ARIZONA SUPREME COURT

KARI LAKE,

Plaintiff/Appellant,

v.

KATIE HOBBS, et al.,

Defendants/Appellees.

KARI LAKE,

Petitioner.

V.

THE HONORABLE PETER
THOMPSON, Judge of the SUPERIOR
COURT OF THE STATE OF
ARIZONA, in and for the County of
MARICOPA,

Respondent Judge,

KATIE HOBBS, personally as Contestee; ADRIAN FONTES, in his official capacity as Secretary of State; STEPHEN RICHER, in his official capacity as Maricopa County Reporter, *et al.*,

Real Parties in Interest.

Court of Appeals Division One

No. 1 CA-CV 22-0779 No. 1 CA-SA 22-0237 (CONSOLIDATED)

Maricopa County Superior Court No. CV2022-095403

PETITIONER'S PROCEDURAL MOTION TO EXPEDITE REVIEW OF PETITION FOR REVIEW OF A SPECIAL ACTION DECISION OF THE COURT OF APPEALS

ARPSA 8(d)

Kurt B. Olsen (admitted *pro hac vice*) Olsen Law PC 1250 Connecticut Ave. NW, Ste. 700 Washington, DC 20036

Tel: 202-408-7025

Email: ko@olsenlawpc.com

Bryan James Blehm, Ariz. Bar #023891 Blehm Law PLLC

10869 N. Scottsdale Rd., Suite 103-256 Scottsdale, Arizona 85254

Tel: 602-753-6213

Email: bryan@blehmlegal.com

Counsel for Petitioner

Petitioner Kari Lake respectfully moves this Court to expedite the consideration of her appeal of court of appeals' decision in her consolidated appeal and special action. In support of her motion, petitioner Lake avers as follows:

- 1. By Order dated January 9, 2023, the Court of Appeals consolidated Lake's appeal (No. 1 CA-CV 22-0779) and her special action appeal (No. 1 CA-SA 22-0237) and accepted jurisdiction in the special action appeal.
- 2. By Order dated January 27, 2023, the Court of Appeals granted Lake's motion to accelerate the consolidated appeal. By operation of Rule 29(f), Ariz.R.Civ.App.P., Lake's petition warrants in this court
- 3. In addition, Rule 8(d), Ariz.R.P. Spec.Act., authorizes a "party seeking ... expedited processing of the petition for review [to] file a motion in the Supreme Court.
- 4. Pursuant to Rule 8(d), Ariz.R.P.Spec.Act., petitioner Lake respectfully moves this Court to expedite the processing of her petition for review in these consolidated cases.
- 5. This case presents important issues under Arizona election law, including (a) whether election officials can violate non-technical ballot-integrity measures—such as chain-of-custody requirements and logic-and-accuracy testing of voting equipment—without repercussion, based on courts' denying review because the contestant or plaintiff cannot show the exact number of effected voters, contrary

to this Court's longstanding decisions that nonquantifiable election interference is actionable. *Hunt v. Campbell*, 19 Ariz. 254, 265-66 (1917); *Findley v. Sorenson*, 35 Ariz. 265, 269 (1929); *Huggins v. Superior Court*, 163 Ariz. 348, 350 (1990).

- 6. Expeditious action to resolve these issues is needed to safeguard Arizona voters' right to free and equal elections. Ariz. Const. art. II, §21.
- 7. Petitioner Lake files this motion contemporaneously with filing her petition for review.

WHEREFORE, for the reasons set forth above, petitioner Lake respectfully requests that the Court grant her motion to expedite her petition for review.

Dated: March 1, 2023

Respectfully submitted,

Kurt B. Olsen (admitted pro hac vice)
Olsen Law PC

1250 Connecticut Ave. NW, Ste. 700

Washington, DC 20036 Tel: 202-408-7025

Email: ko@olsenlawpc.com

/s/ Bryan James Blehm

Bryan James Blehm, Ariz. Bar #023891

Blehm Law PLLC

10869 N. Scottsdale Rd., Suite 103-256

Scottsdale, Arizona 85254

Tel: 602-753-6213

Email: bryan@blehmlegal.com

Counsel for Petitioner

CERTIFICATE OF SERVICE

I certify that, on March 1, 2023, I electronically filed with the Arizona Supreme Court, using the AZ Turbo Court e-filing system, Petitioner's Procedural Motion to Expedite Review of Petition for Review of a Special Action Decision of the Court of Appeals. On that date, I also caused a copy of the same to be emailed to:

> Honorable Peter Thompson Maricopa County Superior Court

Amy M. Wood, Clerk
Court of Appeals, Division One
inform@appeals.az.gov

Daniel C. Barr
Alexis E. Danneman
Austin Yost Austin Yost Samantha J. Burke Perkins Coie LLP 2901 North Central Avenue **Suite 2000** Phoenix, AZ 85012 dbarr@perkinscoie.com adanneman@perkinscoie.com ayost@perkinscoie.com sburke@perkinscoie.com Attorneys for Defendant Katie Hobbs

and

Abha Khanna*
ELIAS LAW GROUP LLP
1700 Seventh Avenue, Suite 2100
Seattle, WA 98101
akhanna@elias.law
Telephone: (206) 656-0177

and

Lalitha D. Madduri*
Christina Ford*
Elena A. Rodriguez Armenta*
ELIAS LAW GROUP LLP
250 Massachusetts Ave NW, Suite 400
Washington, D.C. 20001
Imadduri@elias.law
cford@elias.law
erodriguezarmenta@elias.law
Attorneys for Defendant Katie Hobbs

and

D. Andrew Gaona
COPPERSMITH BROCKELMAN PLC
2800 North Central Avenue, Suite 1900
Phoenix, Arizona 85004
agoana@cblawyers.com
Attorney for Defendant Secretary of State Adrian Fontes

and

Sambo Dul
STATES UNITED DEMOCRACY CENTER
8205 South Priest Drive, #10312
Tempe, Arizona 85284
bo@statesuniteddemocracycenter.org
Attorney for Defendant Secretary of State Adrian Fontes

and

Thomas P. Liddy Joseph La Rue Joseph Branco Karen Hartman-Tellez Jack L. O'Connor Sean M. Moore Rosa Aguilar Maricopa County Attorney's Office 225 West Madison St. Phoenix, AZ 85003 liddyt@mcao.maricopa.gov laruej@mcao.maricopa.gov brancoj@mcao.maricopa.gov hartmank@mcao.maricopa.gov oconnorj@mcao.maricopa.gov moores@mcao.maricopa.gov aguilarr@mcao.maricopa.gov Attorneys for Maricopa County Defendants

Emily Craiger
The Burgess Law Group
3131 East Camelback
Phoenix, Aria 3131 East Camelback Road, Suite 224 emily@theburgesslawgroup.com Attorneys for Maricopa County Defendants

James E. Barton II BARTON MENDEZ SOTO PLLC 401 West Baseline Road Suite 205 Tempe, Arizona 85283 James@bartonmendezsoto.com

and

E. Danya Perry (pro hac vice forthcoming) Rachel Fleder (pro hac vice forthcoming) Joshua Stanton (pro hac vice forthcoming) Lilian Timmermann (pro hac vice forthcoming) PERRY GUHA LLP 1740 Broadway, 15th Floor New York, NY 10019 dperry@perryguha.com Attorneys for Amici Curiae Helen Purcell and Tammy Patrick

/s/ Bryan James Blehm

Bryan James Blehm
Counsel for Appellant-Petitioner Kari Lakeo

Rechtlicher Kar Bryan James Blehm