IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA

APPEAL FROM THE DECISION OF	:	NOVEMBER TERM, 2024
THE BOARD OF ELECTIONS	:	
	:	NO. 2065
IN RE: PROVISIONAL BALLOT	:	
SUFFICENCY DETERMINATION AND	:	ELECTION MATTER
PROVISIONAL BALLOT CHALLENGE	:	
HEARING OF THE NOVEMBER 5, 2024	:	CONTROL NO. 24113557
ELECTION		

ORDER

AND NOW, this 19th day of November, 2024, upon consideration of the Statutory

Appeal of David McCormick, the Republic National Committee, and the Republican Party of

Pennsylvania, it is **ORDERED** that the Appeal is **DENIED**.¹

BY THE COURT:

JESSICA R. BROWN, J.

¹ The provisional ballots at issue in this appeal do not contain the defects specified in Commonwealth of Pennsylvania's Election Code, 25 P.S. § 3050(a.4)(5)(ii), as a bar to being counted. Hence, the Board of Elections correctly counted the ballots at issue.

The Appellants have not sufficiently demonstrated that this decision by the Board of Elections violates the Pennsylvania Constitution or the United States Constitution.

IN THE SUPREME COURT OF PENNSYLVANIA

IN RE: TEMPORARY MODIFICATION AND : NO. 622 SUSPENSION OF THE RULES OF APPELLATE PROCEDURE AND JUDICIAL : JUDICIAL ADMINISTRATION DOCKET ADMINISTRATION FOR APPEALS ARISING: UNDER THE PENNSYLVANIA ELECTION CODE

ORDER

PER CURIAM

AND NOW, this 27¹/_h day of August, 2024, upon consideration of the requirements of the Electoral Count Reform Act of 2022, *see* 3 U.S.C. § 5, to expedite appeals in matters arising under the Pennsylvania Election Code with respect to the November 5, 2024 General Election, and pursuant to Article V, Section 10 of the Pennsylvania Constitution, it is **ORDERED** as follows:

Rule 903(c)(1)(ii) of the Pennsylvania Rules of Appellate Procedure, which provides for a 10-day appeal period from an order in any matter arising under the Pennsylvania Election Code, is **TEMPORARILY MODIFIED** to provide for a 3-day appeal period; further, Pa.R.A.P. 1113(c)(1), which provides for a 10-day period for filing a petition for allowance of appeal from an order in any matter arising under the Pennsylvania Election Code, is **TEMPORARILY MODIFIED** to provide for a 3-day period. All cross-appeals and cross-petitions for allowance of appeal must also be filed within 3 days of the challenged order.

Additionally, Pa.R.A.P. 107 and Pa.R.J.A. 107 are **TEMPORARILY SUSPENDED** to the extent they specify that weekends and holidays are to be excluded in calculating the above 3-day periods.

Answers to jurisdictional statements and petitions for allowance of appeal, and separate motions to quash or dismiss appeals, will not be received in these matters. Any objection to the propriety of the appeal, including questions surrounding the appellate court's jurisdiction, are to be raised in the appellees' merits briefs.

In appeals that fall within the purview of this order, appellants shall file briefs within 24 hours of the filing their notice of appeal and, where applicable, jurisdictional statement. Appellees' briefs are due within 24 hours of the filing of appellants' briefs. Further, Pa.R.A.P. 2113 (regarding reply briefs) is**TEMPORARILY SUSPENDED** in these matters; no reply briefs will be permitted absent order of court.

All filings related to matters encompassed by this order shall be filed electronically when counsel or the litigants have a PACFile account. Otherwise, counsel or the litigants shall contact the relevant filing office to make alternative arrangements to ensure that the filing office receives the submissions by the applicable deadline.

Pa.R.A.P. 1931(a) and (c) (regarding the deadline for transmittal of the record when complete) are **TEMPORARILY SUSPENDED** in matters subject to this order, and the record shall be transferred as soon as practicable. The lower court may transmit partially completed records in the interest of facilitating prompt resolution of any appeal in these matters.

Applications for reconsideration or reargument will not be received on matters falling under this order.

Any court deciding a matter that arises under the Pennsylvania Election Code in relation to the November 5, 2024 General Election shall append a copy of this order to its decision.

This order shall be effective August 29, 2024, and shall apply to appeals or petitions for allowance of appeal filed from orders entered after that date.

This order shall remain in effect pending further order of this Court.

A True Cop_y Nicole Traini As Of 08/27/2024

Attest: *Lfi*).,*f*)*y*(,*z*_**i**luivt,l, Chief Clerk Supreme Court of Pennsylvania