

## MEMORANDUM

**TO:** Libertarian National Committee

**FROM:** Oliver Hall

**DATE:** June 29, 2018

**SUBJECT:** Special Counsel's Report

### Introduction

This report summarizes my work as Special Counsel to the Libertarian National Committee since I last submitted a report on April 20, 2018. The report is a privileged attorney-client communication, but only relates facts, and not legal advice. As such, it may be appropriate for sharing with a wider audience, including members of the Libertarian Party, at your discretion.

### General

As Special Counsel to the LNC, I have reviewed documents and correspondence, responded to questions, and provided legal advice and services on a variety of matters as needed or requested. In particular, I researched and resolved queries relating to: the viability of a cause of action on behalf of a Libertarian Party of Oklahoma candidate; potential liability arising from a medical issue involving a contractor; Maine law pertaining to nomination by convention versus primary elections; Arizona law relating to online fundraising; potential litigation arising from interference with petition circulators in Connecticut; dispute relating to whether Connecticut imposes a residency requirement for petition circulators; exclusion of Libertarian Party of Nebraska candidate from debate; exclusion of Libertarian Party candidates by opinion polling firms; New York law relating to petition circulators; and North Dakota law relating to recounts.

I also provided the following services:

- Drafted and filed FEC complaint against debate staging organizations that unlawfully exclude Libertarian candidates;
- Drafted liability release form for LNC convention;
- Drafted correspondence for LNC annual audit;
- Media outreach to obtain correction of a *Washington Post* story that misidentified an independent candidate as a Libertarian.

Additionally, I provided litigation assistance or reviewed and approved filings in the following actions involving the LNC or a state party affiliate:

- *Frost v. Manlove*, No. \_\_\_\_ (De. April 2018) (action for mandamus by Libertarian Party of Delaware against state commissioner of elections).

Finally, I drafted or reviewed and approved multiple contracts, including those executed with the following: social media manager contractor; development director; and petitioning contractors in Illinois and Ohio.

### **Litigation**

*Arizona Libertarian Party v. Reagan*, No. 2:16-cv-01019 (D. Ariz. April 12, 2016), No. 17-16491 (9th Cir. July 21, 2017): This case challenges Arizona's newly enacted law that drastically increased signature requirements for Libertarian Party candidates seeking access to AZLP's primary ballot. It requests declaratory and injunctive relief. The Plaintiffs sought preliminary relief in time for the 2016 election, which was denied. Thereafter, the parties conducted discovery and filed cross-motions for summary judgment. On July 10, 2017, the District Court granted summary judgment to the state. The Plaintiffs have appealed to the 9<sup>th</sup> Circuit and briefing on the appeal was completed in April 2018. Oral argument is likely to follow in early summer. (I represent the Plaintiffs outside the scope of my representation of the LNC.)

*Cowen v. Kemp*, No. 1:17-cv-04660 (N.D. Ga. Nov. 21, 2017) – This case challenges the Georgia law requiring that candidates for U.S. House submit nomination petitions with signatures equal in number to 5 percent of the registered voters in the last election. No candidate has ever complied with that requirement since the law was enacted in 1943. Plaintiffs are individual voters and the Libertarian Party of Georgia. The Defendant filed an Answer to the Complaint in February 2018, and the parties are currently taking discovery. Discovery ends July 9, 2018. Plaintiffs' counsel is Brian Sells: (404) 480-4212; [bryan@bryansellslaw.com](mailto:bryan@bryansellslaw.com).

*Level the Playing Field v. Federal Election Committee*, No. 1-15-cv-01397: This case challenges the FEC's failure to act upon, and constructive denial of, an administrative complaint against the Commission on Presidential Debates. On February 1, 2017, the Court granted Plaintiffs' motion for summary judgment and denied Defendant's motion. The Court remanded the case to the FEC with instructions to reconsider the evidence and allegations and issue a new opinion within 60 days. The Court also ordered the FEC to reconsider Plaintiffs' petition for rulemaking and enter a new decision within 60 days. In March 2017, the FEC issued a new decision that upheld its prior position. The case is now back before the District Court, and the Plaintiffs have filed a supplemental complaint. The parties have filed cross-motions for summary judgment, and briefing was completed on the motions in November 2017. Plaintiffs' counsel is Alexandra Shapiro, Shapiro Arato LLP: [ashapiro@shapiroarato.com](mailto:ashapiro@shapiroarato.com); 212-257-4881.

*Libertarian National Committee v. Federal Election Committee*, No. 16-cv-0121: This case challenges the FEC's treatment of a bequest from Joseph Shaber, deceased, to the LNC, which imposes an annual limit on the amount of the bequest that may be distributed to the LNC. The FEC filed a motion to dismiss, which the Court denied on January 3, 2017. The parties have taken discovery. In September 2017, Plaintiff filed a motion requesting that the District Court certify certain questions of law to the D.C. Circuit for decision. In October 2017, the FEC filed a

new motion to dismiss. On June 29, 2018, the District Court granted Plaintiff's motion and denied the FEC's motion. The District Court certified the questions of law to the D.C. Circuit. Plaintiffs' counsel is Alan Gura, Gura & Possessky: [alan@gurapossessky.com](mailto:alan@gurapossessky.com); 703.835.9085.

*Libertarian National Committee v. Holiday*, No. 3:14-cv-00063 (E.D. Ky.), No. 17-6216 (6th Cir. Oct. 29, 2017) – This case challenges a debate requirement limiting participation to candidates with “a realistic chance of winning” the election. It also requires that the candidate have raised at least \$100,000 for the campaign. On October 11, 2014, the District Court denied the plaintiff candidate injunctive relief that would permit him to participate in the debate. In September 2015, the judge ordered that there be a trial, and the state answered the Complaint. On September 29, 2017, the Court entered an order granting the Defendants' motion for summary judgment. Plaintiffs' appeal is now pending before the 6th Circuit. Briefing was completed on the appeal in March 2018. Plaintiffs' counsel was Chris Wiest: [chris@cwiestlaw.com](mailto:chris@cwiestlaw.com); 859-486-6850. Robert Winter is counsel of record on appeal: [robertawinterjr@gmail.com](mailto:robertawinterjr@gmail.com).

### **Conclusion**

I look forward to discussing this report with the LNC during its next meeting. Should you have questions or need further information prior to that time, please contact me at 617-953-0161 or [oliverbhall@gmail.com](mailto:oliverbhall@gmail.com).