

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF NORTH CAROLINA**

JERRY GREEN and LINDA PETROU,

*Plaintiffs,*

v.

KAREN BRINSON BELL, in her  
official capacity as Executive Director of  
the North Carolina Board of Elections,

*Defendant.*

**COMPLAINT**

Case No. 3:20-CV-493

Plaintiffs, Jerry Green and Linda Petrou, bring this action under the National Voter Registration Act of 1993 (NVRA), 52 U.S.C. §20507, against Defendant for declaratory and injunctive relief, and alleges as follows:

**INTRODUCTION**

1. Section 8 of the NVRA requires States to maintain clean and accurate voter-registration records.
2. North Carolina has failed to live up to this requirement.
3. At least 40 counties in North Carolina have registration rates that far eclipse the national and statewide voter-registration rate in recent elections. Nine counties—Brunswick, Cabarrus, Currituck, Dare, Durham, Johnston, Mecklenburg, Union, and Wake—have more active registered voters than adult citizens over the age of 18. An additional 31 counties—Alamance, Buncombe, Camden, Carteret, Catawba, Cherokee, Clay, Davie, Forsyth, Franklin, Gaston, Guilford, Halifax, Haywood, Henderson, Iredell, Lincoln, Macon, Madison, Mitchell, Moore, Nash, New Hanover,

Orange, Pender, Perquiman, Polk, Rowan, Transylvania, Wilson, and Yancey—have active voter registration rates that exceed 90 percent of adult citizens over the age of 18.

4. Based on this and other evidence, Defendant is failing to make a reasonable effort to conduct appropriate list maintenance as required by the NVRA.

### **JURISDICTION AND VENUE**

5. The Court has subject-matter jurisdiction because this case alleges violations of the NVRA. 28 U.S.C. §1331; *see Ex parte Young*, 209 U.S. 123 (1908).

6. Venue is proper because a substantial part of the events or omissions giving rise to the claims occurred in this District and because Defendant “resides” here. 28 U.S.C. §1391.

### **PARTIES**

7. Plaintiff Jerry Green is a duly registered North Carolina voter who lives in Buncombe County. Green is a former school principal who regularly votes in North Carolina’s primary and general elections. He plans to vote in North Carolina’s upcoming elections, including for U.S. Senate, and other local and statewide offices and ballot measures.

8. Green has long been an active member of the Republican Party. He works in North Carolina to advance conservative policies and to help elect Republican candidates. Green has served, among other roles, as precinct chair and chair of the

Buncombe County Republican Party. He remains an active member of the Buncombe County Republican Party.

9. Plaintiff Linda Petrou is a duly registered North Carolina voter who lives in Forsyth County. Petrou regularly votes in North Carolina's primary and general elections. She plans to vote in North Carolina's upcoming elections, including for U.S. Senate, and other local and statewide offices and ballot measures.

10. Petrou has long been an active member of the Republican Party. She has served on the executive board of the Forsyth County Republican Women and on the leadership team for Senator Thom Tillis' 2020 reelection campaign. She is a standing-committee member of the National Federation of Republican Women. And she is the vice chair of the Forsyth County Republican Party for the sixth congressional district. She has challenged illegal votes in the past, including successfully challenging an absentee ballot cast in the name of a dead person who improperly remained on the rolls.

11. Because Defendant does not maintain accurate voter rolls, ineligible voters can and do vote in North Carolina elections. Those votes dilute Plaintiffs' legitimate votes. And North Carolina's inaccurate rolls undermine Plaintiffs' confidence in the integrity of North Carolina elections, which also burdens their right to vote. Plaintiffs' votes are diluted, and their confidence undermined, no matter which political party or candidate the ineligible individuals vote for.

12. Because Defendant does not maintain accurate voter rolls, Plaintiffs must spend more of their time and resources monitoring North Carolina's elections for fraud

and abuse, mobilizing voters to counteract it, educating the public about election-integrity issues, and persuading elected officials to improve list maintenance. Plaintiffs also must spend more of their time and resources on get-out-the-vote efforts for like-minded individuals—eligible voters who, because Defendant does not maintain accurate voter rolls, lack confidence in the accuracy and integrity of North Carolina’s elections. The time and resources that Plaintiffs divert to these activities would otherwise be spent on other projects and activities that would advance their goals.

13. Defendant, Karen Brinson Bell, is the Executive Director of the North Carolina State Board of Elections. She is the State’s chief election officer, N.C. Gen. Stat. §163-27(d), and she is responsible for the statewide list maintenance required by the NVRA, 52 U.S.C. §20509. Director Bell is sued in her official capacity.

## **BACKGROUND**

### **I. Statutory Background**

14. Congress enacted the NVRA “to protect the integrity of the electoral process.” 52 U.S.C. §20501(b)(3). Specifically, section 8 was enacted “to ensure that accurate and current voter registration rolls are maintained.” §20501(b)(4).

15. Retaining voter rolls bloated with ineligible voters harms the electoral process, heightens the risk of electoral fraud, and undermines public confidence in elections. “Confidence in the integrity of our electoral processes is,” in turn, “essential to the functioning of our participatory democracy.” *Purcell v. Gonzalez*, 549 U.S. 1, 4 (2006).

16. Section 8 obligates States to “conduct a general program that makes a reasonable effort to remove the names of ineligible voters from the official lists of eligible voters.” 52 U.S.C. §20507(a)(4). “[F]ederal law makes this removal mandatory.” *Husted v. A. Philip Randolph Inst.*, 138 S. Ct. 1833, 1842 (2018).

17. Each State’s program for maintaining voter-registration lists must be “uniform, non-discriminatory, and in compliance with the Voting Rights Act.” 52 U.S.C. §20507(b)(1).

18. Specifically, section 8 requires States to remove individuals from the voter rolls who have become ineligible due to “death” or due to “a change in ... residence” outside their current voting jurisdiction. 52 U.S.C. §20507(4)(A)-(B).

19. The Help America Vote Act (HAVA) also requires States to adopt computerized statewide voter registration lists and maintain them “on a regular basis” in accordance with the NVRA. 52 U.S.C. §21083(a)(2)(A).

20. States must “ensure that voter registration records in the State are accurate and are updated regularly”—an obligation that includes a “reasonable effort to remove registrants who are ineligible to vote from the official list of eligible voters.” 52 U.S.C. §21083(a)(4).

21. HAVA’s list-maintenance requirements include coordination with “State agency records on death” and “State agency records on felony status” to facilitate the removal of individuals who are deceased or rendered ineligible under state law due to a felony conviction. 52 U.S.C. §21083(a)(2)(A)(ii)(I)-(II).

22. According to the bipartisan Carter-Baker Commission, “registration lists lie at the root of most problems encountered in U.S. elections.” Inaccurate voter rolls that contain “ineligible, duplicate, fictional, or deceased voters” invite “fraud.” “While election fraud is difficult to measure” (because many cases go undetected, uninvestigated, or unprosecuted), “it occurs.” “In close or disputed elections, and there are many, a small amount of fraud could make the margin of difference.” And “the perception of possible fraud contributes to low confidence in the system.” The Supreme Court agrees. *See Crawford v. Marion Cty. Election Bd.*, 553 U.S. 181 (2008) (lead op. of Stevens, J.).

23. Other courts and experts have likewise recognized that voter fraud is both real and notoriously “difficult to detect and prosecute.” *Tex. Democratic Party v. Abbott*, 961 F.3d 389, 396 (5th Cir. 2020). According to Justice Stevens, “the risk of voter fraud”—particularly with “absentee ballots”—is “real.” *Crawford*, 553 U.S. at 195-96; *accord Griffin v. Roupas*, 385 F.3d 1128, 1130-31 (7th Cir. 2004) (“Voting fraud is a serious problem in U.S. elections ... and it is facilitated by absentee voting.”); *Veasey v. Perry*, 71 F. Supp. 3d 627, 641 (S.D. Tex. 2014) (finding broad “agreement that voter fraud actually takes place in abundance in connection with absentee balloting”); *Tex. Democratic Party*, 961 F.3d at 414 (Ho, J., concurring) (“[C]ourts have repeatedly found that mail-in ballots are particularly susceptible to fraud.”). As Professor Michael Morley puts it, “election officials can neither exercise control over absentee ballots once they are mailed out to voters, nor ensure that they have been received and cast by the voters

entitled to do so.” Stated differently, “absentee voting is to voting in person as a take-home exam is to a proctored one.” *Griffin*, 385 F.3d at 1131.

24. North Carolina, too, has experienced known cases of voter fraud.

25. But the known cases are a small percentage of the overall cases because North Carolina is not well equipped to detect fraud. North Carolina has no system in place to detect when people vote in multiple States, for example. While the Electronic Registration Information Center can reveal whether voters have moved out of state, 40% of States do not participate in that voluntary program—including North Carolina.

26. Recognizing these concerns, the NVRA includes a private right of action. It empowers any “person who is aggrieved by a violation” to “provide written notice of the violation to the chief election official of the State involved.” 52 U.S.C. §20510(b)(1). “If the violation is not corrected within 90 days after receipt of a notice, ... the aggrieved person may bring a civil action in an appropriate district court for declaratory or injunctive relief.” §20510(b)(2).

## **II. Defendant’s Obligations**

27. Federal law makes the Executive Director of the North Carolina State Board of Elections primarily responsible for list maintenance.

28. The NVRA requires each State to “designate a State officer or employee as the chief State election official to be responsible for coordination of State responsibilities under” the law. 52 U.S.C. §20509.

29. North Carolina law designates the Executive Director of the North Carolina State Board of Elections as the State’s chief election officer. N.C. Gen. Stat. §163-27(d).

30. Ultimate responsibility for coordinating and overseeing all list-maintenance activities rests with the Executive Director. A chief election official “may not delegate the responsibility to conduct a general program to a local official and thereby avoid responsibility if such a program is not reasonably conducted.” *United States v. Missouri*, 535 F.3d 844, 850 (8th Cir. 2008).

31. Indeed, “the NVRA’s centralization of responsibility counsels against ... buck passing.” *Scott v. Schedler*, 771 F.3d 831, 839 (5th Cir. 2014). Courts have rejected the view that, “once the state designates” a local entity to assist with complying with federal law, “her responsibility ends.” *Harkless v. Brunner*, 545 F.3d 445, 452 (6th Cir. 2008). “[I]f every state passed legislation delegating” their responsibilities “to local authorities, the fifty states would be completely insulated from any enforcement burdens.” *Id.*

### **III. Defendant’s Failure to Meet Her List-Maintenance Obligations**

32. An estimated “24 million voter registrations in the United States—about one in eight—are either invalid or significantly inaccurate.” *Husted*, 138 S. Ct. at 1838. North Carolina is no exception. It is failing to meet its list-maintenance obligations.

33. Based on data gathered from the U.S. Census Bureau’s 2014-18 American Community Survey and a February 2020 count of active registered voters from the

North Carolina State Board of Elections, ten North Carolina counties have more active registered voters than voting-eligible citizens, and 26 others have suspiciously high rates of active voter registration.

34. Comparing the active registered voter count as of May 2020 to the 2015-19 American Community Survey reveals that nine counties have greater than 100% registration: Brunswick (104.3%), Cabarrus (101.3%), Currituck (100.5%), Dare (104.1%), Durham (103.1%), Johnston (103.8%), Mecklenburg (105.3%), Union (100.4%), and Wake (104.2%). In other words, there are more registered voters than eligible voters.

35. Additionally, 31 other counties across the State purport to have more than 90% (in some cases, approaching 100%) of their citizen voting-age populations registered and active: Alamance (91.3%), Buncombe (99.3%), Camden (90.9%), Carteret (92.2%), Catawba (90.5%), Cherokee (93.8%), Clay (99.7%), Davie (95.6%), Forsyth (97.1%), Franklin (94%), Gaston (90.6%), Guilford (94.9%), Halifax (90.5%), Haywood (90.8%), Henderson (95.7%), Iredell (99.2%), Lincoln (98.1%), Macon (96.2%), Madison (94.6%), Mitchell (91.5%), Moore (95.9%), Nash (92.3%), New Hanover (94.2%), Orange (97.4%), Pender (96.9%), Perquiman (90.6%), Polk (92%), Rowan (90.2%), Transylvania (91.5%), Wilson (90.6%), and Yancey (99.2%).

36. These registration rates are abnormally—or in the case of counties with rates greater than 100%, impossibly—high.

37. According to the U.S. Census Bureau, 66.9% of the citizen voting-age population was registered nationwide in the November 2018 election.

38. Similarly, 70.3% of the citizen voting-age population was registered in the November 2016 election.

39. In North Carolina, the U.S. Census Bureau reports statewide voter-registration rates for the 2018 and 2016 elections as 69.3% and 74.6% of the citizen voting-age population, respectively.

40. Thus, these 40 counties are significant outliers, reporting voter-registration rates 20 to 30 percentage points higher than the national figures, and 15 to 25 percentage points higher than the state figures.

41. There is no evidence that these counties experienced above-average voter participation compared to the rest of the country or State. The only explanation for these discrepancies is substandard list maintenance.

42. “[S]ignificantly high registration rates,” like these, are a telltale sign that clerks are “not properly implementing a program to maintain an accurate and current voter registration roll, in violation of the NVRA.” *Am. Civil Rights Union v. Martinez-Rivera*, 166 F. Supp. 3d 779, 791 (W.D. Tex. 2015).

43. For example, the United States sued Indiana for violating the NVRA in 2006, noting in its complaint that “25 counties had registration totals of 90-95%” of their voting-age population. Indiana quickly confessed to violating the NVRA in a consent decree.

44. Judicial Watch and True the Vote sued Indiana in 2012, explaining in their complaint that “26 counties ... have voter registration rolls that contain between 90% and 100% of TVAP.” Indiana agreed to conduct a significant, statewide process to clean up its voter rolls.

45. Also in 2012, Judicial Watch and True the Vote sued Ohio under the NVRA, alleging that “thirty-one counties ... have voter registration rolls that contain between 90% and 100% of total voting age population.” Ohio agreed to implement heightened review of the accuracy of its voter rolls.

46. In December 2019, the Public Interest Legal Foundation sued Detroit under the NVRA, alleging that “Detroit has more registered voters than adult citizens of voting age (106%).” The suit was dismissed on June 29, 2020, because Detroit removed substantial numbers of invalid registrations.

47. In June 2020, Tony Daunt sued Michigan’s Secretary of State and Director of Elections, alleging that “[a]t least 16 counties in Michigan have ... more active registered voters than ... adult citizens who are over the age of 18” or have “active voter registration rates that exceed 90 percent of adult citizens over the age of 18.” The district court denied several motions to dismiss. *See Daunt v. Benson*, Docs. 44, 46, No. 1:20-cv-522 (W.D. Mich. 2020). The suit was voluntarily dismissed on February 16, 2021, because the Secretary agreed to slate 177,000 voter registrations for cancellation and implement other list-maintenance reforms. *See id.*, Doc. 58.

48. North Carolina's rolls are similarly inflated. In fact, compared to other States, North Carolina is one of the few States whose rolls are currently becoming *more* inflated in recent years.

49. North Carolina's rolls are become more inflated despite a growing need for the State to conduct list maintenance. Individuals used to be able to challenge individual registrations in North Carolina, for example, but no longer can do so.

50. Defendant's failure to maintain accurate voter rolls violates federal law and jeopardizes the integrity of the State's upcoming elections.

#### **IV. Plaintiffs' Statutory Notice**

51. Under the NVRA, "Plaintiffs have [statutory] standing assuming they provided proper notice within the meaning of 52 U.S.C. §20510(b)(1)." *Bellitto v. Snipes*, 221 F. Supp. 3d 1354, 1362 (S.D. Fla. 2016).

52. On May 4, 2020, Plaintiffs mailed a statutory notice letter to Executive Director Bell, notifying her that at least 36 North Carolina counties were in violation of section 8 and formally requesting that she correct the violations within 90 days. *See* Exh. A.

53. Plaintiffs have since received updated comparisons based on recently available data, revealing that 40 North Carolina counties are in violation of section 8. Those numbers are reflected above.

54. The notice letter stated that Plaintiffs “hope[d] to avoid litigation and would welcome immediate efforts by [Defendant] to bring North Carolina into compliance with Section 8.”

55. Plaintiffs asked Director Bell to establish “a comprehensive and nondiscriminatory list maintenance program in compliance with federal law” and to “identify and remove [several] categories of individuals from the official lists of eligible voters.”

56. Plaintiffs asked Director Bell to “respond in writing within 45 days of the date of this letter,” “fully describ[ing] the efforts, policies, and programs [Defendant is] taking, or plan[ned] to undertake prior to the 2020 general election to bring North Carolina into compliance with Section 8” and “not[ing] when [Defendant] plan[ned] to begin and complete each specified measure and the results of any programs or activities you have already undertaken.”

57. Additionally, Plaintiffs requested that Director Bell advise them “what policies are presently in place, or will be put in place, to ensure effective and routine coordination of list maintenance activities with the federal, state, and local entities” and to provide them with “a description of the specific steps [she] intend[ed] to take to ensure routine and effective list maintenance on a continuing basis beyond the 2020 election.”

58. Plaintiffs also requested that Defendant take steps to preserve documents as required by section 8(i) of the NVRA, 52 U.S.C. §20507(i)(1)-(2), and other federal

law. *See, e.g., In re Enron Corp. Sec., Derivative & Erisa Litig.*, 762 F. Supp. 2d 942, 963 (S.D. Tex. 2010) (“The obligation to preserve evidence arises when the party has notice that the evidence is relevant to litigation or when a party should have known that the evidence may be relevant to future litigation.”).

59. Finally, the notice letter stated that Plaintiffs would file a lawsuit under 52 U.S.C. §20510(b)(2) if the identified violations were not corrected.

60. Defendant responded to the notice letter on July 31, 2020. Defendant criticized Plaintiffs’ statistics (but provided none of her own), and denied that inflated voter rolls were evidence of an NVRA violation.

**COUNT**  
**Violation of the NVRA**

61. Plaintiffs repeat and reallege each of their prior allegations.

62. Defendant has failed to make reasonable efforts to conduct voter list-maintenance as required by §20507(a)(4) of the NVRA.

63. Plaintiffs have suffered irreparable injuries as a direct result of Defendant’s violation of section 8 of the NVRA.

64. Plaintiffs will continue to be injured by Defendant’s violations of section 8 of the NVRA until Defendant is enjoined from violating the law.

65. Plaintiffs have no adequate remedy at law.

**WHEREFORE**, Plaintiffs respectfully requests that this Court enter judgment in favor of Plaintiffs and against Defendant and provide the following relief:

- A. A declaratory judgment that Defendant is in violation of section 8 of the NVRA;
- B. An injunction requiring Defendant to fully comply with any existing procedures that North Carolina has in place to ensure ineligible voters are identified and removed from the rolls;
- C. An injunction requiring Defendant to develop and implement additional reasonable and effective registration list-maintenance programs to cure their failure to comply with section 8 of the NVRA and to ensure that ineligible registrants are not on the voter rolls;
- D. Plaintiffs' reasonable costs and expenses of this action, including attorneys' fees; and
- E. All other further relief that Plaintiffs may be entitled to.

Respectfully submitted,

Dated: September 17, 2021

William S. Consovoy  
Cameron T. Norris  
Tiffany H. Bates  
CONSOVOY MCCARTHY PLLC  
1600 Wilson Blvd., Ste. 700  
Arlington, VA 22209  
will@consovoymccarthy.com  
cam@consovoymccarthy.com  
tiffany@consovoymccarthy.com

/s/ Robert N. Hunter, Jr.  
Robert N. Hunter, Jr. (NCSB 5679)  
HIGGINS BENJAMIN, PLLC  
301 N. Elm St., Ste. 800  
Greensboro, NC 27401  
(336) 275-7577  
rnhunterjr@greensborolaw.com

Jason Torchinsky  
HOLTZMAN VOGEL  
JOSEFIK TORCHINSKY PLLC  
45 North Hill Drive, Ste. 100  
Warrenton, VA 20186  
(540) 341-8800  
JTorchinsky@hvjt.law

*Counsel for Plaintiff*

# Exhibit A

May 4, 2020

Karen Brinson Bell  
Executive Director  
North Carolina State Board of Elections  
430 N. Salisbury St., 3rd Floor  
6400 MSC  
Raleigh, NC 27063  
karen.bell@ncsbe.gov

Dear Ms. Bell:

As you are aware, the National Voter Registration Act (“NVRA”) requires states to maintain an accurate and current voter registration roll for elections for federal office. Based on our analysis, 36 North Carolina counties appear to be in violation of Section 8 of the NVRA. By comparing publicly available voter registration records with the U.S. Census Bureau’s 2014-2018 American Community Survey of citizen voting age population, we have determined that ten counties—Brunswick, Chatham, Currituck, Dare, Durham, Johnston, Mecklenburg, Orange, Union, and Wake—have more registered voters than adult citizens over the age of 18. Furthermore, we have identified 26 counties—Buncombe, Cabarrus, Camden, Carteret, Cherokee, Clay, Davie, Forsyth, Franklin, Guilford, Halifax, Henderson, Iredell, Jones, Lincoln, Macon, Madison, Moore, Nash, New Hanover, Pender, Polk, Transylvania, Watauga, Wilson, and Yancey—that have voter registration rates that exceed 90 percent of adult citizens over the age of 18, a figure that far eclipses the voter registration rate nationwide in recent elections. This evidence strongly suggests that these counties are not conducting appropriate list maintenance to ensure that the voter registration roll is accurate and current, as required by federal law.

Congress enacted the NVRA “to protect the integrity of the electoral process.” 52 U.S.C. § 20501(b)(3). Specifically, it enacted Section 8 “to ensure that accurate and current voter registration rolls are maintained.” 52 U.S.C. § 20501(b)(4). Retaining voter rolls bloated with ineligible voters harms the electoral process, heightens the risk of electoral fraud, and undermines public confidence in elections. After all, “[c]onfidence in the integrity of our electoral processes is essential to the functioning of our participatory democracy.” *Purvell v. Gonzalez*, 549 U.S. 1, 4 (2006) (per curiam). Section 8 of the NVRA obligates states to “conduct a general program that makes a reasonable effort to remove the names of ineligible voters from the official lists of eligible voters” due to death or change of residence. 52 U.S.C. § 20507(a)(4). And as the U.S. Supreme Court has recently confirmed, “federal law makes this removal mandatory.” *Husted v. A. Philip Randolph Institute*, 138 S. Ct. 1833, 1842 (2018).

This letter provides statutory notice that Jerry Green, Linda Petrou, and Donald Bardes, acting as registered North Carolina voters with a substantial interest in secure elections, will bring a lawsuit against you and, if appropriate, against the counties named in this letter, if you fail to take specific actions to correct these violations of Section 8 within the 90-day timeframe specified in federal law. Furthermore, while we hope to avoid litigation, we

nonetheless formally request that the North Carolina State Board of Elections and the 36 counties named in this letter, to the extent that they maintain separate records, take steps to preserve documents as required by Section 8(i) of the NVRA. 52 U.S.C. § 20507(i)(1)-(2).

As the Executive Director of the North Carolina State Board of Elections, you are responsible for coordinating the required statewide list maintenance under the NVRA. The NVRA requires each state to “designate a State officer or employee as the chief State election official to be responsible for coordination of State responsibilities under” the law. 52 U.S.C. § 20509. North Carolina law designates the Executive Director as the state’s chief election officer. N.C. Gen. Stat. § 163-27(d). This letter explains how we concluded that North Carolina and the 36 named counties are violating Section 8 of the NVRA, and the curative steps needed to bring the state into compliance with the law and avoid litigation.

**I. The NVRA Protects Election Integrity by Requiring Reasonable Efforts Be Made to Maintain Accurate and Current Lists of Registered Voters.**

North Carolina’s voter registration list maintenance program must be “uniform, non-discriminatory, and in compliance with the Voting Rights Act.” 52 U.S.C. § 20507(b)(1). Section 8 requires that states “remove the names of ineligible voters from the official lists of eligible voters by reason of (A) the death of the registrant; or (B) a change in the residence of the registrant” to outside of his or her current voting jurisdiction. 52 U.S.C. § 20507(4)(A)-(B).

Additionally, the Help America Vote Act (“HAVA”) mandates that states adopt computerized statewide voter registration lists and maintain them “on a regular basis” in accordance with the NVRA. 52 U.S.C. § 21083(a)(2)(A). States must “ensure that voter registration records in the State are accurate and are updated regularly,” a process which must include making a “reasonable effort to remove registrants who are ineligible to vote from the official list of eligible voters.” 52 U.S.C. § 21083(a)(4). HAVA’s list maintenance mandates include coordination with “State agency records on death” and “State agency records on felony status” to facilitate the removal of individuals who are deceased or rendered ineligible under state law due to felony conviction. 52 U.S.C. § 21083(a)(2)(A)(ii)(I)-(II).

As the chief election official for North Carolina, the responsibility rests with you to coordinate and oversee the list maintenance activities of local and county election officials. *See, e.g., Scott v. Schedler*, 771 F.3d 831, 839 (5th Cir. 2014) (noting that “the NVRA’s centralization of responsibility counsels against . . . buck passing”); *U.S. v. Missouri*, 535 F.3d 844, 850 (8th Cir. 2008) (noting that a state or chief election official “may not delegate the responsibility to conduct a general program to a local official and thereby avoid responsibility if such a program is not reasonably conducted”); *see also* N.C. Gen. Stat. § 163-82.14 (setting forth requirements for the NCSBE and county boards of election to conduct voting list maintenance activities).

## II. Ten North Carolina Counties Have More Registered Voters Than Voting-Eligible Citizens; 26 Others Have Suspiciously High Rates of Voter Registration.

Based on data gathered from the U.S. Census Bureau's 2014-2018 American Community Survey and the most up-to-date count of registered voters available from the State Board of Elections, North Carolina appears to be failing to meet its list maintenance obligations. Comparing the registered voter count to the 2014-2018 American Community Survey reveals that the following counties have greater than 100% voter registration: Brunswick (101.8%), Chatham (104.1%), Currituck (101.5%), Dare (105.4%), Durham (105.5%), Johnston (100%), Mecklenburg (104.9%), Orange (104.5%), Union (102.5%), and Wake (104.2%). In other words, there are more registered voters than eligible voters. This plainly shows that voter registration records are not being maintained. Meanwhile, 26 other counties across the state—Buncombe (98.2%), Cabarrus (99%), Camden (96.5%), Carteret (93.9%), Cherokee (94.5%), Clay (97.8%), Davie (92.6%), Forsyth (96.6%), Franklin (90.7%), Guilford (96.1%), Halifax (90.2%), Henderson (94.4%), Iredell (96.2%), Jones (92.4%), Lincoln (92.8%), Macon (95%), Madison (93.9%), Moore (94.2%), Nash (92.8%), New Hanover (94.8%), Pender (92.9%), Polk (92%), Transylvania (91.9%), Watauga (98.1%), Wilson (92.7%), and Yancey (95.7%)—purport to have more than 90% (in some cases, approaching 100%) of their citizen voting-age populations registered to vote.

These voter registration rates are abnormally, or in the case of counties with greater than 100% registration, impossibly, high. This constitutes strong evidence that North Carolina's voter rolls are not being properly maintained. According to the U.S. Census Bureau, only 66.9% of the citizen voting-age population was registered nationwide in the November 2018 election. *See* U.S. Census Bureau, Voting and Registration in the Election of November 2018, Table 4a, Reported Voting and Registration, for States: November 2018, [bit.ly/2T52i3U](https://bit.ly/2T52i3U). Similarly, only 70.3% of the citizen voting-age population was registered in the November 2016 election. *See* U.S. Census Bureau, Voting and Registration in the Election of November 2016, Table 4a, Reported Voting and Registration, for States: November 2016, [bit.ly/32mKNyZ](https://bit.ly/32mKNyZ); *see also* U.S. Census Bureau, Historical Reported Voting Rates, Table A-3b, Reported Voting and Registration for Total and Citizen Voting-age Population by State: Congressional Elections 1974 to 2018, [bit.ly/2vf1cJz](https://bit.ly/2vf1cJz). The U.S. Census Bureau further reported that North Carolina's statewide voter registration rates for the 2018 and 2016 elections were 69.3% and 74.6% of the citizen voting-age population, respectively. *Id.* Thus, these 36 counties are significant outliers, touting voter registration rates 20 to 30 percentage points higher than the national figures from 2018 and 2016, and 15 to 25 percentage points above the state figures for the same period. Discrepancies on this scale almost certainly cannot be attributed to above-average voter participation, but instead point to deficient list maintenance.

North Carolina's failure to provide accurate voter rolls violates federal law, jeopardizes the integrity of the upcoming 2020 federal election, and signals to voters that elections in North Carolina are not being properly safeguarded.

### **III. Avoiding Litigation**

The NVRA includes a private right of action, empowering any “person who is aggrieved by a violation” of the statute to bring a civil action in federal district court for declaratory or injunctive relief. 52 U.S.C. § 20510(b)(1)-(2). If the violations we have identified are not corrected within 90 days of receipt of this letter, we will have no choice but to file a lawsuit. *See* 52 U.S.C. § 20510(b)(2).

We hope to avoid litigation and would welcome immediate efforts by your office to bring North Carolina into compliance with Section 8. We ask that you establish, if one has not already been initiated, a comprehensive and nondiscriminatory list maintenance program in compliance with federal law. Specifically, this program must identify and remove the following categories of individuals from the official lists of eligible voters:

1. All persons who are ineligible to vote by reason of a change in residence;
2. Deceased individuals;
3. Persons who are presently incarcerated;
4. All other ineligible voters.

We also ask that you, and should they wish to respond separately, each named county, respond in writing within 45 days of the date of this letter. This response should fully describe the efforts, policies, and programs you are taking, or plan to undertake prior to the 2020 general election to bring North Carolina into compliance with Section 8. This response should also note when you plan to begin and complete each specified measure and the results of any programs or activities you have already undertaken. We also ask you to advise us what policies are presently in place, or will be put in place, to ensure effective and routine coordination of list maintenance activities with the federal, state, and local entities outlined below. Finally, we seek a description of the specific steps you intend to take to ensure routine and effective list maintenance on a continuing basis beyond the 2020 election. In order to avoid litigation, we may seek certain reasonable assurances that you will affirmatively undertake these efforts, including the execution of a settlement agreement.

Should you refuse to comply with Section 8 and thus necessitate legal action, you should be aware that the NVRA authorizes courts to award “reasonable attorney fees, including litigation expenses, and costs” to the prevailing party. 52 U.S.C. § 20510(c). Therefore, if litigation ensues, you risk bearing the financial burden of the full cost of the litigation.

### **IV. Preservation of Records**

We further ask that you take steps to preserve certain records as required under the NVRA, should they be needed in the future or for possible litigation. 52 U.S.C. § 20507(i). These documents and records include, but are not limited to:

1. A copy of the most recent voter registration database for the state of North Carolina and for each named county, including pertinent information on each

- voter (name, date of birth, home address, voter activity, and active or inactive status);
2. Internal communications and emails of the North Carolina State Board of Elections' office, applicable county boards of elections, and any divisions, bureaus, offices, third party agents, and contractors relating to voter list maintenance;
  3. All emails or other communications between the North Carolina State Board of Elections and county elections officials concerning their list maintenance activities, their duties to maintain accurate and current lists, and any consequences arising from a failure to do so;
  4. All email or other communications between the North Carolina State Board of Elections and any state or federal offices and agencies, in which the North Carolina State Board of Elections seeks or obtains information about registered voters who have moved, been convicted and imprisoned, died, or are otherwise ineligible, for use in list maintenance activities; and
  5. All email or other communications between the North Carolina State Board of Elections and any other state, as well as email and communications with the Interstate Voter Registration Cross-Check Program, the Electronic Registration Information Center, the American Association of Motor Vehicle Authorities, and the National Association for Public Health Statistics and Information Systems, regarding obtaining information about voters who are deceased or who have moved for use in list maintenance activities.

We look forward to working with you in a productive fashion to ensure the accuracy and currency of North Carolina's voter rolls and to protect the integrity of its voting process. While we hope to avoid litigation, if we do not receive the requested response, and if North Carolina fails to take the necessary curative steps to resolve the issues identified in this letter, you will be subject to a lawsuit seeking declaratory and injunctive relief.

We look forward to your response.

Sincerely,

/s/ William S. Consovoy

William S. Consovoy

Tiffany H. Bates

Consovoy McCarthy PLLC

1600 Wilson Boulevard

Suite 700

Arlington, VA 22209

(703)243.9423

will@consovoymccarthy.com

tiffany@consovoymccarthy.com