusive, partisan-motivated challenges to such ballots.
- Chapter 763 was signed into law on December 22, 2021, and has now been in place 17. for nine elections, including two primary elections held earlier this year. The core provisions are codified in Article 9, Title II of the Election Law, N.Y. Elec. Law § 9-200 et seq., and Article 16 of the Election Law, N.Y. Elec. Law § 16-100 et seg.
- As amended, Article 9 contains several requirements that streamline election-day 18. and post-election ballot counting processes by creating a rolling canvass for absentee ballots. Mail ballots are to be canvassed by each county board of elections within four days of receipt. N.Y. Elec. Law § 9-209(2). If, upon initial review, there is a partisan split as to the validity of a ballot due to certain facial defects, it shall be set aside unopened for post-election review. Id. § 9-209(2)(a). The county board then moves to comparing the signature of the envelope with the signature (if any) on file. Id. § 9-209(2)(c). If after those reviews, the county board of elections determines that the person is an eligible voter, "it shall prepare such ballot to be stacked face down and deposited in a secure ballot box or envelope[.]" Id. § 9-209(2)(f). If the county board is split

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as to whether the voter's ballot envelope signature matches the signature on file, the law creates a

presumption in favor of the voter, such that the ballot must be canvassed. *Id.* § 9-209(2)(g).

19. Article 9 also requires the pre-processing of absentee ballots. Pursuant to the law,

on "[t]he day before the first day of early voting," which this year falls on Friday, October 28, the

county board of elections "shall scan all valid ballots previously reviewed" via the ballot counting

machine. Id. § 9-209(6)(b) (emphasis added). Once those ballots are scanned into the counting

machine, they cannot be tabulated until one hour before the polls close on election day. Id. § 9-

209(6)(b)(ii).

20. Finally, within four business days of the election, the county board of elections

must hold a post-election canvass at which provisional ("affidavit") and rejected absentee ballots

are reviewed, and at which observers can object to the invalidation of specific ballots. Id. § 9-

209(7)(a); (8)(a).

The amended Article 9 also articulates a ballot cure process to ensure that valid 21.

votes are not discarded due to minor, technical errors. When the county board of elections reviews

the ballot envelope, it is required to determine whether there is a curable defect. *Id.* § 9-209(3)(b).

Such defects include issues like failure to sign the ballot envelope or having the ballot envelope

signed by someone providing assistance to the voter but not by the voter themself. Id. § 9-

209(3)(c). Article 9 requires that if the county board of elections identifies such a curable defect

while processing the ballot, it send a notice to the voter "within one day of such determination."

Id. The voter then has until either seven business days after the board mails the notice or the day

before the election to cure the defect, whichever date is later. *Id.* § 9-209(3)(e).

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22. Moreover, ballots cannot be rejected if the ballot envelope contains materials from

the board of elections, is undated, signed in combinations of different colored ink and/or pencil,

damaged in the mail, or partially unsealed (so long as the ballot is not accessible). *Id.* § 9-209(3)(g).

Republicans launched a last-minute partisan attack on the amendments to the Election II.

Law.

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23. On September 27, 2022—four days after absentee voting began—a group of

Republican candidates, commissioners, voters, and party organizations, including the Saratoga

County Republican Party, brought suit against the State of New York, Board of Elections of the

State of New York, Governor of the State of New York, Senate of the State of New York, Majority

Leader and President Pro Tempore of the Senate of the State of New York, Minority Leader of the

Senate of the State of New York, Assembly of the State of New York, Majority Leader of the

Assembly of the State of New York, Minority Leader of the Assembly of the State of New York,

and Speaker of the Assembly of the State of New York in the Saratoga County Supreme Court

alleging that the amendments to Article 9 and Article 16 violate the New York Constitution. The

case was adjudicated before the Honorable Dianne Freestone.

The Republican entities' primary assertion is that the amendments are 24.

unconstitutional because they deprive partisans of their ability to challenge absentee ballots cast

by New York voters. While the New York Constitution protects the right to vote, it does not protect

the ability of private citizens to challenge other citizens' absentee ballots.

25. Notwithstanding the fact that there are no constitutional foundations for the

Republican entities' claims, on October 21, 2022, Justice Freestone struck down Chapter 763 in

its entirety in the Merits Order. The Merits Order asserts that "Chapter 763 conflicts with Article

16 of the Election Law as it deprives this or any other court of jurisdiction over certain Election

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next preceding an election.").

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Law matters[.]" Order at 17. It also objects that the Legislature's determination that a split vote among election commissioners as to the validity of an absentee ballot should result in the ballot being counted was unconstitutional. Order at 19-20; but see N.Y. Const. art. 1, § 1 ("No member of this state shall be disenfranchised ... unless by the law of the land[.]"); id. art. 2, § 1 ("Every citizen shall be entitled to vote at every election for all officers elected by the people and upon all questions submitted to the vote of the people provided that such citizen is eighteen years of age or over and shall have been a resident of this state, and of the county, city, or village for thirty days

- 26. The Merits Order further ordered the preservation of all ballots statewide, purportedly pursuant to N.Y. Elec. Law § 16-112. Section 16-112 states: "The supreme court, by a justice within the judicial district, or the county court, by a county judge within his county, may direct the examination by any candidate or his agent of any ballot or voting machine upon which his name appeared, and the preservation of any ballots in view of a prospective contest, upon such conditions as may be proper." Neither the Republican entities nor the Merits Order identified any precedent for a single justice to issue sweeping statewide preservation of all ballots without any indication that any particular ballot (or category of ballots) would be subject to contest.
- 27. The court invited the Republican entities to provide an order suggesting implementation of this sweeping preservation order, which was signed unchanged ninety minutes after receipt on October 24, 2022.
- III. The Supreme Court's order was stayed, but Republican Commissioners have refused to comply with the law.
- 28. The Merits Order was immediately appealed to the Appellate Division, Third Department. On October 25, 2022, the order was stayed in its entirety pending appeal. After the

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Republican entities claimed that the stay did not apply to the Preservation Order, Appellate

Division reaffirmed (on October 26) that the stay encompassed all of the lower court's orders. As

a result, the provisions of the Election Law as amended by Chapter 763, including Section 9-209,

remain in full force and effect.

29. On October 26, Petitioners learned that Republican Commissioners on the New

York State Board of Elections had directed Republican Commissioners on county boards to refuse

to process absentee ballots as required by N.Y. Elec. Law § 9-209(2), on grounds that the Third

Department's stay of Justice Freestone's order applied only to the parties to that litigation.

30. Consistent with this direction, Respondent Commissioner Bledi informed her

Democratic counterpart on the Albany County Board of Elections that the preservation order is

still enforceable notwithstanding the stay and that Republican employees will not be participating

in the canvassing of absentee ballots until the appeal is resolved. Affidavit of Commissioner

Kathleen A. Donovan dated October 27, 2022 (attached to affirmation of Richard A. Medina as

Ex. M). As a result, the Albany County Board of Elections is unable to canvass as required by

N.Y. Elec. Law § 9-209.

31. Appellate Division will hear the appeal on Tuesday, November 1. If Respondents

continue to refuse to comply with Article 9 until the appeal is resolved, county boards will be

unable to process absentee votes within four days as required by law. More critically, boards will

be unable to fulfill their statutory obligation to "scan all valid ballots previously reviewed" on

October 28, "[t]he day before the first day of early voting." N.Y. Elec. Law § 9-209. If ballots are

not scanned on October 28, it is possible they will not be scanned prior to Election Day.

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PETITION FOR WRIT OF MANDAMUS AGAINST RESPONDENTS

Failure to Fulfill Statutory Duties Under N.Y. Elec. Law § 9-209

32. Petitioners reallege and reincorporate by reference all prior paragraphs of this

Verified Petition and the paragraphs in the count below as though fully set forth herein.

33. A writ of mandamus is available where a government "body or officer failed to

perform a duty enjoined upon it by law." CPLR § 7803(1). It has long been established that

mandamus lies in an action to compel election commissioners to perform ministerial acts. E.g.

Matter of Mansfield v. Epstein, 5 N.Y.2d 70, 73 (1958).

34. The canvassing and counting of absentee ballots under Section 9-209 of the

Election Law is a nondiscretionary duty imposed upon the state and county Boards of Elections.

Section 9-209(2) provides: "Within four days of the receipt of an absentee, military 35.

or special ballot before the election . . . each central board of canvassers shall examine the ballot

affirmation envelopes as nearly as practicable in [the matter prescribed]."

Section 9-209(3)(a) provides: "At the time a ballot affirmation envelope is reviewed 36.

pursuant to subdivision two of this section, the board of elections shall determine whether it has a

curable defect," and if the affirmation envelope does have such a defect, "[t]he board shall indicate

the issue that must be cured on the ballot envelope and, within one day of such determination"

send to the voter "a notice explaining such rejection and the procedure to cure the rejection."

37. Section 9-209(6)(b) provides: "The day before the first day of early voting, the

central board of canvassers shall scan all valid ballots previously reviewed and prepared pursuant

to this section." The first day of early voting in the 2022 general election is October 29. N.Y. Elec.

Law § 8-600.

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38. Respondents may not lawfully refuse to perform the duties imposed upon them by

the Election Law. Because their willful failure to comply with the law imperils the rights of voters

in Albany County and across the State, this Court should issue a writ of mandamus to ensure that

the Election Law is followed.

PRAYER FOR RELIEF

WHEREFORE, Petitioners pray for relief as follows:

Grant Petitioners' Verified Petition for a Writ of Mandamus by ordering Respondent A.

Albany Board of Elections and its Republican Commissioners to comply with the

requirements of Article 9 of the Election Law, in particular each and every requirement for

canvassing and counting absentee ballots codified in N.Y. Elec. Law § 9-209; commanding

Respondent New York State Board of Elections to direct all county boards of elections to

comply with their legal obligations, including specifically each and every requirement for

canvassing and counting absentee ballots codified in N.Y. Elec. Law § 9-209; and

commanding Respondent Republican Commissioners to comply with their legal

obligations and to cease and desist acting in violation of the laws of the State of New York.

B. Grant Petitioners attorney fees pursuant to CPLR § 8601(a) or any other applicable statute,

rule, or provision of law.

C. Grant such other and further relief as this Court may find just and proper.

Dated: October 27, 2022

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VERIFICATION

State of New York)

Virginia JE

ss.:

County of Newport News)

Jerrold P. Weiss, being duly sworn, deposes and says:

- 1. I am a Petitioner in the above-entitled action.
- 2. I am united in interest and plead together with the other Petitioners in this action.
- 3. I have read the contents of the foregoing Petition
- 4. The information stated therein is true to my own knowledge except as to those matters stated to be alleged upon information and belief, and as to those matters I believe the information to be true.

Gerrold D. Weiss

Jerrold P. Weiss

Sworn to before me this

^{27th} th day of October, 2022

Jonathan Edouard

REGISTRATION NUMBER
7896724
COMMISSION EXPIRES
November 30, 2024

Notarized online using audio-video communication

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VERIFICATION

State of New York)

SS.:

County of New York)

Jay S. Jacobs, being duly sworn, deposes and says:

- I am the Chair of the New York State Democratic Committee and am authorized to act on behalf of the New York State Democratic Committee for purposes of this affidavit.
- 2. The New York State Democratic Committee is a Petitioner in the above-entitled action.
- 3. The New York State Democratic Committee is united in interest and pleads together with the other Petitioners in this action.
- 4. I have read the contents of the foregoing Petition.
- 5. The information stated therein is true to my own knowledge except as to those matters stated to be alleged upon information and belief, and as to those matters I believe the information to be true.

Jay S. Jacobs

Sworn to before me this

27th day of October, 2022

JONATHAN TRATTNER Notary Public - State of New York NO. 01TR6416407 Qualified in Queens County My Commission Expires Apr 19, 2025

This remote notarial act involved the use of communication technology.