

**IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF FLORIDA  
TALLAHASSEE DIVISION**

FLORIDA STATE CONFERENCE  
OF BRANCHES AND YOUTH UNITS  
OF THE NAACP, *et al.*,

Plaintiffs,

Case No. 4:23-cv-00215-MW-MAF

v.

CORD BYRD, in his official capacity  
as Secretary of State Florida, *et al.*,

Defendants.

\_\_\_\_\_ /

**SIXTY-SIX SUPERVISORS OF ELECTIONS’  
ANSWER TO PLAINTIFFS’ THIRD AMENDED COMPLAINT  
FOR DECLARATORY AND INJUNCTIVE RELIEF**

Defendants, the Supervisors of Elections for Alachua, Baker, Bay, Bradford, Brevard, Broward, Calhoun, Charlotte, Citrus, Clay, Collier, Columbia, DeSoto, Dixie, Duval, Escambia, Flagler, Franklin, Gadsden, Gilchrist, Glades, Gulf, Hamilton, Hardee, Hendry, Hernando, Highlands, Hillsborough, Holmes, Indian River, Jackson, Jefferson, Lafayette, Lake, Lee, Levy, Liberty, Madison, Manatee, Marion, Martin, Miami-Dade, Monroe, Nassau, Okaloosa, Okeechobee, Orange, Osceola, Palm Beach, Pasco, Pinellas, Polk, Putnam, Santa Rosa, Sarasota, Seminole, St. Johns, St. Lucie, Sumter, Suwannee, Taylor, Union, Volusia,

Wakulla, Walton, and Washington Counties (the “Sixty-Six Supervisors”), answer Plaintiffs’ Third Amended Complaint for Declaratory and Injunctive Relief.

1. Without knowledge and therefore denied.
2. Admitted that the Governor signed Senate Bill 7050 on May 24, 2023.

Otherwise, without knowledge and therefore denied.

3. Without knowledge and therefore denied.
4. Without knowledge and therefore denied.
5. Without knowledge and therefore denied.
6. Without knowledge and therefore denied.

7. This paragraph states only legal conclusions and contains no allegations that require a response.

8. Admitted that Plaintiffs bring this action under 42 U.S.C. §§ 1981, 1983, and 1988. Otherwise, without knowledge and therefore denied.

9. Admitted.

10. Admitted that Plaintiffs bring this action under 28 U.S.C. §§ 1331 and 1343. Otherwise, without knowledge and therefore denied.

11. Admitted.

12. Admitted.

13. Admitted that Plaintiffs seek declaratory and injunctive relief under Federal Rules of Civil Procedure 57 and 65 and 28 U.S.C. §§ 2201 and 2202.

Otherwise, without knowledge and therefore denied.

14. Without knowledge and therefore denied.

15. Without knowledge and therefore denied.

16. Without knowledge and therefore denied.

17. Without knowledge and therefore denied.

18. Without knowledge and therefore denied.

19. Without knowledge and therefore denied.

20. Without knowledge and therefore denied.

21. Without knowledge and therefore denied.

22. Without knowledge and therefore denied.

23. Without knowledge and therefore denied.

24. Without knowledge and therefore denied.

25. Without knowledge and therefore denied.

26. Without knowledge and therefore denied.

27. Without knowledge and therefore denied.

28. Without knowledge and therefore denied.

29. Without knowledge and therefore denied.

30. Without knowledge and therefore denied.

31. Without knowledge and therefore denied.
32. Without knowledge and therefore denied.
33. Without knowledge and therefore denied.
34. Without knowledge and therefore denied.
35. Without knowledge and therefore denied.
36. Without knowledge and therefore denied.
37. Without knowledge and therefore denied.
38. Without knowledge and therefore denied.
39. Without knowledge and therefore denied.
40. Without knowledge and therefore denied.
41. Without knowledge and therefore denied.
42. Without knowledge and therefore denied.
43. Without knowledge and therefore denied.
44. Without knowledge and therefore denied.
45. Without knowledge and therefore denied.
46. Without knowledge and therefore denied.
47. Without knowledge and therefore denied.
48. Without knowledge and therefore denied.
49. Without knowledge and therefore denied.
50. Without knowledge and therefore denied.

51. Without knowledge and therefore denied.

52. Without knowledge and therefore denied.

53. Without knowledge and therefore denied.

54. Denied that the injuries alleged in Count VII are traceable to or redressable by the Supervisors of Elections. Otherwise, this paragraph states only legal conclusions and contains no allegations that require a response. To the extent a response is required, without knowledge and therefore denied.

55. Admitted that Plaintiffs have sued Secretary Byrd in his official capacity as the Secretary of State of Florida and that Secretary Byrd is the State's chief election officer. The referenced statutes speak for themselves.

56. Admitted that the Office of Election Crimes and Security is an entity within the Florida Department of State. The referenced statute and report speak for themselves.

57. Admitted that Plaintiffs have sued Attorney General Moody in her official capacity as the Attorney General of Florida. The referenced statutes speak for themselves.

58. Admitted that Plaintiffs have sued the Supervisors of Elections in their official capacities only and that the Supervisors are charged with specific responsibilities for the administration of elections in their respective counties. The

referenced statutes speak for themselves. The last sentence of this paragraph is denied.

59. Admitted.

60. Admitted that each Supervisor of Elections is required to record the number of voter-registration applications that the Supervisor provides to and receives from each 3PVRO and to submit that information on Form DS-DE 124 to the Florida Division of Elections. The remainder of this paragraph is denied.

61. Denied that David H. Stafford is currently the Supervisor of Elections for Escambia County. Otherwise, this paragraph is admitted.

62. As to the first sentence of this paragraph, without knowledge and therefore denied. The remainder of this paragraph states only legal conclusions and contains no allegations that require a response.

63. This paragraph states only legal conclusions and contains no allegations that require a response.

64. As to the last sentence of this paragraph, without knowledge and therefore denied. Otherwise, this paragraph states only legal conclusions and contains no allegations that require a response.

65. This paragraph states only legal conclusions and contains no allegations that require a response.

66. Without knowledge and therefore denied.

67. Without knowledge and therefore denied.

68. Without knowledge and therefore denied.

69. Without knowledge and therefore denied.

70. Without knowledge and therefore denied.

71. Without knowledge and therefore denied.

72. Without knowledge and therefore denied.

73. Without knowledge and therefore denied.

74. Without knowledge and therefore denied.

75. This paragraph states legal conclusions to which no response is required. As to Plaintiffs' characterizations of the challenged law, without knowledge and therefore denied.

76. This paragraph states only legal conclusions and contains no allegations that require a response.

77. Without knowledge and therefore denied.

78. Without knowledge and therefore denied.

79. Without knowledge and therefore denied.

80. Without knowledge and therefore denied.

81. Without knowledge and therefore denied.

82. Without knowledge and therefore denied.

83. This paragraph states only legal conclusions and contains no allegations that require a response.

84. Without knowledge and therefore denied.

85. Without knowledge and therefore denied.

86. The referenced statute speaks for itself. Otherwise, denied.

87. The referenced statute speaks for itself.

88. The referenced statute speaks for itself.

89. Without knowledge and therefore denied.

90. Without knowledge and therefore denied.

91. Without knowledge and therefore denied.

92. Denied.

93. Admitted that the Secretary of State published proposed Rule 1S-2.055. The referenced proposed rule speaks for itself. The remainder of this paragraph is denied.

94. The referenced statute speaks for itself.

95. Without knowledge and therefore denied.

96. Without knowledge and therefore denied.

97. Without knowledge and therefore denied.

98. Without knowledge and therefore denied.

99. Without knowledge and therefore denied.



100. Without knowledge and therefore denied.

101. Without knowledge and therefore denied.

102. Without knowledge and therefore denied.

103. Without knowledge and therefore denied.

104. Without knowledge and therefore denied.

105. Without knowledge and therefore denied.

106. Without knowledge and therefore denied.

107. Without knowledge and therefore denied.

108. Without knowledge and therefore denied.

109. The Sixty-Six Supervisors incorporate their responses to paragraphs 1 through 108.

110. This paragraph states only legal conclusions and contains no allegations that require a response.

111. This paragraph states only legal conclusions and contains no allegations that require a response.

112. This paragraph states only legal conclusions and contains no allegations that require a response.

113. Without knowledge of the allegations regarding Florida NAACP, DRF, Alianza Plaintiffs, UnidosUS, and VOT. Otherwise, this paragraph states only legal conclusions and contains no allegations that require a response.

114. Without knowledge of the allegations regarding Florida NAACP, DRF, Alianza Plaintiffs, UnidosUS, and VOT. Otherwise, this paragraph states only legal conclusions and contains no allegations that require a response.

115. Denied.

116. This paragraph states only legal conclusions and contains no allegations that require a response.

117. This paragraph states only legal conclusions and contains no allegations that require a response.

118. The Sixty-Six Supervisors incorporate their responses to paragraphs 1 through 108.

119. This paragraph states only legal conclusions and contains no allegations that require a response.

120. This paragraph states only legal conclusions and contains no allegations that require a response.

121. This paragraph states only legal conclusions and contains no allegations that require a response.

122. This paragraph states only legal conclusions and contains no allegations that require a response.

123. Without knowledge and therefore denied.

124. Without knowledge and therefore denied.

125. This paragraph states only legal conclusions and contains no allegations that require a response.

126. This paragraph states only legal conclusions and contains no allegations that require a response.

127. The Sixty-Six Supervisors incorporate their responses to paragraphs 1 through 107.

128. This paragraph states only legal conclusions and contains no allegations that require a response.

129. This paragraph states only legal conclusions and contains no allegations that require a response.

130. This paragraph states only legal conclusions and contains no allegations that require a response.

131. This paragraph states only legal conclusions and contains no allegations that require a response.

132. This paragraph states only legal conclusions and contains no allegations that require a response.

133. This paragraph states only legal conclusions and contains no allegations that require a response.

134. This paragraph states only legal conclusions and contains no allegations that require a response.

135. This paragraph states only legal conclusions and contains no allegations that require a response.

136. This paragraph states only legal conclusions and contains no allegations that require a response.

137. This paragraph states only legal conclusions and contains no allegations that require a response.

138. The first and second sentences of this paragraph state only legal conclusions and contain no allegations that require a response. Otherwise, without knowledge and therefore denied.

139. Without knowledge and therefore denied.

140. Without knowledge and therefore denied.

141. The Sixty-Six Supervisors incorporate their responses to paragraphs 1 through 108.

142. This paragraph states only legal conclusions and contains no allegations that require a response.

143. This paragraph states only legal conclusions and contains no allegations that require a response.

144. Without knowledge and therefore denied.

145. This paragraph states only legal conclusions and contains no allegations that require a response.

146. The first sentence of this paragraph states only legal conclusions and contains no allegations that require a response. Otherwise, without knowledge and therefore denied.

147. This paragraph states only legal conclusions and contains no allegations that require a response.

148. The Sixty-Six Supervisors incorporate their responses to paragraphs 1 through 108.

149. This paragraph states only legal conclusions and contains no allegations that require a response.

150. This paragraph states only legal conclusions and contains no allegations that require a response.

151. This paragraph states only legal conclusions and contains no allegations that require a response.

152. Without knowledge and therefore denied.

153. Without knowledge and therefore denied.

154. Without knowledge and therefore denied.

155. Without knowledge and therefore denied.

156. The Sixty-Six Supervisors incorporate their responses to paragraphs 1 through 108.

157. This paragraph states only legal conclusions and contains no allegations that require a response.

158. This paragraph states only legal conclusions and contains no allegations that require a response.

159. Without knowledge and therefore denied.

160. This paragraph states only legal conclusions and contains no allegations that require a response.

161. The first sentence of this paragraph states only legal conclusions and contains no allegations that require a response. The second sentence of this paragraph is denied. Otherwise, without knowledge and therefore denied.

162. The first sentence of this paragraph states only legal conclusions and contains no allegations that require a response. The second sentence of this paragraph is denied.

163. The second sentence of this paragraph states only legal conclusions and contains no allegations that require a response. Otherwise, without knowledge and therefore denied.

164. The last sentence of this paragraph states only legal conclusions and contains no allegations that require a response. Otherwise, without knowledge and therefore denied.

165. The first two sentences of this paragraph state only legal conclusions and contain no allegations that require a response. As to the last sentence, without knowledge and therefore denied. The remainder of this paragraph consists of rhetorical questions rather than allegations to which a response is required.

166. The second sentence of this paragraph states only legal conclusions and contains no allegations that require a response. Otherwise, without knowledge and therefore denied.

167. Without knowledge and therefore denied.

168. This paragraph states only legal conclusions and contains no allegations that require a response.

169. Admitted that the Florida Department of State amended Rule 1S-2.042, Florida Administrative Code, in September 2023. The referenced rule speaks for itself. The remainder of this paragraph is denied.

170. This paragraph states only legal conclusions and contains no allegations that require a response.

171. Without knowledge and therefore denied.

172. The Sixty-Six Supervisors incorporate their responses to paragraphs 1 through 108.

173. This paragraph states only legal conclusions and contains no allegations that require a response.

174. This paragraph states only legal conclusions and contains no allegations that require a response.

175. This paragraph states only legal conclusions and contains no allegations that require a response.

176. This paragraph states only legal conclusions and contains no allegations that require a response.

177. This paragraph states only legal conclusions and contains no allegations that require a response.

178. This paragraph states only legal conclusions and contains no allegations that require a response.

179. This paragraph states only legal conclusions and contains no allegations that require a response.

180. This paragraph states only legal conclusions and contains no allegations that require a response.

181. Senate Bill 7050 speaks for itself. The remainder of this paragraph states only legal conclusions and contains no allegations that require a response.

182. Without knowledge and therefore denied.

To the extent the headings in Plaintiffs' Third Amended Complaint for Declaratory and Injunctive Relief contain allegations that require a response, those allegations are denied.



**AFFIRMATIVE DEFENSE**

Because the Supervisors of Elections are not responsible for enforcement of the 3PVRO Fines Provision, Plaintiffs' alleged injuries traceable to enforcement of the 3PVRO Fines Provision are not traceable to or redressable by the Supervisors, and Plaintiffs thus lack standing to assert their challenge to the 3PVRO Fines Provision against the Sixty-Six Supervisors.

Respectfully submitted,

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