IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO, EASTERN DIVISION

OHIO A. PHILIP RANDOLPH INSTITUTE, et al. :

:

Plaintiffs, : Case No. 2:16-cv-00303

:

v. : JUDGE GEORGE C. SMITH

:

SECRETARY OF STATE, JON HUSTED : Magistrate Judge Deavers

:

Defendant. :

NOTICE OF ISSUANCE OF DIRECTIVE PURSUANT TO COURT ORDER

On the evening of October 19, 2016, the Secretary of State issued the attached Directive (Exhibit A) pursuant to the Court's decision and Order, also issued on October 19, 2016. The Court instructed:

The Secretary of State is hereby **ORDERED** to issue a directive no later than Friday, October 21, 2016 in a form substantially similar to the language below. The Court approves of any formatting changes deemed appropriate by the Secretary of State so long as they do not substantively alter the Court's approved language.

The attached Directive complies with the Order and is substantively the same as the language in the Court's Order. Two differences are:

- (1) An introduction is included; and
- (2) In the abundance of caution, the issued Directive changed "15 percent" to "20 percent" in the following sentence:

"The board must provide ballots and envelopes in the quantity of at least 20 percent more than the number of provisional ballots cast in that precinct at the 2008 or 2012 Presidential General Election, whichever is higher."

In addition to above, there are a few minor changes that also do not alter the substantive requirements in the Court's Order. More specifically, footnotes 1 and 4 are new and the text in footnote 3 is slightly altered.

Also, the Secretary anticipates that the Court-ordered changes to the Secretary's web page should be implemented later today.

Respectfully submitted,

MIKE DEWINE Ohio Attorney General

s/ Steven T. Voigt

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Counsel for Defendant Secretary of State Jon Husted **CERTIFICATE OF SERVICE**

I hereby certify that on October 20, 2016, the foregoing was filed electronically. Notice

of this filing will be sent to all parties for whom counsel has entered an appearance by operation

of the Court's electronic filing system. Parties may access this filing through the Court's system.

I further certify that a copy of the foregoing has been served by e-mail or facsimile upon all

parties for whom counsel has not yet entered an appearance and upon all counsel who have not

entered their appearance via the electronic system.

/s/ Steven T. Voigt

STEVEN T. VOIGT (0092879)

Principal Assistant Attorney General



Jon Husted Ohio Secretary of State

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Issued Pursuant to Court Order DIRECTIVE 2016-39
October 19, 2016

To: All County Boards of Elections

Directors, Deputy Directors, and Board Members

Re: Provisional Ballots Cast by Voters Cancelled Since 2011 Under Ohio's Supplemental

Process

On September 23, 2016, the United States Court of Appeals for the Sixth Circuit issued a decision in *Ohio A. Philip Randolph Institute, et al. v. Husted*, Case No. 2:16-cv-303, holding among other things, that Ohio's longstanding Supplemental Process used by four secretaries of state from both major political parties violates Section 8(b)(2) of the NVRA. The Court reversed and remanded the case to the United States District Court for further proceedings consistent with its opinion.

This Directive, relative to the November 8, 2016 General Election, is issued in accordance with today's Order from the United States District Court for the Southern District of Ohio, Eastern Division. The Court ordered the issuance of the Directive below.

If you have any questions regarding this Directive, please contact the Secretary of State's elections counsel assigned to your county at (614) 466-2585.

Sincerely,

Ion Husted

PURPOSE

For purposes of the November 8, 2016 General Election, a provisional ballot cast during the inperson absentee voting period or on Election day by a voter who is not registered to vote in the State of Ohio may be counted if all of the following apply (the "*APRI* Exception"):

- 1. The individual's voter registration was cancelled in 2011, 2013, or 2015 (confirmation card mailed in 2007, 2009, or 2011) pursuant to the Supplemental Process;
- 2. The voter's provisional ballot affirmation reflects an address within that precinct and the voter was previously registered to vote within that same county prior to cancellation;

- **3.** The board of elections does not have information that the voter was deceased, incarcerated on a felony conviction, or adjudicated as incompetent under Ohio law by a county probate court after the individual's registration record was cancelled; and,
- **4.** The voter's provisional ballot affirmation form and the ballot otherwise comply with all applicable laws and directives.

INSTRUCTIONS

Boards must apply the *APRI* Exception to the provisional ballot eligibility determination of any provisional voter who is not registered to vote in the State of Ohio at least 30 days before the election. If the board determines, as evidenced by the voter having a "cancelled" status in the Statewide Voter Registration Database (SWVRD), that the voter previously was registered to vote in the State of Ohio, it must count the provisional ballot using the following steps in conjunction with the mandatory process for determining eligibility of provisional ballots in Chapter 6, Provisional Voting, of the Ohio Election Official Manual:

- **a.** Identify the most recent address of registration in the Statewide Voter File for the voter (because merged records can result in multiple records for a single voter, it is necessary to identify the most recent address of registration on file prior to cancellation). Proceed to "step b" below.
- **b.** If the most recent address of registration in the Statewide Voter File for the voter is in a different county than the address provided by the voter on the provisional affirmation, the board must reject the provisional ballot. If the most recent address of registration in the Statewide Voter File for the voter is the same as the address provided by the voter on the provisional affirmation or is in the same county, proceed to "step c" below.
- c. Identify the "reason" code in the SWVRD. If the reason code is "Cancelled Deceased," "Cancelled Incompetent," or "Cancelled Incarcerated" the board must reject the provisional ballot. (A "merged" record is not a "cancelled" record.) If the reason code is something other than death, adjudication of incompetency by a probate judge, or incarceration on a felony conviction, proceed to "step d" below.
- **d.** Identify the date of cancellation in the SWVRD. If the date of cancellation is prior to 2011, the board must reject the provisional ballot. If the date of cancellation in the SWVRD is after January 1, 2011, proceed to "step e" below.
- **e.** Determine if the voter was cancelled under the "Supplemental Process" of the state's general voter records maintenance program.

If the board's records do not differentiate between a cancellation under the "NCOA Process" and a cancellation under the "Supplemental Process," the board must contact the Secretary of State's elections counsel assigned to its county. The Secretary of State's elections counsel will compare the information from the voter's provisional ballot affirmation to the

<u>Directive 2016-39 Provisional Ballots Cast by Voters Cancelled Since 2011 Under Ohio's Supplemental</u> Process

Page 3 of 4

NCOA list from the year in which the voter was sent a confirmation notice (four years prior to the year of cancellation).

The Secretary's Office shall possess the NCOA lists from 2007, 2009, and 2011. A county seeking to determine whether an individual is on the NCOA list in accordance with subsection (b) above shall contact the Secretary's Office, which shall provide the county with a prompt response.

The provisional ballot of a voter whose registration was cancelled under the "NCOA Process" cannot be counted under the *APRI* Exception. If the voter's registration was cancelled under the "NCOA Process," the board must reject the provisional ballot.

The provisional ballot of a voter whose registration was cancelled under the "Supplemental Process" must be counted under the *APRI* Exception if the provisional ballot affirmation and the provisional ballot otherwise comply with all applicable laws, as directed in the mandatory process for determining eligibility of provisional ballots in Chapter 6, Provisional Voting, of the Ohio Election Official Manual.

ADDITIONAL INSTRUCTIONS

- The board must provide ballots and envelopes in the quantity of at least 20¹ percent more than the number of provisional ballots cast in that precinct at the 2008 or 2012 Presidential General Election, whichever is higher.² Additionally, each board must provide to each precinct and/or polling location a stock of provisional ballot affirmation envelopes (containing Secretary of State Form 12-B) that is greater than the number of provisional ballots being provided for this election. Be mindful of the proper allocation of ballot and envelope quantities across precinct splits. Additionally, any multi-precinct polling location must have a sufficient supply of Secretary of State Form 12-D.³
- Boards of elections will be required to provide the total count of provisional ballots counted using the *APRI* Exception separate from all other counted provisional ballots when the board submits its supplemental report at the conclusion of the official canvass following Election Day.
- Boards of elections are required to add the following language to any web tool used to aid voters in searching for their registration information:

Because the Court includes voters cancelled pursuant to the Supplemental Process in three cycles (2011, 2013, and 2015), the Secretary of State's Office has increased the Court's percentage from 15 percent to 20 percent, which is not substantive to the intent or effect of the Order.

² This is a minimum requirement for preparedness, not a prediction for the number of provisional ballots expected to be cast this election or as a result of the *APRI* Exception.

For all information and instructions relative to ballot quantities besides the required minimum number of provisional ballots and envelopes contained herein for the November 8, 2016 general election, *see* <u>Directive 2016-35.</u>

<u>Directive 2016-39 Provisional Ballots Cast by Voters Cancelled Since 2011 Under Ohio's Supplemental</u> Process

Page 4 of 4

- o If you are unable to locate your voter registration information but think you are registered to vote and you have not moved outside of your county of prior registration, you may be eligible to cast a provisional ballot during in-person absentee voting period at an appropriate early voting location or the county board of elections, or on Election Day at the correct polling place for your current address that may be counted. We encourage you to check your registration status by contacting your local county board of elections. To find your polling place, please click here or call your county board of elections. Click here for a full listing of Boards of Elections.
- With respect to absentee ballot request forms, submitted in person or by mail, that have not already been processed and/or rejected by the Secretary of State and the respective boards of elections, the following language shall be included in the notification of denial of the request for absentee voter to any nonregistered voter:
 - You may still cast a provisional ballot during in-person absentee voting period at an appropriate early voting location or the county board of elections, or on Election Day at the correct polling place for your current address.

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⁴ Pursuant to the Court's order: "The phrase 'please click here' will be a hyperlink to the online 'Voter Toolkit' which contains an option for 'Find My Polling Location.' *Voter Toolkit*, Secretary of State, https://www.sos.state.oh.us/SOS/Upload/sites/ballotTracking/ballotTracking.aspx?page=20547 (last visited October 18, 2016). The phrase 'Click here for a full listing of Boards of Elections' will continue to be a hyperlink to a list of the contact information of all of Ohio's 88 county boards of elections." http://www.sos.state.oh.us/sos/elections/electionsofficials/boeDirectory.aspx#dir (last visited October 19, 2016).