		THE HONORABLE LEROY MCCULLOUGH		
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7	SUPERIOR COURT OF WASHINGTON			
8	COUNTY OF KING			
9 10)			
10	Washington Election Integrity Coalition) United, et. al,	Case No. 21-2-12603-7 KNT Case No. 102174-7		
11	Plaintiffs,) v.			
13	Julie Wise, et al., Defendants,	DESIGNATION OF CLERK'S PAPERS		
14	and			
15	Washington State Democratic Central	(Clerk's Action Required)		
16	Committee,			
17	Intervenor Defendant;			
18	Julie Wise, King County,			
19	Counter-claimants,) v.			
20	Washington Election Integrity Coalition			
21	United,			
22	Counterclaim Defendant.			
23	TO THE CLERK OF THE COURT:			
24	Please prepare and transmit to the Clerk of the Washington State Supreme Court, the follow-			
25 26	ing clerk's papers:			
26 27				
27 28	DESIGNATION OF CLERK'S PAPERS	Virginia P. Shogren, P.C. 961 Oak Court Sequim WA 98382 360-461-5551		

Sub/Index #	Document	Date Filed
1	Verified Complaint for Equal Protection; Violation of	09/22/2021
	Civil Rights; Equitable Relief; Injunctive Relief; De-	
	claratory Relief; Public Records Action to Compel Ballot	
	Production	
10	Notice of Removal to Federal Court	10/13/2021
15	Notice of remand from US District Court.	10/24/2022
16	Notice of Appearance	10/26/2022
27	Amended King County Defendant's Answer to Plaintiff's	01/06/2023
	Complaint and Counterclaim and Jury Demand	
32	Reply of Washington Election Integrity Coalition United	01/25/2023
	to Counterclaims of Julie Wise and King County	
40	Washington State Democratic Central Committee's Re-	03/30/2023
	newed Motion to Intervene	
41	Declaration of Kevin J. Hamilton In Support of the	03/30/2023
	Washington State Democratic Central Committee's Mo-	
	tion to Intervene	
53	Opposition to Washington State Democratic Central	04/06/2023
	Committee's Renewed Motion to Intervene	
54	Declaration of Virginia P. Shogren in Opposition to	04/06/2023
	Washington State Democratic Central Committee's Re-	
	newed Motion to Intervene	
56	Washington State Democratic Central Committee's Sup-	04/10/2023
	plemental Reply In Support of its Renewed Motion to In-	
	tervene	
62	Motion for Declaratory Judgment on the Meaning and	05/02/2022
	Application of RCW 29A.08.161 to the Instant Action	
64	Motion to Show Cause Re Public Records Request	05/02/2023
66	Defendants/Counterclaimants Julie Wise and King Coun-	05/05/2023
	ty's Motion for Summary Judgment	
67		05/05/2023
	Motion for Summary Judgment	
68	Declaration of Devon Lang in Support of Defendants'	05/05/2023
	Motion for Summary Judgment	
69	Declaration of Deborah Harris-Groves in Support of De-	05/05/2023
	fendants' Motion for Summary Judgment	
71	Order on Status Conference	05/05/2023
75	Defendants' Response to Plaintiff WEICU's Motion to	05/22/2023
	Show Cause Re Public Records Request	
76	Defendants' Response to Plaintiff WEICU's Motion for	05/22/2023
	Declaratory Judgment on the Meaning and Application of	
	RCW 29A.08.161	
77	Second Declaration of Ann Summers in Support of De-	05/22/2023

	fendants' Motion for Summary Judgment	
78	Declaration of Rafael Munoz-Cintron Regarding Service	05/22/2023
80	Plaintiff Washington Election Integrity Coalition Unit-	05/22/2023
	ed's Opposition to Defendants/Counterclaimants Julie	
	Wise and King County's Motion for Summary Judgment	
81	Declaration of Virginia P. Shogren in Support of Plaintiff	05/22/2023
	Washington Election Integrity Coalition United's Oppo-	
	sition to Motion of Defendants/Counterclaimants Julie	
	Wise and King County's Motion for Summary Judgment	
82	Joinder in Plaintiff Washington Election Integrity Coali-	05/22/2023
	tion United's Opposition to Defendants/Counterclaimants	
	Julie Wise and King County's Motion for Summary	
	Judgment	
85	Notice of Errata	05/23/2023
88	Reply Brief in Support of Motion for Declaratory Judg-	05/26/2023
	ment on the Meaning and Application of RCW	
	29A.08.161 to the Instant Action	
89	Reply Declaration of Virginia P. Shogren in Support of	05/26/2023
	Motion for Declaratory Judgment on the Meaning and	
	Application of RCW 29A.08.161 to the Instant Action	
90	Reply in Support of Motion to Show Cause Re Public	05/26/2023
	Records Request	
91	Reply Declaration of Virginia P. Shogren in Support of	05/26/2023
	Motion to Show Cause Re Public Records Request	
93	Reply in Support of Defendants/Counterclaimants Julie	05/30/2023
	Wise and King County's In Motion for Summary Judg-	
	ment	
94	Third Declaration of Ann Summers in Support of De-	05/30/2023
	fendants' Motion for Summary Judgment	
104	Motion for Reconsideration	06/21/2023
105	Declaration of Virginia P. Shogren in Support of Motion	06/21/2023
	for Reconsideration	
107	Notice of Appeal to the Washington Supreme Court	07/11/2023
109	Notice of Appeal to the Washington Supreme Court	07/14/2023
111	Notice of Appeal to the Washington Supreme Court	07/14/2023
115	Defendants' Answer to Plaintiff WEICU's Motion for	07/27/2023
	Reconsideration	
116	Declaration of Ann Summers in Support of Defendants'	07/27/2023
	Answer to Plaintiff WEICU's Motion for Reconsidera-	
	tion	
118	Washington State Democratic Central Committee's Op-	07/27/2023
	position to WEICU's Motion for Reconsideration	
119	Order Denying Plaintiff WEICU's Motion for Reconsid-	08/04/2023
	eration	

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Respectfully submitted,

VIRGINIA P. SHOGREN, P.C.

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By: Virginia P. Shogren WSBA No. 33939 961 W. Oak Court Sequim, WA 98382 360-461-5551 vshogren@gmail.com Attorney for Washington Election Integrity Coalition United

DESIGNATION OF CLERK'S PAPERS

1	CERTIFICATE OF SERVICE				
2	I hereby certify that on August 9, 2023, I electronically filed the following documents with the				
3 4	Clerk of the Court using the King County Superior Court E-Filing System and caused a copy to be served upon the parties listed below via the method indicated:				
5	DESIGNATION OF CLERK'S PAPERS				
6	Counsel for Defendants/Cross-Complainants Julie Wise, King County:				
7	Ann M. Summers Via email: ann.summers@kingcounty.gov				
8	David J.W. Hackett				
	Via email: david.hackett@kingcounty.gov				
9	Mari Isaacson Via email: mari.isaacson@kingcounty.gov				
10					
11	Counsel for Intervenor Defendant Washington State Democratic Central Committee: Kevin Hamilton				
12	Via email: KHamilton@perkinscoie.com				
13	Reina Almon-Griffin Via email: RAlmon-Griffin@perkinscoie.com				
14	Amanda Beane				
	Via email: ABeane@perkinscoie.com Heath Hyatt				
15	Via email: HHyatt@perkinscoie.com				
16					
17	The foregoing document was also served via email provided by the following <i>pro se</i> plaintiffs:				
18	Doug Basler				
19	Via email: doug@eztvspots.com Timofey Samoylenko				
20	Via email: freshtrend13@gmail.com				
20	I declare under penalty of perjury under the laws of the State of Washington that the foregoing				
	is true and correct.				
22	Dated: August 9, 2023 <u>s/ Virginia P. Shogren</u>				
23	Virginia P. Shogren				
24	961 W. Oak Court Sequim, WA 98382				
25					
26					
27					
	Virginia P. Shogren, P.C. 961 Oak Court				
28	DESIGNATION OF CLERK'S PAPERS 5				