

## MANDATORY INJUNCTION AND FINAL JUDGMENT

On May 9, 2022, the court called the above-referenced cause for bench trial, all parties announced ready, and the trial proceeded and concluded. On this date, by separate Findings of Fact and Conclusions of Law, the court concluded that Defendant John B. Scott, Secretary of the State of Texas (the "Secretary") violated the National Voter Registration Act in refusing to release certain voter-registration records (the "Records") upon Plaintiffs' requests on August 27, 2021, and October 20, 2021.

IT IS THEREFORE ORDERED and the court HEREBY DECLARES that the Secretary's refusal to release the Records upon Plaintiffs' requests violates the National Voter Registration Act.

IT IS FURTHER ORDERED that Defendant John B. Scott, within 14 days of the date of this order, provide Plaintiffs with the following information pertaining to the 11,246 registered voters identified as potential non-citizens:<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> The lettering in the following list reflects the lettering in Plaintiffs' Proposed Order (Doc. #52-1), with certain items omitted as explained in the court's Findings of Fact and Conclusions of Law.

a. Voter name (first, middle, last, suffix);

g. Voter Identification Number;

h. Date of voter registration application;

i. Effective date of voter registration;

Status of voter registration;

k. Any known prior voter registration statuses and dates of changes in voter

registration status:

1. All known voting history;

m. Issuance date of current driver's license, personal identification, or election

identification certificate; and

n. Date on which individual provided the DPS with documentation indicating lawful

presence but not U.S. citizenship, if known.

In providing these records, the Secretary may redact any portions of the personally identifying

information that is reducted from the publicly available voter file.

IT IS FURTHER ORDERED that Plaintiffs shall recover their costs of court from

Defendant John B. Scott.

Any claim for attorney's fees incurred in this action will be determined post judgment

and pursuant to Rule CV-7(j), of the Local Rules of the United States District Court for the

Western District of Texas.

As all disputes among the parties have been resolved, the court renders the following

Final Judgment pursuant to Federal Rule of Civil Procedure 58.

IT IS FINALLY ORDERED that the case is hereby CLOSED.

SIGNED this \_\_\_\_\_ day of August, 2022.

UMITED STATES DISTRICT JUDGE