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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

DARRELL ISSA, JAMES B. OERDING,
JERRY GRIFFIN, MICHELLE
BOLOTIN, and MICHAEL
SIENKIEWICZ,

Plaintiffs,

v.

GAVIN NEWSOM, in his official
capacity as Governor of the State of
California, and ALEX PADILLA, in his
official capacity as Secretary of State of
California,

Defendants.

REPUBLICAN NATIONAL
COMMITTEE; NATIONAL
REPUBLICAN CONGRESSIONAL
COMMITTEE; and CALIFORNIA
REPUBLICAN PARTY,

Plaintiffs,

v.

GAVIN NEWSOM, in his official
capacity as Governor of California; and
ALEX PADILLA, in his official capacity
as California Secretary of State,

Defendants.

No. 2:20-cv-01044-MCE-CKD
(and related case)
No. 2:20-cv-01055-MCE-CKD

MEMORANDUM AND ORDER

1 On May 8, 2020, California Governor Gavin Newsom issued Executive Order
2 N-64-20, which requires all California counties to implement all-mail ballot elections for
3 the November 3, 2020, federal elections (“Executive Order”). By way of the above-
4 captioned related actions, two sets of Plaintiffs seek to enjoin enforcement of that
5 Executive Order by Defendants, Governor Newsom and California’s Secretary of State
6 Alex Padilla: (1) the Republican National Committee, the National Republican
7 Congressional Committee, and the California Republican Party (collectively, “RNC
8 Plaintiffs”); and (2) one congressional candidate and four individual California voters,
9 including members of the Republican, Democratic, and Independent Parties (collectively,
10 “Issa Plaintiffs”).

11 The Democratic Congressional Campaign Committee and the Democratic
12 Party of California (collectively, “Proposed Intervenors”) now move to intervene as
13 defendant-intervenors in both cases as a matter of right under Federal Rule of Civil
14 Procedure 24(a)(2).^{1, 2} Alternatively, the Proposed Intervenors seek permissive
15 intervention under Rule 24(b). The RNC Plaintiffs do not oppose the Proposed
16 Intervenors’ request, but the Issa Plaintiffs have filed an opposition. Defendants have
17 not responded, and the Proposed Intervenors have filed Reply briefs. For the reasons
18 set forth below, the Proposed Intervenors’ Motions to Intervene are GRANTED.³

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22 ///

23 ¹ All further references to “Rule” or “Rules” are to the Federal Rules of Civil Procedure, unless
24 otherwise noted.

25 ² See Mot. Intervene, Case No. 2:20-cv-01044-MCE-CKD, ECF No. 12, and Mot. Intervene, Case
No. 2:20-cv-01055-MCE-CKD, ECF No. 18.

26 ³ The Court granted the Proposed Intervenors’ Requests for Expedited Briefing Schedule on the
27 present Motions. See Stip. and Order, Case No. 20-cv-01044-MCE-CKD, ECF No. 14, and Stip. and
28 Order, No. 20-cv-01055-MCE-CKD, ECF No. 20. Due to the expedited briefing schedule and because oral
argument would not have been of material assistance, the Court ordered these matters submitted on the
briefs. See E.D. Local Rule 230(g).

1 **STANDARD**

2
3 An intervenor as a matter of right must meet all requirements of Rule 24(a)(2) by
4 showing:

5 (1) it has a significant protectable interest relating to the
6 property or transaction that is the subject of the action; (2) the
7 disposition of the action may, as a practical matter, impair or
8 impede the applicant's ability to protect its interest; (3) the
9 application is timely; and (4) the existing parties may not
10 adequately represent the applicant's interest.

11 In evaluating whether these requirements are met, courts are
12 guided primarily by practical and equitable considerations.
13 Further, courts generally construe [the Rule] broadly in favor
14 of proposed intervenors. A liberal policy in favor of intervention
15 serves both efficient resolution of issues and broadened
16 access to the courts. By allowing parties with a practical
17 interest in the outcome of a particular case to intervene, we
18 often prevent or simplify future litigation involving related
19 issues; at the same time, we allow an additional interested
20 party to express its views before the court.

21 United States v. City of Los Angeles, 288 F.3d 391, 397–98 (9th Cir. 2002) (citations and
22 internal quotation marks omitted).

23 Alternatively, under Rule 24(b)(1), a party may be given permission by the court to
24 intervene if that party shows “(1) independent grounds for jurisdiction; (2) the motion is
25 timely filed; and (3) the applicant's claim or defense, and the main action, have a
26 question of law or a question of fact in common.” Northwest Forest Res. Council v.
27 Glickman, 82 F.3d 825, 839 (9th Cir. 1996).

28 **ANALYSIS**

A. Timeliness of Application

Three factors must be evaluated to determine whether a motion to intervene is
timely:

(1) the stage of the proceeding at which an applicant seeks to
intervene; (2) the prejudice to other parties; and (3) the reason
for and length of the delay. Delay is measured from the date

1 the proposed intervenor should have been aware that its
2 interests would no longer be protected adequately by the
parties, not the date it learned of the litigation.

3 United States v. State of Wash., 86 F.3d 1499, 1503 (9th Cir. 1996). “Timeliness is to be
4 determined from all the circumstances” in the court’s “sound discretion.” NAACP v. New
5 York, 413 U.S. 345, 366 (1973).

6 The Issa Plaintiffs do not dispute the timeliness of the Proposed Intervenors’
7 request. Both the Issa and RNC Plaintiffs filed their Complaints on May 21 and 24,
8 2020, respectively, and the Proposed Intervenors filed the Motions to Intervene on
9 June 3, 2020. To date, no substantive proceedings have occurred, and this Court has
10 ordered all Plaintiffs to file any motions for preliminary injunction by June 11, 2020. The
11 Court thus finds the Motions to Intervene are timely.

12 **B. Significant Protectable Interest and Disposition May Impair or Impede**
13 **Ability to Protect Interest**

14 A proposed intervenor has a “‘significant protectable interest’ in [the] action if (1) it
15 asserts an interest that is protected under some law, and (2) there is a ‘relationship’
16 between its legally protected interest and the plaintiff’s claims.” City of Los Angeles,
17 288 F.3d at 398 (quoting Donnelly v. Glickman, 159 F.3d 405, 409 (9th Cir. 1998)). “The
18 ‘interest’ test is not a clear-cut or bright-line rule, because ‘[n]o specific legal or equitable
19 interest need be established.’” Id. (quoting Greene v. United States, 996 F.2d 973, 976
20 (9th Cir. 1993)). Under the interest test, courts are required “to make a practical,
21 threshold inquiry” to discern whether allowing intervention would be “compatible with
22 efficiency and due process.” Id. (citations and internal quotation marks omitted).

23 An applicant may satisfy the requirement of a “significant protectable interest” if
24 the resolution of the plaintiff’s claims will affect the applicant for intervention. Montana v.
25 United States Env’tl Prot. Agency, 137 F.3d 1135, 1141–42 (9th Cir. 1998). The
26 requisite interest need not even be direct as long as it may be impaired by the outcome
27 of the litigation. Cascade Nat’l Gas Corp. v. El Paso Nat’l Gas Co., 386 U.S. 129, 135–
28 36 (1967). “If an absentee would be substantially affected in a practical sense by the

1 determination made in an action, he should, as a general rule, be entitled to intervene.”
2 Sw. Ctr. for Biological Diversity v. Berg, 268 F.3d 810, 822 (9th Cir. 2001) (quoting
3 Fed. R. Civ. P. 24 advisory committee’s notes).

4 The Proposed Intervenors cite three protectable interests as the basis for their
5 intervention: (1) asserting the rights of their members to vote safely without risking their
6 health; (2) advancing their overall electoral prospects; and (3) diverting their limited
7 resources to educate their members on the election procedures. Contrary to the
8 arguments of the Issa Plaintiffs, such interests are routinely found to constitute
9 significant protectable interests. As another federal district court recently held,

10 Proposed Intervenors argue that Plaintiffs’ success on their
11 claims would disrupt the organizational intervenors’ efforts to
12 promote the franchise and ensure the election of Democratic
13 Party candidates Proposed Intervenors have sufficiently
shown that they maintain significant protectable interests
which would be impaired by Plaintiffs’ challenge to the Plan’s
all-mail election provisions.

14 Paher v. Cegavske, Case No. 3:20-cv-00243-MMD-WGC, 2020 WL 2042365, at *2
15 (D. Nev. Apr. 28, 2020). Furthermore, if both the Issa and RNC Plaintiffs were to
16 succeed on their claims, then the Proposed Intervenors would have to devote their
17 limited resources to educating their members on California’s current voting-by-mail
18 system and assisting those members with the preparation of applications to vote by mail.
19 See Crawford v. Marion Cty. Elec. Bd., 472 F.3d 949, 951 (7th Cir. 2007). Finally, as the
20 Proposed Intervenors point out, their interests are very similar to those of the Issa
21 Plaintiffs. See Proposed Intervenors’ Reply, Case No. 2:20-cv-01044-MCE-CKD, ECF
22 No. 23, at 3 n.3. Therefore, the Court concludes that significant protectable interests
23 have been demonstrated.

24 **C. No Existing Adequate Representation**

25 When determining whether a proposed intervenor’s interests are adequately
26 represented, the following factors are considered:

27 (1) whether the interest of a present party is such that it will
28 undoubtedly make all the intervenor’s arguments; (2) whether
the present party is capable and willing to make such

1 arguments; and (3) whether the would-be intervenor would
2 offer any necessary elements to the proceedings that such
other parties would neglect.

3 City of Los Angeles, 288 F.3d at 398 (citations omitted). The burden of showing that
4 existing parties may inadequately represent the proposed intervenor's interests is a
5 minimal one. The applicant need only show that "the representation of [its] interest 'may
6 be' inadequate." Trbovich v. United Mine Workers of Am., 404 U.S. 528, 538 (1972).
7 Any doubt as to whether the existing parties will adequately represent the intervenor
8 should be resolved in favor of intervention. Fed. Sav. & Loan Ins. Corp. v. Falls Chase
9 Special Taxing Dist., 983 F.2d 211, 216 (11th Cir. 1993).

10 Although Defendants and the Proposed Intervenors fall on the same side of the
11 dispute, Defendants' interests in the implementation of the Executive Order differ from
12 those of the Proposed Intervenors. While Defendants' arguments turn on their inherent
13 authority as state executives and their responsibility to properly administer election laws,
14 the Proposed Intervenors are concerned with ensuring their party members and the
15 voters they represent have the opportunity to vote in the upcoming federal election,
16 advancing their overall electoral prospects, and allocating their limited resources to
17 inform voters about the election procedures. See Citizens for Balanced Use v. Mont.
18 Wilderness Ass'n, 647 F.3d 893, 899 (9th Cir. 2011) ("[T]he government's representation
19 of the public interest may not be identical to the individual parochial interest of a
20 particular group just because both entities occupy the same posture in the litigation.")
21 (citations and internal quotation marks omitted). As a result, the parties' interests are
22 neither "identical" nor "the same." See Berg, 268 F.3d at 823 (rebutting presumption of
23 adequacy by showing the parties "do not have sufficiently congruent interests"). The
24 Court thus finds that absent intervention, the interests of the Proposed Intervenors may
25 not be adequately represented.

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
1 In sum, because all of the factors have been met, the Court finds the Proposed
2 Intervenor are entitled to intervene as a matter of right under Rule 24(a)(2).⁴

3
4 **CONCLUSION**

5
6 For the reasons set forth above, the Proposed Intervenor's Motions to Intervene
7 are GRANTED. The deadline for the Proposed Intervenor to answer or otherwise
8 respond to the Complaints shall be the same as the deadline, or any continued deadline,
9 set for Defendants to answer or otherwise respond.

10 IT IS SO ORDERED.

11
12 Dated: June 10, 2020

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15 MORRISON C. ENGLAND, JR.
16 UNITED STATES DISTRICT JUDGE
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28 _____
⁴ Because the Court finds intervention is appropriate under Rule 24(a)(2), it need not consider whether intervention is alternatively appropriate under Rule 24(b).

1 XAVIER BECERRA
 Attorney General of California
 2 ANTHONY R. HAKL
 Supervising Deputy Attorney General
 3 JAY C. RUSSELL
 Deputy Attorney General
 4 JOHN W. KILLEEN, State Bar No. 258395
 Deputy Attorney General
 5 1300 I Street, Suite 125
 P.O. Box 944255
 6 Sacramento, CA 94244-2550
 Telephone: (916) 210-6045
 7 Fax: (916) 324-8835
 E-mail: John.Killeen@doj.ca.gov
 8 *Attorneys for Defendants Gavin Newsom
 and Alex Padilla*

9
 10 IN THE UNITED STATES DISTRICT COURT
 11 FOR THE EASTERN DISTRICT OF CALIFORNIA
 12
 13

14 **DARRELL ISSA, JAMES B. OERDING,
 15 JERRY GRIFFIN, MICHELLE BOLOTIN,
 and MICHAEL SIENKIEWICZ,**

16 Plaintiffs,

17 v.

18 **GAVIN NEWSOM, in his official capacity
 19 as Governor of the State of California, and
 20 ALEX PADILLA, in his official capacity as
 Secretary of State of California,**

21 Defendants.
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No. 2:20-cv-01044-MCE-CKD

**STIPULATION AND ORDER
 REGARDING DEFENDANTS'
 RESPONSE TO THE COMPLAINT**

Judge: The Honorable Morrison C.
 England, Jr.
 Trial Date: None set
 Action Filed: 5/21/2020

STIPULATION

1
2 Plaintiffs Darrell Issa, James B. Oerding, Jerry Griffin, Michelle Bolotin, and Michael
3 Sienkiewicz and Defendants California Governor Gavin Newsom and California Secretary of
4 State Alex Padilla (collectively, the Parties) agree to and request that the Court approve the
5 requested extension of time under Local Rule 144:

- 6 1. On May 21, Plaintiffs filed the Complaint for Declaratory and Injunctive Relief. ECF 1.
- 7 2. Defendants' deadline to answer or otherwise respond to the complaint is June 16.
- 8 3. On June 2, the Court *sua sponte* issued an order setting the following briefing schedule for
9 Plaintiffs' anticipated motion for preliminary injunction:

10 Plaintiffs' Motions for Preliminary Injunction shall be filed on or before June 11,
11 2020. Defendants' Oppositions shall be filed on or before June 25, 2020, and
12 Plaintiffs' Replies shall be filed on or before July 9, 2020.

13 ECF 11.

- 14 4. To preserve Court and Party resources, the Parties have agreed to, and request that the
15 Court approve, a stipulation extending the time for Defendants to answer or otherwise respond to
16 the complaint until two weeks after the Court's decision on Plaintiffs' motion for preliminary
17 injunction.

18 IT IS SO STIPULATED.

19 Dated: June 5, 2020

20 XAVIER BECERRA
21 Attorney General of California
22 ANTHONY R. HAKL
23 Supervising Deputy Attorney General
24 JAY C. RUSSELL
25 Deputy Attorney General

26 */s/ John W. Killeen*
27 JOHN W. KILLEEN
28 Deputy Attorney General
*Attorneys for Defendants Gavin Newsom
and Alex Padilla*

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Dated: June 5, 2020

/s/ T. Russell Nobile (signature used by permission granted June 5, 2020)
JUDICIAL WATCH, INC.
Robert Patrick Sticht
T. Russell Nobile
Robert Popper
Eric Lee

Attorneys for Plaintiffs Darrell Issa, James B. Oerding, Jerry Griffin, Michelle Bolotin, and Michael Sienkiewicz

ORDER

Having reviewed the Parties' stipulation, and good cause appearing, IT IS HEREBY ORDERED that that time for Defendants to answer or otherwise respond to the complaint is extended until two weeks after the Court's decision on Plaintiffs' motion for preliminary injunction.

IT IS SO ORDERED.

Dated: June 10, 2020


MORRISON C. ENGLAND, JR.
UNITED STATES DISTRICT JUDGE

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA**



**PRO HAC VICE APPLICATION,
ECF REGISTRATION AND CONSENT
TO ELECTRONIC SERVICE,
PROPOSED ORDER**

DARRELL ISSA, JAMES B. OERDING,
JERRY GRIFFIN, MICHELLE BOLOTIN,
and MICHAEL SIENKIEWICZ,

Plaintiff(s),

Case No. 2:20-cv-01044-MCE-CKD

v.

GAVIN NEWSOM, in his official capacity
as Governor of California; and ALEX
PADILLA, in his official capacity as
California Secretary of State

Defendant(s).

I, Abha Khanna,

attorney for DCCC; California Democratic Party,

hereby petition for admission to practice Pro Hac Vice under the provision of Local Rule
180(b)(2). I understand and consent to ECF Registration and Electronic Service as detailed
below and I have submitted payment in the amount of \$225.00 to the Clerk, U.S. District Court.

In support of this petition, I state under penalty of perjury that:

My business address is:

Firm Name: Perkins Coie LLP

Address: 1201 Third Avenue, Suite 4900

City: Seattle

State: WA ZIP Code: 98101

Voice Phone: (206) 359.8312

FAX Phone: (206) 359.9312

Internet E-mail: AKhanna @perkinscoie.com

Additional E-mail: VSalinas@perkinscoie.com

I reside in City: Seattle State: WA

on 6/16/2010 (date). I am presently in good standing and eligible to practice in said court. A certificate of good standing from the court in my state of primary practice is attached to this application. I am not currently suspended or disbarred in any other court.

I have / have not concurrently or within the year preceding this application made a pro hac vice application to this court. (If you have made a pro hac vice application to this court within the last year, list the name and case number of each matter in which an application was made, the date of application and whether granted or denied.)

RNC v. Newsom, 2:20-cv-01055-MCE-CKD (application filed concurrently)

I hereby designate the following member of the Bar of this Court who is registered for ECF with whom the Court and opposing counsel may readily communicate regarding the conduct of the case and upon whom electronic notice shall also be served via the court's ECF system:

Name: Jonathan P. Hawley

Firm Name: Perkins Coie LLP

Address: 1201 Third Avenue, Suite 4900

City: Seattle

State: WA ZIP Code: 98101

Voice Phone: (206) 359-6467

FAX Phone: (206) 359-7467

E-mail: JHawley@perkinscoie.com

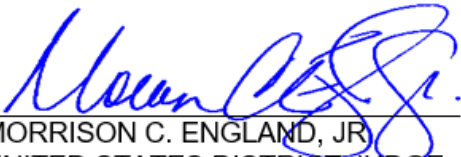
Dated: 6/8/2020

Petitioner: s/Abha Khanna

ORDER

IT IS SO ORDERED.

Dated: June 10, 2020


MORRISON C. ENGLAND, JR.
UNITED STATES DISTRICT JUDGE

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA**



**PRO HAC VICE APPLICATION,
ECF REGISTRATION AND CONSENT
TO ELECTRONIC SERVICE,
PROPOSED ORDER**

DARRELL ISSA, JAMES B. OERDING,
JERRY GRIFFIN, MICHELLE BOLOTIN,
and MICHAEL SIENKIEWICZ
Plaintiff(s),

Case No. 2:20-cv-01044-MCE-CKD

v.

GAVIN NEWSOM, in his official capacity
as Governor of the State of California, and
ALEX PADILLA, in his official capacity as
Secretary of State of California,
Defendant(s).

I, Marc E. Elias,

attorney for the DCCC and the California Democratic Party

, hereby petition for admission to practice Pro Hac Vice under the provision of Local Rule

180(b)(2). I understand and consent to ECF Registration and Electronic Service as detailed

below and I have submitted payment in the amount of \$225.00 to the Clerk, U.S. District Court.

In support of this petition, I state under penalty of perjury that:

My business address is:

Firm Name: Perkins Coie LLP

Address: 700 13th St NW, Suite 800

City: Washington, D.C.

State: District of Columbia ZIP Code: 20005

Voice Phone: (202) 654-6200

FAX Phone: (202) 654-9126

Internet E-mail: melias@perkinscoie.com

Additional E-mail: mdepass@perkinscoie.com

I reside in City: Great Falls State: VA

I was admitted to practice in the District of Columbia
(court)

on 6/30/94 (date). I am presently in good standing and eligible to practice in said court. A certificate of good standing from the court in my state of primary practice is attached to this application. I am not currently suspended or disbarred in any other court.

I have / have not concurrently or within the year preceding this application made a pro hac vice application to this court. (If you have made a pro hac vice application to this court within the last year, list the name and case number of each matter in which an application was made, the date of application and whether granted or denied.)

RNC v. Newsom, 2:20-cv-01055-MCE-CKD (application filed concurrently)

I hereby designate the following member of the Bar of this Court who is registered for ECF with whom the Court and opposing counsel may readily communicate regarding the conduct of the case and upon whom electronic notice shall also be served via the court's ECF system:

Name: Jonathan P. Hawley

Firm Name: Perkins Coie LLP

Address: 1201 Third Avenue, Suite 4900

City: Seattle

State: Washington ZIP Code: 98101-3099

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FAX Phone: (206) 359-7467

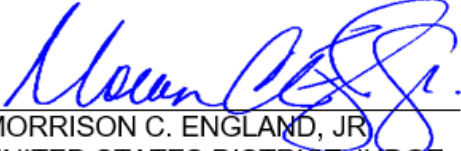
E-mail: JHawley@perkinscoie.com

Dated: 6/8/2020 Petitioner: s/Marc E. Elias

ORDER

IT IS SO ORDERED.

Dated: June 10, 2020


MORRISON C. ENGLAND, JR.
UNITED STATES DISTRICT JUDGE

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA**



**PRO HAC VICE APPLICATION,
ECF REGISTRATION AND CONSENT
TO ELECTRONIC SERVICE,
PROPOSED ORDER**

DARRELL ISSA, JAMES B. OERDING,
JERRY GRIFFIN, MICHELLE BOLOTIN,
and MICHAEL SIENKIEWIC

Plaintiff(s), Case No. 2:20-cv-01044-MCE-CKD

v.

GAVIN NEWSOM, in his official
capacity as Governor of the State of
California, and ALEX PADILLA, in
his official capacity as Secretary of
State of California,

Defendant(s).

I, Henry James Brewster,
attorney for DCCC and California Democratic Party,

hereby petition for admission to practice Pro Hac Vice under the provision of Local Rule
180(b)(2). I understand and consent to ECF Registration and Electronic Service as detailed
below and I have submitted payment in the amount of \$225.00 to the Clerk, U.S. District Court.
In support of this petition, I state under penalty of perjury that:

My business address is:

Firm Name: Perkins Coie LLP

Address: 700 13th Street NW
Suite 800

City: Washington

State: District of Columbia ZIP Code: 20005

Voice Phone: (202) 654-6200

FAX Phone: (202) 654-6211

Internet E-mail: HBrewster@perkinscoie.com

Additional E-mail: _____

I reside in City: Washington State: District of Columbia

on 07/08/2016 (date). I am presently in good standing and eligible to practice in said court. A certificate of good standing from the court in my state of primary practice is attached to this application. I am not currently suspended or disbarred in any other court.

I have concurrently or within the year preceding this application made a pro hac vice application to this court. (If you have made a pro hac vice application to this court within the last year, list the name and case number of each matter in which an application was made, the date of application and whether granted or denied.)

RNC v. Newsom; 2:20-cv-01055-MCE-CKD; Filed 06/08/2020; Pending

I hereby designate the following member of the Bar of this Court who is registered for ECF with whom the Court and opposing counsel may readily communicate regarding the conduct of the case and upon whom electronic notice shall also be served via the court's ECF system:

Name: Jonathan Hawley

Firm Name: Perkins Coie LLP

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State: Washington ZIP Code: 98101

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FAX Phone: (206) 359-9000


E-mail: JHawley@perkinscoie.com

Dated: 06/08/2020 Petitioner: /s/ Henry J. Brewster

ORDER

IT IS SO ORDERED.

Dated: June 10, 2020


MORRISON C. ENGLAND, JR.
UNITED STATES DISTRICT JUDGE

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA**



**PRO HAC VICE APPLICATION,
ECF REGISTRATION AND CONSENT
TO ELECTRONIC SERVICE,
PROPOSED ORDER**

DARRELL ISSA, JAMES B. OERDING,
JERRY GRIFFIN, MICHELLE BOLOTIN,
and MICHAEL SIENKIEWICZ,

Plaintiff(s),

Case No. 2:20-cv-01044-MCE-CKD

v.

Petition for Admission to Practice Pro Hac Vice

GAVIN NEWSOM, in his official capacity
as Governor of California; and ALEX
PADILLA, in his official capacity as
California Secretary of State,

Defendant(s).

I, Courtney A. Elgart, attorney for DCCC and California Democratic Party,
hereby petition for admission to practice Pro Hac Vice under the provision of Local Rule
180(b)(2). I understand and consent to ECF Registration and Electronic Service as detailed
below and I have submitted payment in the amount of \$225.00 to the Clerk, U.S. District Court.

In support of this petition, I state under penalty of perjury that:

My business address is:

Firm Name: Perkins Coie LLP
Address: 700 Thirteenth Street, NW
Suite 800
City: Washington
State: D.C. ZIP Code: 20005
Voice Phone: (202) 654-6200
FAX Phone: (202) 654-6211
Internet E-mail: celgart@perkinscoie.com
Additional E-mail: _____
I reside in City: Washington State: District of Columbia

I was admitted to practice in the Court of Appeals of the District of Columbia on November 12, 2019. I am presently in good standing and eligible to practice in said court. A certificate of good standing from the court in my state of primary practice is attached to this application. I am not currently suspended or disbarred in any other court.

I have concurrently or within the year preceding this application made a pro hac vice application to this court. (If you have made a pro hac vice application to this court within the last year, list the name and case number of each matter in which an application was made, the date of application and whether granted or denied.)

RNC v. Newsom, Case No. 20-1055-MCE-CKD; Filed 6/8/2020; Pending.

I hereby designate the following member of the Bar of this Court who is registered for ECF with whom the Court and opposing counsel may readily communicate regarding the conduct of the case and upon whom electronic notice shall also be served via the court's ECF system:

Name: Jonathan Hawley

Firm Name: Perkins Coie LLP

Address: 1201 Third Avenue

Suite 4900

City: Seattle

State: Washington

ZIP Code: 98101

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E-mail: jhawley@perkinscoie.com



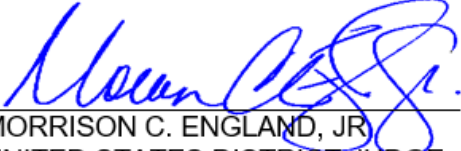
Dated: June 8, 2020

Petitioner: _____

ORDER

IT IS SO ORDERED.

Dated: June 10, 2020


MORRISON C. ENGLAND, JR.
UNITED STATES DISTRICT JUDGE