IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF LOUISIANA

VOICE of the EXPERIENCED, on behalf of itself and its members; POWER COALITION for EQUITY and JUSTICE, on behalf of itself and its members; and LEAGUE of WOMEN VOTERS of LOUISIANA, on behalf of itself and its members;

Plaintiffs,

Civil No. 3:23-cv-00331-JWD-SDJ

v.

R. KYLE ARDOIN, in his official capacity as Secretary of State of Louisiana,

Defendant.

STATUS REPORT

A. JURISDICTION

What is the basis for the jurisdiction of the Court?

Plaintiffs: This action is brought under 42 U.S.C. § 1983, 52 U.S.C. §§ 20507 and 20510, and the United States Constitution. This Court therefore has jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1343.

This Court has personal jurisdiction over the Defendant because he is a citizen of Louisiana.

Venue in this District is proper pursuant to 28 U.S.C. § 1391(b) because the Defendant resides in this District and because a substantial portion of the events giving rise to these claims occurred in the Middle District of Louisiana.

<u>Defendant</u>: Defendant is Kyle Ardoin in his official capacity as Louisiana Secretary of State. This Court lacks subject matter jurisdiction. Defendant is entitled to sovereign immunity as

to Plaintiffs' claims of alleged equal protection violations. Additionally, there is no case or controversy under Article III because none of the Plaintiffs have standing to bring equal protection claims or claims arising under the National Voter Registration Act ("NVRA"). Plaintiff Voice of the Experienced (VOTE) also lacks standing under the NVRA because it did not send notice of the alleged violations as required by 52 U.S.C. §20510(b).

B. BRIEF EXPLANATION OF THE CASE

1. Plaintiffs' claims:

Plaintiffs challenge Louisiana's unlawful requirement that voter registrants who temporarily lost the right to vote after a felony conviction, but have since had that right restored pursuant to Louisiana law, provide documentary proof of eligibility to re-register to vote (the "Paperwork Requirement"). Plaintiffs' claims arise under the National Voter Registration Act ("NVRA"), 52 U.S.C. § 20501 et seq., and the Equal Protection Clause of the Fourteenth Amendment.

2. Defendant's claims:

Plaintiffs continue to mischaracterize the voters at issue in the present case as those who have "temporarily lost the right to vote after a felony conviction but have since had that right restored pursuant to Louisiana law." However, the voters at issue in the present case are those who had their voter registrations suspended for conviction of a felony pursuant to La. R.S. 18:176 and who must satisfy the requirements of La. R.S. 18:177(A) in order to have their voter registration reinstated once eligible to do so.

As stated above, Defendant maintains that the Court lacks subject matter jurisdiction over all of Plaintiffs' claims. Nevertheless, since 1997, Louisiana law has required that documentation from the appropriate corrections official be submitted to the registrar of voters in order to reinstate the voter registration of a person whose registration was suspended for conviction of a felony. *See* La. R.S. 18:177(A). This process does not violate the NVRA or the Equal Protection Clause of the Fourteenth Amendment.

First, state law preempts the NVRA in the area of felon disenfranchisement and reenfranchisement. 52 U.S.C.A.§ 20507(a)(3)(B). It is well established that voting eligibility with regard to felon disenfranchisement and re-enfranchisement is an issue of State law. *See American Civil Rights Union v. Philadelphia City Commissioners*, 2016 WL 472118 (E. D. Pa. 2016); *Simmons v. Galvin*, 575 F.3d 24, 37 (1st Cir. 2009); *Hayden v. Pataki*, 449 F.3d 305, 321 (2d Cir. 2006); *Johnson v. Governor of State of Fla.*, 405 F.3d 1214, 1234 n. 39 (11th Cir. 2005).

Second, Plaintiffs do not have prudential standing to assert the equal protection rights of third parties. Plaintiffs do not have a close relationship with any suspended voters who are eligible to have their registration reinstated, nor is there any hindrance to such persons' ability to protect their own legal interests.

Finally, the documentation requirement of La. R.S. 18:177 does not pose a severe burden on the right to vote but rather, is reasonable, nondiscriminatory, and justified by the state's interest of ensuring voter eligibility, preventing voter fraud, and ensuring election integrity. Moreover, the State has a rational basis for requiring a person whose voter registration was suspended for conviction of a felony to present documentation from the appropriate corrections official in order to reinstate his voter registration. Persons whose voter registrations were suspended for conviction

of a felony are not similarly situated to persons who were not registered to vote prior to their felony convictions.

C. PENDING MOTIONS

List any pending motion(s), the date filed, and the basis of the motion(s):

- 1. Plaintiffs' motions:
 - Motion for Preliminary Injunction (ECF No. 21)
 - o Filed on May 22, 2023
 - Plaintiffs move for a preliminary injunction on the basis of their claim under the National Voter Registration Act.

2. Defendant's motions:

Motion to Dismiss (R. Doc. 32) – filed on June 14, 2023; Defendant moves to dismiss Plaintiffs' claims for lack of subject matter jurisdiction pursuant to F.R.C.P. 12(b)(1) and for failure to state a claim for relief pursuant to F.R.C.P. 12(b)(6). Motion to Challenge Confidentiality Designations of Certain Members (R. Doc. 96) – filed on October 13, 2023; Defendant moves for an order removing the confidentiality designation under the Protective Order by Plaintiffs of certain members of Plaintiff VOTE.

D. ISSUES

List the principal legal issues involved and indicate whether or not any of those issues are in dispute:

Plaintiffs:

- Whether the Paperwork Requirement violates Sections 6 and 8 of the NVRA
 disputed;
- Whether the Paperwork Requirement violates the Equal Protection Clause of the Fourteenth Amendment of the United States Constitution — disputed.

Defendant:

- Whether Defendant is entitled to sovereign immunity as to Plaintiffs' claims of alleged equal protection violations disputed
- Whether all Plaintiffs have organizational standing under Article II disputed
- Whether Plaintiff VOTE has associational standing under Article II disputed
- Whether Plaintiff VOTE has standing under the NVRA disputed
- Whether state law preempts the NVRA as to felon disenfranchisement and reenfranchisement – disputed
- Whether La. R.S. 18:177(A) preempts Section 20505(a)(1) or 20507(a)(1) of the NVRA disputed
- Whether the documentation requirement of La. R.S. 18:177(A) violates Section 20505(a)(1) or 20507(a)(1) of the NVRA¹ disputed
- Whether the documentation requirement of La. R.S. 18:177(A) violates the Equal Protection Clause of the Fourteenth Amendment disputed

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¹ Defendant submits that Section 20505(a)(1) or 20507(a)(1) of the NVRA are the only provisions in dispute because those are the only provisions of the NVRA identified in the pre-suit notice from Plaintiffs Power Coalition and League of Women Voters.

E. DAMAGES

Separately, for each party who claims damages or an offset, set forth the computation of damages or the offset:

1. Plaintiff's calculation of damages:

Not applicable. Plaintiffs seek injunctive and declaratory relief in this action.

2. Defendant's calculation of offset and/or plaintiff's damages:

Not applicable. Plaintiffs seek injunctive and declaratory relief in this action.

F. SERVICE:

Identify any unresolved issues as to waiver or service of process, personal jurisdiction, or venue:

None.

G. DISCOVERY

- 1. Initial Disclosures:
 - A. Have the initial disclosures required under FRCP 26(a)(1) been completed?

In accordance with Local Rule 26(b), the parties shall provide their initial disclosures to the opposing party no later than 7 days before the date of the scheduling conference, unless a party objects to initial disclosures during the FRCP 26(f) conference and states the objection below.

B. Do any parties object to initial disclosures?

For any party who answered *yes*, please explain your reasons for objecting.

The parties propose a deadline of November 1, 2023, to exchange initial disclosures, as the parties are currently preparing for the hearing on Plaintiffs' Motion for Preliminary Injunction scheduled on October 25, 2023.

- Briefly describe any discovery that has been completed or is in progress:
 By plaintiff(s):
 - Plaintiffs asked Defendant to produce: (1) the most recent list of voters whose registrations have been marked "suspended" by the Secretary of State, and (2) the most recent list of ineligible voters provided to the Secretary of State from the Department of Corrections.

By defendant(s):

- Defendant requested the following discovery from Plaintiffs: (1) the names and contact information for all felors who have been suspended for conviction of a felony and who have attempted to obtain reinstatement by using the federal mail in form or the state mail in form and who have encountered problems with respect there to; and who are members of any plaintiff organization, including the date of birth and mother's maiden name for each individual so that the records may be located for the correct individuals; (2) the parish where reinstatement was sought and the date reinstatement was sought, and the problems encountered by each individual in obtaining reinstatement after suspension for conviction of a felony.
- 3. Please describe any protective orders or other limitations on discovery that may be required/sought during the course of discovery. (For example: are there any

confidential business records or medical records that will be sought? Will information that is otherwise privileged be at issue?)

A protective order was entered on June 23, 2023 (ECF No. 45). The Parties have agreed to discuss a separate agreement regarding the production of electronically stored information ("ESI").

4. Discovery from experts:

Identify the subject matter(s) as to which expert testimony will be offered:

By plaintiff(s):

Expert disclosures will be made at the time imposed by the Court in its scheduling

By defendant(s):

order.

Defendant objects to Plaintiffs' refusal to identify the subject matter(s) as to which expert testimony may be offered. Since Defendant does not anticipate hiring any expert witnesses, except to rebut any expert testimony offered by Plaintiffs, he cannot identify the subject matter(s) as to which he may offer expert testimony until Plaintiffs do so.

H. PROPOSED SCHEDULING ORDER

1. If the parties propose an alternative timeframe for exchanging initial disclosures, please provide that proposed deadline:

The parties propose that initial disclosures be made on November 1, 2023.

2. Recommended deadlines to join other parties or to amend the pleadings:

Plaintiffs' proposed deadline: November 24, 2023

Defendant's proposed deadline: November 15, 2023

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3. Filing all discovery motions and completing all discovery except experts:

Plaintiffs' proposed deadline: February 2, 2024

Defendant's proposed deadline: March 1, 2024

4. Disclosure of identities and resumés of expert witnesses and exchange of expert

reports (if appropriate, you may suggest different dates for disclosure of experts in

different subject matters):

Plaintiffs' proposed deadline: February 16, 2024

Defendant objects to Plaintiffs' proposal of simultaneous disclosure and exchange

of expert reports by the parties. Defendant does not anticipate hiring any expert

witnesses, except to rebut any expert testimony that may be offered by Plaintiffs.

Defendant cannot engage any experts to rebut Plaintiffs' experts until he receives

Plaintiffs' expert reports. Accordingly, Defendant proposes a deadline of February

16, 2024 for Plaintiffs to disclose the identities and resumes of expert witnesses and

produce their expert reports.

Defendant proposes a deadline of April 5, 2024 for Defendant to disclose the

identities and resumes of expert witnesses and produce expert reports. (however, at

this time, Defendant does not anticipate hiring any expert witnesses but reserves

the right to hire expert(s) in the event Plaintiffs hire experts).

6. Completion of discovery from experts:

Plaintiffs' proposed deadline: March 16, 2024

Defendant's proposed deadline: May 31, 2024

7. Filing dispositive motions and Daubert motions:

Plaintiffs' proposed deadline: April 2, 2024

Defendant's proposed deadline: June 14, 2024

- 8. All remaining deadlines and the pre-trial conference and trial date will be included in the initial scheduling order. The deadlines will be determined based on the presiding judge's schedule, within the following general parameters. The parties should not provide any proposed dates for these remaining deadlines.
 - a. Deadline to file pre-trial order² (approximately 16 weeks after dispositive motion deadline).
 - b. Deadline to file motions in limine (approximately 20-22 weeks after dispositive motion deadline).
 - c. Deadline to file an affidavit of settlement efforts (approximately 22-24 weeks after dispositive motion deadline).

¹ The date ranges provided for the new deadlines, pre-trial conference, and trial date are a general guideline only. The actual dates may vary depending on the complexity of a particular case. All requests for subsequent changes to the deadlines set in the scheduling order under number 7 must be by motion directed to the presiding judge.

² In cases assigned to United States District Judge John W. deGravelles, prior to the filing of the pretrial order, the parties will exchange or make available for inspection all exhibits which the parties will or may introduce at trial.

- d. Deadline to submit joint jury instructions, voir dire, verdict forms, and trial briefs to the presiding judge (approximately 25-27 weeks after dispositive motion deadline).
- e. Pre-trial conference date (approximately 18-20 weeks after dispositive motion deadline).
- f. Trial date (approximately 27-29 weeks after dispositive motion deadline).
- 9. If the general outline of proposed deadlines does not fit the circumstances of your particular case, please provide a proposed joint schedule of deadlines which is more appropriate for your case.

Plaintiffs propose, subject to the Court's availability, that the pre-trial conference be held on July 1, 2024, and that a trial date be set for July 15, 2024.

I. TRIAL

1. Has a demand for trial by jury been made?

2. Estimate the number of days that trial will require.

Plaintiffs anticipate that they will need 20 hours to present their case.

Defendant anticipates that he will need 1 to 2 days to present his case.

J. OTHER MATTERS

Are there any specific problems the parties wish to address at the scheduling conference?

i. If the answer is *yes*, please explain:

Defendant: Defendant would like to discuss the simultaneous exchange of expert reports, as proposed by Plaintiffs.

ii. If the answer is *no*, do the parties want the court to cancel the scheduling conference and to enter a scheduling order based on the deadlines set out in this report? CHECK "NO" IF YOU HAVE NOT SUBMITTED JOINT PROPOSED DEADLINES.

[] YES [X] NO

K. SETTLEMENT

- 1. Please set forth what efforts, if any, the parties have made to settle this case to date.
- 2. Do the parties wish to have a settlement conference:

[] YES [X] NO

If your answer is *yes*, at what stage of litigation would a settlement conference be most beneficial?

L. CONSENT TO JURISDICTION BY A MAGISTRATE JUDGE

You have the right to waive your right to proceed before a United States District Judge and may instead consent to proceed before a United States Magistrate Judge.

Indicate whether, at this time, all parties will agree, pursuant to 28 U.S.C. § 636(c), to have a Magistrate Judge handle all the remaining pretrial aspects of this case and preside over a jury or bench trial, with appeal lying to the United States Court of Appeals for the Fifth Circuit.

All parties agree to jurisdiction by a Magistrate Judge of this court:

[] YES [X] NO

If your response was "yes" to the preceding question, all attorneys and unrepresented parties should sign the attached form to indicate your consent.

Report dated: October 20, 2023

/s/Valencia Richardson Valencia Richardson (LSBA #39312) Danielle Lang* Blair Bowie* Christopher M. Lapinig* ; RONDENOCRACYDOCKEI, COM Kate Uyeda* Ellen Boettcher* Campaign Legal Center

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CERTIFICATE OF SERVICE

I hereby certify that on this date, October 20, 2023, I electronically filed the foregoing Motion with the Clerk of the Court using the Court's CM/ECF system, which will send a notice of electronic filing to counsel of record who are registered with the Court's CM/ECF system.

/s/ Valencia Richardson Valencia Richardson Counsel for Plaintiffs

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