

IN THE ARKANSAS SUPREME COURT

LAUREN COWLES, individually and on behalf
of ARKANSANS FOR LIMITED GOVERNMENT,
an Arkansas ballot question committee

PETITIONERS

v. No. _____

JOHN THURSTON, in his official capacity
as Arkansas Secretary of State

RESPONDENT

ORIGINAL ACTION COMPLAINT

For their original action complaint, petitioners state:

1. On July 5, 2024, petitioner Lauren Cowles (“Cowles”), on behalf of petitioner Arkansans for Limited Government (“AFLG”), submitted 101,525 signatures and accompanying paperwork to respondent, Arkansas Secretary of State John Thurston (“Secretary”), for certification of the ballot initiative petition known as the Arkansas Abortion Amendment of 2024 (the “Amendment”).

2. The vast majority of the signatures were collected by volunteers, working across Arkansas for months to obtain the signatures necessary for the Secretary to certify the Amendment for the November 2024 General Election ballot. Despite these efforts, the Secretary did not count the signatures petitioners submitted. Instead, five days later, the Secretary rejected the submission as insufficient, without affording petitioners an opportunity to correct the submission.

3. The Secretary’s rejection of petitioners’ submission was incorrect and unlawful, and petitioners challenge that rejection through this action. The Secretary

rejected the submission for one reason: because, he alleged, petitioners did not comply with Ark. Code Ann. § 7-9-111(f)(2), which concerns submissions of certain statements to the Secretary. But petitioners did comply with § 7-9-111(f)(2). And even if they had not, failure to comply with § 7-9-111(f)(2) is correctable, and they have corrected any perceived failure. Additionally, petition parts and signatures are still valid and should be counted even if there is a lack of compliance with § 7-9-111(f)(2), as the Secretary's office has explicitly represented to this Court in at least two other cases. Finally, the Secretary failed to perform an initial count of all signatures on the initiative petition, despite his statutory obligation to do so.

4. The Secretary's unlawful rejection of petitioners' submission prevents the people of Arkansas from exercising their right to adopt, or reject, the Amendment. This Court should correct the Secretary's error and reaffirm Arkansas's motto, *Regnat Populus*, The People Rule.

Jurisdiction and Parties

5. This is an original action under Article 5, § 1, of the Arkansas Constitution, Amendment 80, § 2(D)(4), to the Arkansas Constitution, Ark. Code Ann. § 7-9-112, and Arkansas Supreme Court Rule 6-5.

6. The Arkansas Supreme Court has original and exclusive jurisdiction to review the sufficiency of all state-wide initiative petitions. Ark. Const. art. 5, § 1.

7. Petitioner Lauren Cowles is an Arkansas citizen, resident, and

registered voter. She is also the Executive Director of AFLG.

8. Petitioner AFLG is an Arkansas ballot question committee registered with the Arkansas Ethics Commission. Ex. 1, Statements of Organization. AFLG is a sponsor of the Amendment.

9. Respondent John Thurston is the Arkansas Secretary of State. As such, he is charged with making an initial determination of the sufficiency of all state-wide petitions, subject to review by this Court. Ark. Const. art. 5, § 1.

Factual Allegations

10. On November 27, 2023, AFLG registered with the Arkansas Ethics Commission as an Arkansas ballot question committee. Ex. 1. AFLG was constituted to support the Amendment, and it has done so through various means, including by arranging for the circulation of the Amendment and filing it with the Secretary of State for verification of signatures.

11. AFLG has been and continues to be a sponsor of the Amendment.

12. On January 23, 2024, the Arkansas Attorney General certified the ballot title and popular name for the Amendment.

13. After the Attorney General's certification, hundreds of volunteers from across Arkansas worked long hours to collect enough signatures for the Amendment to be placed on the November 2024 General Election ballot.

14. AFLG also hired Verified Arkansas, LLC, to provide canvassing

services. Paid canvassers hired by Verified Arkansas also collected signatures for the Amendment.

15. On June 27, 2024, Allison Clark, on behalf of AFLG, sent a Sponsor Affidavit with two exhibits to the Secretary. The Sponsor Affidavit stated, among other things, “The Sponsor has provided each Paid Canvasser listed on the attached Exhibit A a copy of the most recent edition of the Secretary of State’s Initiatives and Referenda Handbook.” The Sponsor Affidavit also stated, “The Sponsor has explained to each Paid Canvasser listed on Exhibit A the Arkansas law applicable to obtaining signatures on an initiative or referendum petition.” Exhibit A was a list of approximately 191 paid canvassers, including each canvasser’s name and address, among other information.

16. This was not the first time that AFLG had submitted a Sponsor Affidavit and accompanying list of paid canvassers—it was approximately the seventeenth time. Beginning on or around May 8, 2024, AFLG submitted the Sponsor Affidavit and accompanying paid canvasser list whenever it added paid canvassers.

17. AFLG also sent by email an updated list of paid canvassers to the Secretary on July 4, 2024, in the same form as the previous lists, adding additional paid canvassers. The list submitted on July 4 included approximately 265 paid canvassers.

18. AFLG did not submit a Sponsor Affidavit with the July 4 list because

the Secretary's office specifically told AFLG that such an affidavit was not required.

19. On July 5, 2024, Cowles, on behalf of AFLG, submitted signatures and accompanying paperwork to the Secretary for his review and certification of the Amendment for the November 2024 General Election ballot.

20. The submission contained, among other documents, AFLG's count of 101,525 signatures in support of placing the Amendment on the November 2024 General Election ballot. This number of signatures was a conservative count by AFLG. The number of signatures actually submitted to the Secretary by petitioners was likely higher than that number. The 101,525 signatures facially exceeded the requirements for certification on the November 2024 General Election ballot.

21. The submission also contained a statement listing the paid canvassers used by AFLG. This listed the same approximately 265 paid canvassers on the list sent to the Secretary on July 4.

22. Before the filing, AFLG had asked the Secretary's office exactly what it would need to sign and submit to the Secretary on the day of filing. In response, the Secretary's office sent AFLG one attachment, the Receipt for Initiative or Referendum Petition, but did not include any other documents. At the filing, the Secretary's attorneys and representatives assured Cowles that she had filed the necessary paperwork with her submission.

23. On July 10, 2024, the Secretary sent a letter to Cowles, stating, "The

first part of our review [of initiative petitions] is to ensure that the sponsor has complied with all statutory requirements for submitting a petition. Because you failed at this first step, it is my duty to reject your submission.” Ex. 2, Letter from the Secretary to Cowles.

24. The letter rejected AFLG’s submission for one reason: the Secretary concluded that AFLG failed to comply with Ark. Code Ann. § 7-9-111(f)(2), which requires the person filing the petition to submit certain statements regarding paid canvassers. The letter stated that AFLG “did not submit any statements meeting this requirement.” Ex. 2.

25. According to the Secretary, this required him to reject AFLG’s submission. The Secretary said, even if it did not require him to reject the “submission outright, it would certainly mean that signatures gathered by paid canvassers in your submission could not be counted for any reason.” Ex. 2. The letter stated that, as a “courtesy,” the Secretary’s office determined “the initial count of signatures gathered by paid canvassers in your putative submission. That number was 14,142. After removing those signatures, and assuming your attestation as valid, 87,382 volunteer signatures remain—3,322 signatures less than the required 90,704.” Ex. 2. In other words, the Secretary performed an initial count of signatures gathered by paid canvassers but did not perform an initial count of signatures gathered by volunteer canvassers.

26. The Secretary is not providing petitioners an opportunity to cure or correct any perceived deficiencies in their submission.

27. On July 11, 2024, Cowles responded to the Secretary's letter. Ex. 3. Cowles's response explained, among other things, that AFLG had complied with Ark. Code Ann. § 7-9-111(f)(2), that the Secretary had unlawfully rejected the petition parts collected by the paid canvassers, and that the Secretary had failed to fulfill his duties to perform an initial count of all signatures submitted by AFLG. It also explained that any noncompliance with § 7-9-111(f)(2) is correctable. Thus, the letter stated, "AFLG presumes that your letter offers AFLG an opportunity to correct pursuant to § 7-9-111(d) and/or Arkansas Constitution Article 5 § 1. AFLG avails itself of this opportunity by submitting the enclosed statement and accompanying documents." Ex. 3 at 2.

28. The letter enclosed the previous June 27, 2024, sponsor affidavit that AFLG submitted to the Secretary. Ex. 3 at 4-7. It also included a "Sponsor Statement Regarding Compliance with Ark. Code Ann. § 7-9-111(f)(2)" signed by Cowles on behalf of AFLG. Ex. 3 at 8-17. The Sponsor Statement stated, "Another copy of the list containing the names of all 266 paid canvassers is attached hereto at **Exhibit A**. There have been no additions or deletions to this list since it was submitted to the Secretary of State on July 4 and July 5, 2024." Ex. 3 at 8, ¶ 6. It also stated, "For each of the 266 paid canvassers, AFLG provided a copy of the most recent edition

of the Secretary of State’s initiatives and referenda handbook before the paid canvasser solicited signatures.” Ex. 3 at 9, ¶ 7.

29. On July 15, 2024, the Secretary responded to Cowles’s letter and reiterated his rejection of petitioners’ submission for noncompliance with Ark. Code Ann. § 7-9-111(f)(2).

Claim for Relief

The Secretary’s Insufficiency Determination

30. Petitioners incorporate into this claim for relief all preceding paragraphs of the complaint.

31. The Secretary has authority to decide the sufficiency of all state-wide petitions in the first instance, “subject to review by the Supreme Court of the State, which shall have original and exclusive jurisdiction over all such causes.” Ark. Const. art. 5, § 1.

32. The Secretary’s July 10, 2024, letter to Cowles was a determination that petitioners’ submission was insufficient. *See id.*; Ark. Code Ann. § 7-9-111(a). The Secretary is not providing AFLG an opportunity to cure or correct any perceived deficiencies in its submission.

33. The Secretary’s insufficiency determination, which is based entirely on noncompliance with Ark. Code Ann. § 7-9-111(f)(2), is incorrect for multiple reasons.

34. First, petitioners complied with Ark. Code Ann. § 7-9-111(f)(2).

Section 7-9-111(f)(2) provides in full:

(2) If signatures were obtained by paid canvassers, the person filing the petitions under this subsection shall also submit the following:

(A) A statement identifying the paid canvassers by name; and

(B) A statement signed by the sponsor indicating that the sponsor:

(i) Provided a copy of the most recent edition of the Secretary of State's initiatives and referenda handbook to each paid canvasser before the paid canvasser solicited signatures; and

(ii) Explained the requirements under Arkansas law for obtaining signatures on an initiative or referendum petition to each paid canvasser before the paid canvasser solicited signatures.

35. In compliance with subsection A, on July 5, 2024, at the time of filing the initiative petition, Cowles submitted to the Secretary a statement that identified each of the paid canvassers by name. These same canvassers were also identified to the Secretary in an email from AFLG on July 4, 2024.

36. In compliance with subsection B, AFLG submitted approximately 17 signed statements to the Secretary attesting to the information necessary in subsection B between May 8 and June 27, 2024.

37. Second, even if petitioners failed to comply with § 7-9-111(f)(2), they have corrected such failure, as is permitted by the law. *See* Ark. Const. art. 5, § 1

(“Amendment of Petition”); Ark Code Ann. § 7-9-111(d). In her July 11, 2024, response letter to the Secretary, Cowles included a “Sponsor Statement Regarding Compliance with Ark. Code Ann. § 7-9-111(f)(2)” that complied with the requisites of § 7-9-111(f)(2). Ex. 3 at 8-17.

38. Third, all petition parts and signatures are still counted even if there is a lack of compliance with § 7-9-111(f)(2). The Secretary’s office has confirmed at least twice to this Court its agreement with this statement. *See* Respondent’s Brief and Supplemental Addendum at Arg. 5-6, *Benca v. Martin*, No. CV-16-785 (Ark. Oct. 12, 2016) (“*Benca* Brief”); Respondent’s Brief and Supplemental Addendum at Arg. 12-13, *Ross v. Martin*, No. CV-16-776 (Ark. Oct. 12, 2016). As the Secretary’s office stated, “Section 7-9-111 does not have a ‘do not count’ penalty associated with it. . . . The express designation of a ‘do not count’ penalty in other subsections of this section of the Arkansas Code (and Acts 1413 of 2019 and 1219 of 2015), indicates that the absence of such a provision in 7-9-111 was an intentional omission.” *Benca* Brief at Arg. 6. For that reason, the Secretary’s office agreed that “no signatures” should be disqualified for violation of § 7-9-111. *Id.* at Arg. 7.

39. Fourth, the Secretary has failed his duty to “[p]erform an initial count of the signatures.” Ark. Code Ann. § 126(a). In his July 10 letter to Cowles, the Secretary indicated that he had performed an initial count of the signatures collected by paid canvassers but had not performed an initial count of the signatures collected

by volunteer canvassers. Because he is, at minimum, required to perform an initial count of all signatures before making a sufficiency determination, his sufficiency determination is incorrect.

40. The Secretary's insufficiency determination is therefore contrary to the law and should be vacated.

Prayer for Relief

WHEREFORE, petitioners pray that this Court:

1. Find that the Secretary's determination of insufficiency and rejection of petitioners' submission of the Amendment for certification was incorrect;
2. Vacate the determination of insufficiency;
3. Expedite proceedings and provide emergency relief as will be requested in an accompanying motion to expedite and for emergency relief;
4. Order that the Secretary's incorrect insufficiency determination cannot prejudice petitioners' rights to a full certification and correction process of the Amendment;
5. Order that the Secretary must count all signatures submitted by petitioners, including those gathered by paid canvassers;
6. Order that, if proceedings in this action have not terminated in time for the full certification and correction process to occur before the deadline to certify initiatives for the November 2024 ballot, then the Secretary must certify the

Amendment for the November 2024 General Election ballot; and

7. Provide any other just and proper relief the Court deems necessary.

DATED: July 16, 2024.

SHULTS LAW FIRM LLP
200 West Capitol Avenue, Suite 1600
Little Rock, AR 72201-3621
Telephone: (501) 375-2301
Facsimile: (501) 375-6861

By: /s/ Peter Shults

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Steven Shults
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Attorneys for Petitioners

EXHIBIT 1

BALLOT QUESTION COMMITTEE (BQC)* STATEMENT OF ORGANIZATION

(Arkansas Ethics Commission File Stamp)

To be filed with:
Arkansas Ethics Commission
Post Office Box 1917
Little Rock, AR 72203
Phone (501) 324-9600
Fax (501) 324-9606



Check if this is an amendment to a previously filed statement of organization

Section One: BQC Name

Name of BQC (in full): Arkansans for Limited Government

Section Two: BQC Address & Phone Number

If BQC has no office address, use the address of the BQC officer authorized to receive notices on behalf of the BQC.

Address: PO Box 7866

City: Little Rock State: AR Zip: 72217 Telephone Number: 501.553.7054

Section Three: BQC Officers and Directors

Provide the name, title, address, and telephone number of the treasurer and other principal officers and directors of the BQC.

Name: Hershey Garner Title: Chair

Address: PO Box 7866 City: Little Rock State: AR Zip: 72217

Telephone 501.553.7054

Number: Name: James McHugh Title: Treasurer

Address: PO Box 7866 City: Little Rock State: AR Zip: 72217

Telephone 501.553.7054

Number: Name: _____ Title: _____

Address: _____ City: _____ State: _____ Zip: _____

Telephone _____

Number: Name: _____ Title: _____

Address: _____ City: _____ State: _____ Zip: _____

Telephone _____

Number: _____

* The term "ballot question committee" is defined in Ark. Code Ann. § 7-9-402(2)(A) and (B) and § 600(c)(1) and (2) of the Ethics Commission's Rules on Ballot and Legislative Question Committees.

Section Four: Financial Information

Provide the name and address of each financial institution in which the BQC deposits money or anything else of monetary value.

Name of Financial Institution: First National Bank

Address: 200 W Court Street City: Paragould State: AR Zip: 72450

Name of Financial Institution: _____

Address: _____ City: _____ State: _____ Zip: _____

Section Five: Members

Provide the name of each person who is a member of the committee. A person that is not an individual may be listed by its name without also listing its own members, if any.


For AR People

Section Six: Brief Statement

Provide a brief statement identifying the substance of each ballot question as to which the BQC will expressly advocate the qualification, disqualification, passage, or defeat, and, if known, the date each ballot question shall be presented to a popular vote at an election.

To advocate for the passage of the Arkansas Reproductive Healthcare Amendment; to advocate for personal freedom against government interference in Arkansans' healthcare decisions.

11/27/2023
Date



Signature of BQC Officer

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To be filed with:
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FILED

DEC 15 2023

ARKANSAS ETHICS
COMMISSION
BY 

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For AR People

Rachel Spencer

Section Six: Brief Statement

Provide a brief statement identifying the substance of each ballot question as to which the BQC will expressly advocate the qualification, disqualification, passage, or defeat, and, if known, the date each ballot question shall be presented to a popular vote at an election.

To advocate for the passage of the Arkansas Abortion Amendment or any future iteration of said amendment, which was
originally titled The Arkansas Reproductive Healthcare Amendment; to advocate for personal freedom against
government interference in Arkansans' healthcare decisions.

12/15/23

Date



Signature of BQC Officer

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FILED

APR 25 2024

ARKANSAS ETHICS
COMMISSION

BY

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Address: _____ City: _____ State: _____ Zip: _____

Section Five: Members

Provide the name of each person who is a member of the committee. A person that is not an individual may be listed by its name without also listing its own members, if any.

For AR People _____

Rachel Spencer

Healthcare Alliance for Reproductive Care (HARC)

Grandmothers for Reproductive Rights (GRR)

Section Six: Brief Statement

Provide a brief statement identifying the substance of each ballot question as to which the BQC will expressly advocate the qualification, disqualification, passage, or defeat, and, if known, the date each ballot question shall be presented to a popular vote at an election.

To advocate for the passage of the Arkansas Reproductive Healthcare Amendment; to advocate for personal freedom against government interference in Arkansans' healthcare decisions.

7/24/24

Date



Signature of BQC Officer

EXHIBIT 2



JOHN THURSTON

ARKANSAS SECRETARY OF STATE

July 10, 2024

Sent via email & regular mail

Lauren Cowles
P.O. Box 7866
Little Rock, AR 72217

RE: Proposed Constitutional Amendment
Popular Name: Arkansas Abortion Amendment of 2024

Dear Ms. Cowles:

The Secretary of State is officially charged under Article 5, § 1 of the Arkansas Constitution to review statewide initiatives and referenda petitions. The first part of our review is to ensure that the sponsor has complied with all statutory requirements for submitting a petition. Because you failed at this first step, it is my duty to reject your submission.

I have determined that you failed to comply with Ark. Code Ann. § 7-9-111(f)(2). That provision requires the sponsor to submit (1) a statement identifying the paid canvassers by name, and (2) a signed statement indicating that the sponsor has provided a copy of the most recent edition of the Secretary of State's initiatives and referenda handbook and explained the requirements under Arkansas law for obtaining signatures on the petition to each paid canvasser before the paid canvasser solicited signatures. In *McDaniel v. Spencer* in 2015, the Arkansas Supreme Court expressly found this requirement to be constitutional. You did not submit any statements meeting this requirement. By contrast, other sponsors of initiative petitions complied with this requirement. Therefore, I must reject your submission.

Even if your failure to comply with Ark. Code Ann. § 7-9-111(f)(2) did not require me to reject your submission outright, it would certainly mean that signatures gathered by paid canvassers in your submission could not be counted for any reason. You submitted an affidavit attesting that the total number of signatures submitted was 101,525. As a courtesy to you, I instructed my office to determine the initial count of signatures gathered by paid canvassers in your putative submission. That number was 14,143. After removing those signatures, and assuming your attestation as valid, 87,382 volunteer signatures remain—3,322 signatures less than the required 90,704. Therefore, even if I could accept your submission, I would be forced to find that your petition is insufficient on its face for failure to obtain the required 90,704 signatures.

Sincerely,


John Thurston
Arkansas Secretary of State

EXHIBIT 3

ARKANSANS FOR
LIMITED GOVERNMENT

July 11, 2024

The Honorable John Thurston
Arkansas Secretary of State
State Capitol
501 Woodlane Avenue
Suite 526
Little Rock, AR 72201

VIA EMAIL (ARSOS@SOS.ARKANSAS.GOV) AND HAND DELIVERY

Re: Response to Your Letter of July 10, 2024

Dear Secretary Thurston,

Arkansans for Limited Government (“AFLG”) is a Sponsor of the initiative petition for the Arkansas Abortion Amendment of 2024. AFLG has received your letter dated July 10, 2024, wherein you claim that AFLG has failed to comply with the statutory requirements contained in Ark. Code Ann. § 7-9-111(f)(2), leading you to “reject” AFLG’s submission. Contrary to your claim, AFLG met the requirements of Ark. Code Ann. § 7-9-111(f)(2). Additionally, this letter explains that you have unlawfully rejected the petition parts in question. Finally, the letter explains that, regardless of your erroneous position that the petition parts from paid canvassers should not be counted, you have failed to fulfill your duty to perform an initial count of all signatures submitted by AFLG, and you must continue counting.

The text of § 7-9-111(f)(2) states, in full:

If signatures were obtained by paid canvassers, the person filing the petitions under this subsection shall also submit the following:

(A) A statement identifying the paid canvassers by name;
and

(B) A statement signed by the sponsor indicating that the sponsor:

(i) Provided a copy of the most recent edition of the Secretary of State’s initiatives and referenda handbook to each paid canvasser before the paid canvasser solicited signatures; and

(ii) Explained the requirements under Arkansas law for obtaining signatures on an initiative or referendum petition to each paid canvasser before the paid canvasser solicited signatures.

In compliance with § 7-9-111(f)(2), AFLG submitted to you on June 27, 2024, the enclosed Sponsor Affidavit that meets these requirements. Specifically, the Sponsor Affidavit attached a list

ARKANSANS FOR LIMITED GOVERNMENT

that identified paid canvassers by name and contained a statement, signed by AFLG, indicating that AFLG provided those paid canvassers with a copy of the most recent edition of the Secretary of State's initiatives and referenda handbook and explained the requirements under Arkansas law for obtaining signatures on an initiative or referendum. In addition, even if the Sponsor Affidavit had failed to meet the statutory requirements in some technical way, AFLG's compliance efforts with respect to § 7-9-111(f)(2) are abundant, well-documented, and repeatedly acknowledged by your office, which is required to file and preserve AFLG's submissions. Ark. Code Ann. § 7-9-123. Further, on July 5, in compliance with § 7-9-111(f)(2)(A), AFLG submitted to you again a list of all 266 paid canvassers, which your staff explicitly told AFLG was not required. AFLG also on July 5 submitted 266 affidavits, signed by each individual canvasser, affirming that AFLG provided them the information required by § 7-9-111(f)(2)(B). In drafting the paid canvasser affidavits, AFLG copied the exact language of a sample affidavit provided by your office to AFLG. These materials had already been provided to you, and were only provided again in an abundance of caution, even against the insistence of your staff that some of this information was not required.

Your letter fails to specify in what manner AFLG failed to comply with the plain language of the statute, leaving AFLG to guess at your reasoning. AFLG therefore submits a new statement, enclosed with this letter, restating its compliance with the requirements of § 7-9-111(f)(2). This "correction" is explicitly permissible in this scenario. Indeed, the title of § 7-9-111 reads, "Determination of sufficiency of petition—Corrections." Based on this language, AFLG presumes that your letter offers AFLG an opportunity to correct pursuant to § 7-9-111(d) and/or Arkansas Constitution Article 5 § 1. AFLG avails itself of this opportunity by submitting the enclosed statement and accompanying documentation.

Additionally, your rejection of petition parts defies the statute. The law is clear that petition parts can only be excluded from the initial count for a limited number of reasons. Section 7-9-126(b) provides the exclusive and exhaustive list of reasons for rejecting a petition part for initial counting purposes. You do not allege that the petitions submitted by AFLG are deficient in any of the ways listed in § 7-9-126(b). Further, § 7-9-111 does not have a "do not count" penalty associated with it, a point that you yourself made to the Arkansas Supreme Court in response to an effort to disqualify a ballot initiative. *See Respondent's Brief and Supplemental Addendum*, at Arg. 5, *Benca v. Martin*, No. CV-16-785 (Ark. Oct. 12, 2016). As you also pointed out in that brief, "the express designation of a 'do not count' penalty in other subsections of the Arkansas Code . . . indicates that the absence of such a provision in 7-9-111 was an intentional omission." AFLG agrees. Because the alleged deficiency you point out is not associated with a "do not count" penalty, and because you have not alleged that AFLG is deficient in any of the ways outlined in § 7-9-126(b), you must count the paid canvasser petition parts, or, at a minimum, allow AFLG the opportunity to correct.

Finally, regardless of your erroneous position that the paid canvasser petition parts should not be counted, you have a duty to count every signature on every other petition part. Your July 10 letter makes clear that you relied upon AFLG's representation regarding the total number of signatures collected, not your own count. AFLG's conservative, internal signature count has no bearing on your independent duty as the official charged with verifying signatures to perform an initial count of all signatures. *See Ark. Code Ann. § 7-9-126(a)*. You must continue counting.

ARKANSANS FOR
LIMITED GOVERNMENT

For the reasons detailed above, please confirm as soon as possible, and no later than Monday, July 15, that the submission of the initiative petition facially contains the required number of signatures and that your office is proceeding to verify *all* of the submitted signatures, including those contained on petition parts from paid canvassers.

Sincerely,



Lauren Cowles
Executive Director
Arkansans for Limited Government

cc: Mr. Josh Bridges (via email only – josh.bridges@sos.arkansas.gov)
Ms. Leslie Bellamy (via email only – leslie.bellamy@sos.arkansas.gov)

Enclosures:

Affidavit of Sponsor Regarding Additional Paid Canvassers, dated June 27, 2024
Sponsor Statement regarding compliance with Ark. Code Ann. § 7-9-111(f)(2) (with paid canvasser list)

Affidavit of Sponsor Regarding Additional Paid Canvassers

STATE OF ARKANSAS

COUNTY OF PULASKI

Having been duly sworn, the undersigned hereby states and affirms under oath as follows:

I, Allison Clark, state under oath the following:

1. I make the following statements based upon my own personal knowledge.
2. I am over the age of 18, of sound mind, and otherwise qualified to make this affidavit.
3. I am providing this affidavit on behalf of and at the direction of Arkansans For A Limited Government a Ballot Question Committee and Sponsor of an initiative petition popularly known as THE ARKANSAS ABORTION AMENDMENT 2024
4. I am the Controller of Verified Arkansas LLC ("VA"), a company hired by Arkansans For Limited Government to provide canvassing services. As part of its responsibilities, VA hires, trains and manages paid canvassers who are employees of VA.
5. The Sponsor has provided each Paid Canvasser listed on the attached Exhibit A a copy of the most recent edition of the Secretary of State's Initiatives and Referenda Handbook.

6. The Sponsor has explained to each Paid Canvasser listed on Exhibit A the Arkansas law applicable to obtaining signatures on an initiative or referendum petition.

7. The Sponsor is submitting herewith as Exhibit A a list of additional Paid Canvassers' names and current residential addresses to the Arkansas Secretary of State.

8. The Sponsor has instructed each Paid Canvasser listed on Exhibit A to provide sufficient information of the Paid Canvasser's identity to allow the Sponsor to obtain the criminal history and criminal record of the Paid Canvasser within thirty (30) days before the date that the Paid Canvasser will begin to collect signatures.

9. The Sponsor has obtained the criminal history and criminal record of each Paid Canvasser listed on Exhibit A.

10. Where indicated by such criminal history or criminal record, the Sponsor has contacted the appropriate authority in the state or jurisdiction if a criminal history or criminal record indicates an open or pending matter if that open matter would be a disqualifying offense.

11. The Sponsor has obtained at Sponsor's cost, from the Division of Arkansas State Police a current criminal history and criminal record search on each Paid Canvasser being registered with the Arkansas Secretary of State.

12. The criminal history and criminal record search for each Paid Canvasser was obtained from the Division of Arkansas State Police within 30 days before the date the Paid Canvasser will begin collecting signatures.

13. The Sponsor agrees that it will not pay or offer to pay a Paid Canvasser on a basis related to the number of signatures obtained on a statewide initiative petition or statewide referendum petition.

14. The Sponsor certifies that each Paid Canvasser in the Sponsor's employ has no disqualifying offenses.

15. The Sponsor is herewith submitting as Exhibit B to the Secretary of State each additional Paid Canvasser's signed statement that they have not pleaded guilty or nolo contendere to or been found guilty of any of the following offenses in any state of the United States, the District of Columbia, Puerto Rico, Guam, or any other United State protectorate:

- i. A felony;
- ii. Violation of election laws;
- iii. Fraud;
- iv. Forgery;
- v. Counterfeiting;
- vi. Identity Theft;
- vii. A crime of violence, including assault, battery or intimidation;
- viii. Harassment;
- ix. Terroristic threatening;
- x. A sex offense, including sexual harassment;
- xi. A violation of the drug and narcotics laws;
- xii. Breaking and entering;
- xiii. Trespass;
- xiv. Destruction or damage of property;
- xv. Vandalism;
- xvi. Arson; or
- xvii. A crime of theft, including robbery, burglary, and simple theft or larceny.

Dated this 27 day of June, 2024.

Arkansans For Limited Government


Allison Clark

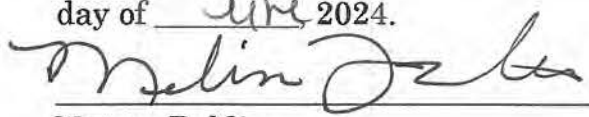
ACKNOWLEDGMENT

STATE OF ARKANSAS

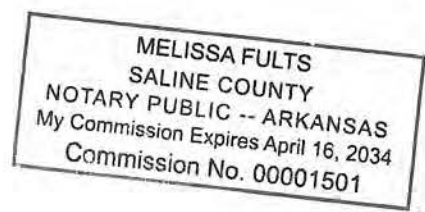
COUNTY OF Pulaski

On this the 27 day of June, 2024, before me, a Notary Public, duly commissioned, qualified and acting within the aforesaid State and County, appeared in person the within named Allison Clark to me personally well known, who stated and acknowledged that he had so signed, executed and delivered the foregoing instrument for the consideration, uses, and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I hereunto set my hand and official seal this 27 day of June 2024.


Notary Public

My Commission Expires:
4/16/34



**SPONSOR STATEMENT REGARDING
COMPLIANCE WITH ARK. CODE ANN. § 7-9-111(f)(2)**

I, Lauren Cowles, being duly sworn, depose and say as follows:

1. I am over the age of 18, am competent to testify, and have personal knowledge of the facts and information set forth in this statement.

2. I am providing this statement, in the form of an affidavit, on behalf of Arkansans for Limited Government (“AFLG”), a Ballot Question Committee and a Sponsor of the initiative petition popularly known as the Arkansas Abortion Amendment of 2024.

3. I am the Executive Director of AFLG. As part of my responsibilities in that role, I worked with Verified Arkansas LLC (“VA”), a company AFLG hired to provide canvassing services related to the Arkansas Abortion Amendment of 2024. As part of its responsibilities, VA hires, trains, and manages paid canvassers who are employees of VA.

4. VA employed 266 paid canvassers to perform canvassing services for AFLG related to the Arkansas Abortion Amendment of 2024. AFLG submitted to the Secretary of State’s office on a rolling basis lists containing the names of the paid canvassers. AFLG submitted, in total, 19 lists to the Secretary of State, each subsequent list cumulative of the previous list, with the final list containing the names of all 266 paid canvassers.

5. AFLG submitted the final list containing the names of all 266 paid canvassers to the Secretary of State’s office electronically on July 4, 2024, and in hard copy on July 5, 2024.

6. Another copy of the list containing the names of all 266 paid canvassers is attached hereto at **Exhibit A**. There have been no additions or deletions to this list since it was submitted to the Secretary of State on July 4 and July 5, 2024.

7. For each of the 266 paid canvassers, AFLG provided a copy of the most recent edition of the Secretary of State's initiatives and referenda handbook before the paid canvasser solicited signatures.

8. For each of the 266 paid canvassers, AFLG explained the requirements under Arkansas law for obtaining signatures on an initiative or referendum petition before the paid canvasser solicited signatures.

9. AFLG required each paid canvasser to sign an affidavit attesting, among other things, that AFLG provided the paid canvasser a copy of the most recent edition of the Secretary of State's initiatives and referenda handbook and that AFLG explained the requirements under Arkansas law for obtaining signatures on an initiative or referendum petition. Each paid canvasser acknowledged these facts and signed the affidavit before they began soliciting signatures.

10. As evidence of AFLG's compliance with Ark. Code Ann. § 7-9-111(f)(2), petition parts containing signatures solicited by a paid canvasser do not contain signatures that predate that paid canvasser's affidavit.

11. When AFLG filed the petition with signatures with the Secretary of State on July 5, 2024, AFLG submitted hard copies of all 266 paid canvasser affidavits to the Secretary of State's office.

12. AFLG also submitted, on a rolling basis with the lists of paid canvassers, sponsor affidavits attesting to AFLG's compliance with the requirements of Ark. Code Ann. § 7-9-111(f)(2). AFLG submitted, in total, 17 sponsor affidavits to the Secretary of State.

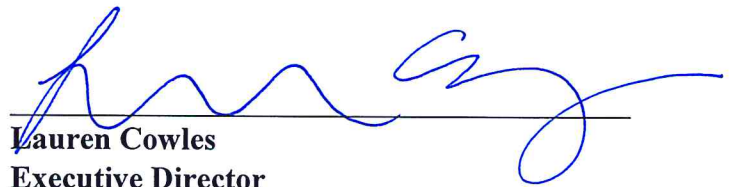
13. AFLG submitted 2 final lists of paid canvassers to the Secretary of State's office on June 29 and July 4, 2024. AFLG did not submit sponsor affidavits with the final 2 lists of paid

canvassers because the Secretary of State's office told VA that sponsor affidavits were not required with each submission of paid canvasser names.

14. During the initiative petition process, AFLG worked in good faith and cooperated with the Secretary of State's office. AFLG relied on representations regarding compliance from officials at the Secretary of State's office. When AFLG filed the petition with signatures with the Secretary of State on July 5, 2024, members of the Secretary of State's office led AFLG to believe that no additional steps or compliance measures were necessary to allow the Secretary of State to determine the facial validity of the petition.

I declare under penalty of perjury that the foregoing is true, complete, and correct.

Executed on: 7.11.24



Lauren Cowles
Executive Director
Arkansans for Limited Government

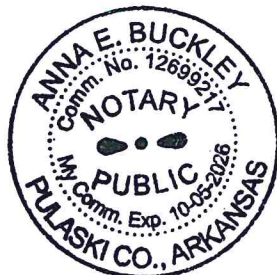
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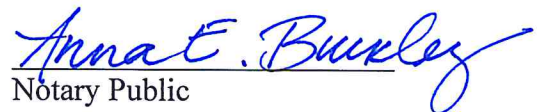
ACKNOWLEDGMENT

Subscribed and sworn before me, Anna E. Buckley, the undersigned Notary Public, within and for the above County and State, on July 11, 2024.

My commission expires:

10/5/2026




Notary Public

Arkansans For Limited Government

Verified Arkansas Paid Canvasser Information

The list of Paid Canvassers may be sent by email to electionsemail@sos.arkansas.gov.

First Name	Middle Name	Last Name	Address (No PO Boxes/Business Addresses)	Phone Number	City	State	Zip Code	Date of Submission to SOS	Certified that a criminal history and criminal record search was timely completed and passed for each Paid Canvasser	Paid Canvasser Affidavit signed
Latwan	Gabriel	Crutch	8616 Crofton Circle	870-675-6145	Little Rock	AR	72209	5/7/2024	yes	yes
Khalid	Jamill	Jones	3806 Southern St.	501-607-6186	Little Rock	AR	72206	5/7/2024	yes	yes
Carla	Lavette	Williams	7415 Azalea Dr	501-352-7315	Little Rock	AR	72209	5/7/2024	yes	yes
Brenda	Hamm	Woodard	103 John St	501-804-2744	Little Rock	AR	72046	5/7/2024	yes	yes
Karen	Lynn	Hitt	3900 Stannus St	501-478-5001	Little Rock	AR	72204	5/7/2024	yes	yes
Ella	Mola	Rucker	1140 Brookhaven Ct	501-539-7539	Alexander	AR	72002	5/10/2024	yes	yes
Nevaeh	L	Holman	6604 Gold Ct	501-442-9040	Little Rock	AR	72209	5/10/2024	yes	yes
Evelyn	Kay	Akins	3806 Southern St.	501-490-1896	Little Rock	AR	72206	5/10/2024	yes	yes
Khyra	Yolanda	Garrett	35 ardmore dr	501-256-4180	Little Rock	AR	72209	5/10/2024	yes	yes
Contonnia		Brown	2207 Singleton Cv	501-258-7455	Little Rock	AR	72204	5/10/2024	yes	yes
Rayana	Dametria	Jordon	5317 Park Village Dr	501-744-0337	Little Rock	AR	72209	5/10/2024	yes	yes
Nikyra	Inesha	Phillips	1140 Brookhaven Ct	479-588-5773	Alexander	AR	72002	5/10/2024	yes	yes
Jamyia		Bonner	9400 Stagecoach Rd., Apt 1011	501-263-4520	Little Rock	AR	72210	5/14/2024	yes	yes
Lavonna	Nesha	Eichelberger	110 Dogwood St	501-547-0370	Hot Springs	AR	71913	5/14/2024	yes	yes
James	Donald	Roberts	3804 Hwy 46 North	870-917-9038	Sheridan	AR	72150	5/14/2024	yes	yes
Kristina	Nicole	Townsend	243 Harmony Rd	870-378-5151	Pocahontas	AR	72455	5/17/2024	yes	yes
Samantha	Marie	Lawrence	146 May Ave	479-970-5932	Fort Smith	AR	72901	5/17/2024	yes	yes
Sara		Stumpfenhaus	17 Stonehenge Dr	501-827-9909	Cabot	AR	72023	5/17/2024	yes	yes
Kenton	David	Byrd	11106 W David O Dodd	501-425-9931	Little Rock	AR	72204	5/17/2024	yes	yes
Meagan	Irene	Garrett	5908 Sara St. A	479-325-1066	Fayetteville	AR	72704	5/17/2024	yes	yes
Winona	clystine	Ahart	154 Maple Ave	479-422-1982	West Fork	AR	72774	5/17/2024	yes	yes
Dustin	Cale	Sebala	2436 w sycamore st	479-684-7886	Fayetteville	AR	72703	5/17/2024	yes	yes
Ashley	Marie	Ewald	5905 Sara St. B	479-208-2423	Fayetteville	AR	72704	5/17/2024	yes	yes
Amanda	Lynn	Bradley	6828 Grayson Dr	501-952-5672	Benton	AR	72019	5/17/2024	yes	yes
Paula	Jo	White	1710 Hilltop Dr	479-477-2442	Russellville	AR	72802	5/17/2024	yes	yes
Chad	Everett	Grayham	815 North 2nd St	479-247-7645	Dardanelle	AR	72834	5/17/2024	yes	yes
Beverly	Gail	Rasberry	110 Morgan St.	870-277-9352	Bay	AR	72411	5/17/2024	yes	yes
Rebecca	Lynnette	Millen	3209 Zion	405-898-5061	Little Rock	AR	72204	5/17/2024	yes	yes
Teisha	Renee	Caldwell	5000 West 21st	501-626-1700	Little Rock	AR	72204	5/17/2024	yes	yes
Phyllis		Thompson	1600 E Twin Lakes Dr	501-291-9753	Little Rock	AR	72205	5/17/2024	yes	yes
James	Dallas	Dorcy	627 Garland Ave	870-440-7173	El Dorado	AR	71730	5/17/2024	yes	yes
Kahley	Brianna	McBride	962 S Silverado Dr. Apt. 109	479-409-0655	Fayetteville	AR	72701	5/21/2024	yes	yes
Leona	R	Allison	130 Stokes Rd	901-229-7639	White Hall	AR	71602	5/21/2024	yes	yes
Falana	L	Moore	3209 Zion St	501-658-8377	Little Rock	AR	72204	5/21/2024	yes	yes

EXHIBIT A

Jo	Marie	Cunning	8703 W 28th St	501-944-8108	Little Rock	AR	72204	5/21/2024	yes	yes
Daphne	Lynn	McCoy	21020 Highway 365	501-247-8343	Little Rock	AR	72206	5/21/2024	yes	yes
Rebecca	Ann	Roberts	472 County Road 744	870-260-8893	Jonesboro	AR	72401	5/21/2024	yes	yes
Kaylee	Nicole	Payne	3607 Shadowridge Dr	870-45-4213	Paragould	AR	72450	5/21/2024	yes	yes
Elijah		Farah	604 Buffalo Ave	479-668-6254	Gentry	AR	72734	5/21/2024	yes	yes
Fatimah	Adnan Ali	Alrubaye	1690 S Coopers Cv	479-668-6253	Fayetteville	AR	72701	5/21/2024	yes	yes
Kirsty	Nicole	Bartalone	2401 SW Illini Ave Apt. 13	479-925-8445	Bentonville	AR	72713	5/21/2024	yes	yes
Destiny	Noelle	Sinclair	1080 Ventnor Ave	479-250-2439	Bentonville	AR	72713	5/21/2024	yes	yes
Charles	A	Beasley	306 School	870-501-2273	McGehee	AR	71654	5/21/2024	yes	yes
Alison	Victoria	Guthrie	2117 S. Spring St	501-413-0682	Little Rock	AR	72206	5/21/2024	yes	yes
Tracy		Jackson	2202 Helena	870-807-0933	El Dorado	AR	71730	5/21/2024	yes	yes
Leroy		Hood	115 Driftwood	5012002926	McGehee	AR	71654	5/21/2024	yes	yes
Dustin	Allan	Goss	1819 Willow Oak Dr	479-329-2360	Van Buren	AR	72956	5/23/2024	yes	yes
Shannon	Danielle	Hays	5 White Oak Ct	501-827-2371	Searcy	AR	72143	5/23/2024	yes	yes
Adrianna	Michelle	Saldana Avalos	5605 South Y Street	479-305-3870	Fort Smith	AR	72903	5/23/2024	yes	yes
Carla	Louise	Hill	9400 Stagecoach Rd	870-768-5349	Little Rock	AR	72210	5/23/2024	yes	yes
Richard	Jamie	Olszewski	301 Lewis Ave	417-370-9321	Fayetteville	AR	72704	5/24/2024	yes	yes
Stone	James	Law	825 Asboth St	479-321-9460	Pea Ridge	AR	72751	5/24/2024	yes	yes
Oriann		Elieisar	2301 Pin Oak Dr., Unit A	501-516-3124	Springdale	AR	72762	5/24/2024	yes	yes
Mary	A	Logan	1006 Skyline Dr	501-310-9544	Alexander	AR	72002	5/24/2024	yes	yes
Tamara	R	Heard	1330 Acuff Lane	501-908-9475	Conway	AR	72034	5/24/2024	yes	yes
La'Zaria	A'breanna	Johnson	3701 American Manor Dr. APt C	501-667-9873	Little Rock	AR	72209	5/24/2024	yes	yes
Aidan	Loch	Douglas	130 Kay Dr	870-309-9520	El Dorado	AR	71730	5/24/2024	yes	yes
Destiny	Alexis	Mays	608 Black Oak Ave 79	479-365-1718	Springdale	AR	72764	5/24/2024	yes	yes
Jason	Marc	Parnell	109 Stroud	870-866-0957	El Dorado	AR	71730	5/24/2024	yes	yes
Kyler	Gavin	Amann	210 Richmond Ave Apt 8	870-627-2500	Jonesboro	AR	72401	5/24/2024	yes	yes
Melissa	Carrina	Villalobos	1304 Turner St.	870-277-8017	Jonesboro	AR	72401	5/24/2024	yes	yes
Wanda	Kay	Evans	8037 Ridge Ct	870-688-3759	Harrison	AR	72601	5/30/2024	yes	yes
Alisia	Ellen Ivy	Fawcett	2508 east johnson avenue	870-421-2536	Jonesboro	AR	72401	5/30/2024	yes	yes
Brandi	Leigh	DePriest	201 South 12th ave	870-215-3488	Paragould	AR	72450	5/30/2024	yes	yes
Katlyn	Dalilah	Lindsey	102 E School St	870-212-7729	Brookland	AR	72417	5/30/2024	yes	yes
Jace	Jeffery	Potts	820 Hester St.	870-919-8385	Jonesboro	AR	72401	5/30/2024	yes	yes
Ozzy	Chloe	Watts	40 Leaper Rd	870-805-1650	Batesville	AR	72501	5/30/2024	yes	yes
Gary	Hilton	Sisco	173 Madison 8382	479-601-0178	Hindsville	AR	72738	5/30/2024	yes	yes
Clara	Caitlyn Wells	Bartel	1131 W cato springs rd	818-636-2716	Fayetteville	AR	72701	5/30/2024	yes	yes
Tina	Louise	Crossland	5490 Miller County 18	214-562-2464	Texarkana	AR	71854	5/30/2024	yes	yes
Thomas	Damell	Hill	1491 W Red Tip dr	479-209-3343	Fayetteville	AR	72704	5/30/2024	yes	yes
Jacob	Matthew	Scott	1635 W Neptune St	479-380-8231	Fayetteville	AR	72701	5/30/2024	yes	yes
James	Edward	Briggs	1577 N Izard Ln	501-449-7254	Fayetteville	AR	72704	5/30/2024	yes	yes
Christopher	Allen Michael	Costes	20569 Hilltop Drive	479-790-3140	Fayetteville	AR	72701	5/30/2024	yes	yes
Zayda	Raelyn	Kingfisher	751 Highway 16 E G8	479-238-5419	Siloam Springs	AR	72761	5/30/2024	yes	yes

EXHIBIT A

David	Joel	Bateman	24 S Ray Ave	479-651-6568	Fayetteville	AR	72701	5/30/2024	yes	yes
Phillip	Syn'Quen	Hollis	609 Maple St.	501-842-4947	Huntsville	AR	72740	5/30/2024	yes	yes
Marcos	Dean	Martinez	6699 s Jack Dr	479-387-8225	Fayetteville	AR	72704	5/30/2024	yes	yes
Aston	Dezjuan	Cooper	222 bush st	870-200-3113	Nashville	AR	71852	5/30/2024	yes	yes
Me'kayle	Shancheland	Taylor	2401 South 50th St.	479-488-0120	Fort Smith	AR	72903	5/31/2024	yes	yes
Andrez	Fidensio	Gutierrez	4118 n 50th st	479-310-2047	Fort Smith	AR	72904	5/31/2024	yes	yes
Dustin	Lee	Goff	307 S 13th St	479-208-3368	Van Buren	AR	72956	5/31/2024	yes	yes
Samantha	Blaine	Kee	721 N 68th St	479-401-0378	Fort Smith	AR	72903	5/31/2024	yes	yes
Kara	Lynn	Wilhite	5400 Kinkead Ave	716-475-2987	Fort Smith	AR	72903	5/31/2024	yes	yes
Laney	McKay	Wagner	900 Bonnie Ln	573-772-9211	Greenwood	AR	72936	5/31/2024	yes	yes
Jerralynn	Marie	Wilmoth	3006 Sw Fernwood Ave	479-321-4040	Bentonville	AR	72713	5/31/2024	yes	yes
Hunter	Sterling	Hight	7202 Havenwood Dr	501-7223052	Benton	AR	72019	5/31/2024	yes	yes
Cyrene	Robin	Carter	1612 N Linda Jo	702-7646694	Fayetteville	AR	72703	5/31/2024	yes	yes
Sarah	Louise	Yerxa	3294 Harmony Rd	423-972-9582	Pocahontas	AR	72455	5/31/2024	yes	yes
MaryJo		Moore	347 Wren Ct	479-200-2720	Fayetteville	AR	72704	5/31/2024	yes	yes
George	Alton	Roberts	1662 S Arizona	817-992-2367	Fayetteville	AR	72701	5/31/2024	yes	yes
Lydia	Claire	Alpert	36 N Rainsong	479-800-4164	Farmington	AR	72730	5/31/2024	yes	yes
Elisabeth	Anne	O'Connell	164 Paul Addition Rd	501-380-0322	Searcy	AR	72143	5/31/2024	yes	yes
Johnathan	Lamar	Holley	4604 W 24th	501-658-7406	Little Rock	AR	72204	5/31/2024	yes	yes
India	Donald	Ford	206 S Trotter St	870-538-4054	Dermott	AR	71638	5/31/2024	yes	yes
Krista Ann	Lee	Hooper	163 Keller Street	870-846-1145	Ashdown	AR	71822	5/31/2024	yes	yes
Steven	Ray	Turner	333 Links Dr	430-274-0580	Texarkana	AR	71854	5/31/2024	yes	yes
Karen		Taylor	1414 Community Street	903-490-2498	Texarkana	AR	71854	5/31/2024	yes	yes
Danny	R	Yerxa	3294 Harmony Rd	870-378-3003	Pocahontas	AR	72455	5/31/2024	yes	yes
Emma	Olivia	Hidy	3307 Kingsbury St	870-834-2958	Jonesboro	AR	72401	5/31/2024	yes	yes
Felice	Angelique	Lamoreux	125 Hazel St	662-776-9072	El Dorado	AR	71730	6/6/2024	yes	yes
Ashley	Elizabeth	Leach	2901 Carrington Pointe Rd	479-384-9363	Fort Smith	AR	72903	6/6/2024	yes	yes
Jaylei	Lacole	Massey	913 W Liberty St	870-833-0009	El Dorado	AR	71730	6/6/2024	yes	yes
Rachel	Abigail	Brashear	1208 N Greenwich Ave	479-886-3577	Russellville	AR	72801	6/6/2024	yes	yes
Cassandra	Lynn	Blakney	485 Dugan Reed	870-314-3329	El Dorado	AR	71730	6/6/2024	yes	yes
Florence	May	Russell	194 Ouachita 387	870-312-1005	Camden	AR	71701	6/6/2024	yes	yes
Diamonah	L	Cook	5002 Allison Ln	228-760-1928	Fort Smith	AR	72901	6/6/2024	yes	yes
Daniel	Scott	Anderson	204 Huntington Ave	479-515-1557	Mansfield	AR	72944	6/6/2024	yes	yes
Chelsea	Layne	Burbank	1251 E Shepherd Ln	479-871-6535	Fayetteville	AR	72703	6/6/2024	yes	yes
Charity	Faith	Moore	29 W Lake Village	479-213-0594	Fayetteville	AR	72703	6/6/2024	yes	yes
Lindsay	Ross	Chambers	81 Cam Ragland Rd	917-209-4886	Harrison	AR	72601	6/6/2024	yes	yes
Briana	T	Diaz	25 Cliff St	347-551-1065	Eureka Springs	AR	72632	6/6/2024	yes	yes
Alexis	Simone	Lyons	156 Creekside Dr	501-533-7824	Austin	AR	72007	6/6/2024	yes	yes
Corbin		Keeler	624 Fox Spur	479-287-3222	Pea Ridge	AR	72751	6/6/2024	yes	yes
Shemonia	D	Peair	6 Goodwin Cr	405-898-5061	North Little Roc	AR	72117	6/6/2024	yes	yes
Georgia	Mae	Harrell	2100 N Leverett Ave	501-501-2409	Fayetteville	AR	72703	6/6/2024	yes	yes

EXHIBIT A

Mildred	Mae	Holiman	208 Ash	870-538-8049	Dermott	AR	71638	6/6/2024	yes	yes
Patty	J	Findlay	10713 Chicot Rd	501-766-4699	Mabelvale	AR	72103	6/6/2024	yes	yes
Zacary	Elijah	Darrah	7208 Westwind Dr	501-749-3056	Maumelle	AR	72113	6/6/2024	yes	yes
William	G	Partain	105 n caraway unit 1875	870-379-2117	Jonesboro	AR	72467	6/7/2024	yes	yes
Thomas	A	Jones	1205 Mulberry	870-243-4634	Trumann	AR	72472	6/7/2024	yes	yes
Samantha	Rose	Baker	210 Richmond Ave	870-253-2803	Jonesboro	AR	72401	6/7/2024	yes	yes
Christina	Momoko	Smith	3316 Caraway Commons Dr	501-743-2968	Jonesboro	AR	72404	6/7/2024	yes	yes
Whitney	Lea	Neighbors	1311 Center Ridge	870-260-8599	Amity	AR	71921	6/7/2024	yes	yes
Abigail	Payne	Moussa	1125 Marion County 3052	870-656-9866	Yellville	AR	72687	6/7/2024	yes	yes
Ted	A	Brannon	1103 S Sprtiz Dr	479-461-3143	Fayetteville	AR	72701	6/7/2024	yes	yes
Rowan	Alexandra	Fox	405 N 35th	479-363-3417	Rogers	AR	72750	6/7/2024	yes	yes
Landon	Cody	Montgomery	2359 W holly St	479-841-1787	Fayetteville	AR	72703	6/7/2024	yes	yes
Asia	Ariana Ayana	Wilson	819 E 23rd St	501-502-8382	Little Rock	AR	72206	6/7/2024	yes	yes
Destiny	Marie	Maine	820 Hester St	573-559-5809	Jonesboro	AR	72401	6/7/2024	yes	yes
Bethany	Erin	Manning	16296 Elgin Rd	479-435-5909	Prairie Grove	AR	72753	6/14/2024	yes	yes
Antonia	Desiree	Jones	1205 Mulberry Dr	870-243-0013	Trumann	AR	72472	6/14/2024	yes	yes
Elisabeth	Meilin	Larsen	2205 Stout Dr	479-319-0165	Springdale	AR	72762	6/14/2024	yes	yes
James	Coleman	McLarty	3327 Hidden Valley Dr	501-690-8049	Little Rock	AR	72212	6/14/2024	yes	yes
Natalie	Ray	Casteel	8156 N Haven Dr	501-303-0005	Alexander	AR	72002	6/14/2024	yes	yes
Lucas	Joseph	Dumaine	4603 Sw Limestone Ave	479-968-5283	Bentonville	AR	72712	6/14/2024	yes	yes
Dani	Jean	Taylor	15046 Draper Rd	918-506-8314	Fayetteville	AR	72704	6/14/2024	yes	yes
Samuel	Christopher	Giltehaus	1600 SW Hamilton Ave	636-891-5946	Bentonville	AR	72713	6/14/2024	yes	yes
Amber	Corrin	Antinora	2114 N Chestnut Ave	479-280-4674	Fayetteville	AR	72703	6/14/2024	yes	yes
Journey	Sky	Graham	3612 N 26th St	479-561-4383	Fort Smith	AR	72904	6/14/2024	yes	yes
Tatiauna		Inman-Quijada	12842 Ruby rd	775-422-7505	Farmington	AR	72730	6/14/2024	yes	yes
Makayla	Neshae	Harris	4001 Camp Tahkodah Rd	870-805-1074	Floral	AR	72534	6/14/2024	yes	yes
Grayson	D	Cogswell	6809 Duncan Circle	479-414-9516	Fort Smith	AR	72903	6/14/2024	yes	yes
Wykeve	T	Freeman	3135 Independence St	479-420-6081	Fort Smith	AR	72903	6/14/2024	yes	yes
Brandon		Gibbins	1279 W Mount Comfort Rd	479-2635518	Fayetteville	AR	72703	6/14/2024	yes	yes
Tony	W	Davis	2700 S Lewis	501-680-5286	Little Rock	AR	72204	6/14/2024	yes	yes
Riley	Attikus	Casher	3407 S 66th St.	479-353-1095	Fort Smith	AR	72901	6/17/2024	yes	yes
Christopher	Aydin	Mills	1617 N Applebury Dr	479-900-1448	Fayetteville	AR	72703	6/17/2024	yes	yes
Justin	Clay	Burkhart	137 Pierce Ave	479-799-7394	Springdale	AR	72764	6/17/2024	yes	yes
Kennedy	A	Norwood	2111 North 30th St	479-719-1820	Fort Smith	AR	72904	6/17/2024	yes	yes
Keith		Rivera-Rivera	4801 Rogers Ave #7	209-484-0625	Smith	AR	72903	6/17/2024	yes	yes
Trance	Andrew	Rogers	8 Par Circle		Little Rock	AR	72210	6/17/2024	yes	yes
Saniya	Creggett	Makayla	14 wimbledon green cr	901-487-7990	Little Rock	AR	72210	6/21/2024	yes	yes
Rhone	Jaedon	Kuta	13503 Ridgehaven Rd	501-398-3799	Little Rock	AR	72211	6/21/2024	yes	yes
Reginald		Liner	5205 lynch dr	904-802-8937	Little Rock	AR	72117	6/21/2024	yes	yes
Shannon	Gail	Bass	4615 West Justice Rd	501-422-8650	Cabot	AR	72023	6/21/2024	yes	yes
Jessica	Anne	Roberson	24610 Monroe Dr	501-425-1090	Hensley	AR	72065	6/21/2024	yes	yes

EXHIBIT A

Ashley	Brooke	Nellis	25 wedgewood dr	501-475-4608	Greenbrier	AR	72058	6/21/2024	yes	yes
Wendy	Jo	Peer	3810 MacArthur Dr	479-522-0994	Fort Smith	AR	72904	6/21/2024	yes	yes
Kayla	Marie	Ikeler	1738 Matt Ln	501-944-1581	Hensley	AR	72065	6/21/2024	yes	yes
Vincenzo	Albera	Redditt	1535 Pinefield Dr	501-333-4538	Conway	AR	72034	6/21/2024	yes	yes
Robert	Norris	Burns	3260 Alice Dr	870-370-5704	Batesville	AR	72501	6/21/2024	yes	yes
Allison	Bracy	Clark	4308 Deer Park Dr	501-680-5286	Little Rock	AR	72223	6/21/2024	yes	yes
John	Alonzo	Flowers	11 Southern Pines Cv	718-812-7230	Pine Bluff	AR	71603	6/21/2024	yes	yes
Jackie	Dawn	Yarbrough	7507 Ram Rd	501-366-6921	Mabelvale	AR	72103	6/21/2024	yes	yes
Kimberly	Wynne	SantaCruz	2617 S Harrison St	501-352-0647	Little Rock	AR	72204	6/21/2024	yes	yes
Aleatha	Miranda	Cummings	2300 Cherry Creek Cir	501-554-4773	Bryant	AR	72022	6/21/2024	yes	yes
Ashley	Renee	Pledger	110 1/2 W Walnut St	479-264-8564	Rogers	AR	72756	6/21/2024	yes	yes
Aeja	Rae	LeMaster	4125 W Songbird Pl	479-387-8150	Fayetteville	AR	72704	6/24/2024	yes	yes
Benjamin		Otto	327 S University Ave	479-363-3183	Fayetteville	AR	72701	6/24/2024	yes	yes
Soleia	Bernice	Meers	1396 E Ash St	479-387-8099	Fayetteville	AR	72703	6/24/2024	yes	yes
Alyce	Loretta	Cummins	777 S Razorback rd	816-848-8393	Fayetteville	AR	72401	6/24/2024	yes	yes
Jacob	Flynn	Turmann	705 W Douglas St	479-431-9922	Fayetteville	AR	72701	6/24/2024	yes	yes
Clayton	Kyle	Bowles	23420 Bowles Gap	479-561-5429	Winslow	AR	72959	6/24/2024	yes	yes
Tyra	Ashley	James	12842 Ruby Rd	559-359-5550	Farmington	AR	72730	6/24/2024	yes	yes
Grant	Zachary	Smith	8 par circle #5	501-297-8244	Little Rock	AR	72210	6/24/2024	yes	yes
Destiny	Dakota	Mclaughlin	294 Bowman Rd	501-436-1816	McRae	AR	72102	6/24/2024	yes	yes
Justin	Lance	Thomasson	2105 W 22nd Ave	870-692-4638	Pine Bluff	AR	71603	6/24/2024	yes	yes
Elizabeth	Kate	McDole	151 Leonard Ln	501-278-7122	Searcy	AR	72143	6/24/2024	yes	yes
Brittni	Paige	Gunn	2992 E Royal Dr	479-871-8530	Fayetteville	AR	72701	6/24/2024	yes	yes
Madison	Alexus	Fisher	1615 Tanglewood Dr	573-730-4019	Jonesboro	AR	72450	6/24/2024	yes	yes
Alexander	Lomas	Huerta	514 Butterfield Coach rd	479-334-1884	Springdale	AR	72764	6/25/2024	yes	yes
Amanda	Ann	Rowe	2834 S Barron Rd	870-404-9057	Farmington	AR	72730	6/25/2024	yes	yes
Brandon	Stiven	Mayora	2509 Turtle Creek Dr	479-306-5557	Rogers	AR	72756	6/25/2024	yes	yes
Taylor	A	Jacobs	203 E Laura St	479-256-1466	Rogers	AR	72758	6/25/2024	yes	yes
Latisha	Nicole	Berry	1659 N Whistling Straits Ave	337-853-1791	Fayetteville	AR	72704	6/25/2024	yes	yes
Ladarius	Tavon	Smith	1654 W Red Tip Dr	479-595-4685	Fayetteville	AR	72704	6/25/2024	yes	yes
Jase	Michael	Woods	153 Virginia	501-230-7300	Searcy	AR	72143	6/25/2024	yes	yes
Tarik	Jamal	Peoples	1401 Elmdale Pl	870-318-6968	Jonesboro	AR	72401	6/25/2024	yes	yes
Adam	Reese	Mannis	3430 Irby Dr	479-799-8376	Conway	AR	72034	6/27/2024	yes	yes
Tyler	Austin	Draper	12398 Hwy 270	501-762-4701	Malvern	AR	72104	6/27/2024	yes	yes
Leana	Lynn	Adams	3505 Pleasant View Drive	870-316-5441	Jonesboro	AR	72405	6/29/2024	yes	yes
Terri		Lucy	168 Gulf Oil rd	870-807-2352	El Dorado	AR	71730	6/29/2024	yes	yes
Arelli	Alexandria	Alvarado	1017 W 15th St	870-292-9799	Hope	AR	71801	7/3/2024	yes	yes
Joshua		Barnes	49 Woodlore Cr		Little Rock	AR	72211	7/3/2024	yes	yes
Emmaleigh	Summer	Bass	136 Cloud 9 Trl	501-293-6453	Hot Springs	AR	71901	7/3/2024	yes	yes
Kametric		Burley	7613 Denise Dr	501-516-6141	Little Rock	AR	72209	7/3/2024	yes	yes
Shiquita	Antionette	Burley	1002 Merlon Way	501-425-4420	Bryant	AR	72022	7/3/2024	yes	yes

EXHIBIT A

Andrew	Scott	Chambers	1809 Topf Rd	501-541-2588	North Little Roc AR	72116	7/3/2024	yes	yes
Justin	Daune	Cole	2600 John Ashley Dr	501-864-0346	North Little Roc AR	72114	7/3/2024	yes	yes
Keaton	James	Collatt	835 S Donaghey Ave	501-249-6525	Conway AR	72034	7/3/2024	yes	yes
Heavenly	Skyy	Dixon	6612 Tena Ln	470-488-9268	Little Rock AR	72209	7/3/2024	yes	yes
Mahogany		Finley	14 Warwick Rd	501-777-1553	Little Rock AR	72205	7/3/2024	yes	yes
Cameron	Celeste	Fisher	106 Bellerive Ave	945-250-6550	Bryant AR	72022	7/3/2024	yes	yes
Colin		Foley	6 st charles ct	501-831-1624	Little Rock AR	72211	7/3/2024	yes	yes
Solomon	Arnez	Glover	1312 Ben St	501-413-2807	North Little Roc AR	72117	7/3/2024	yes	yes
Temeka	Lashel	Guess	#4 Blue Rock pl	501-243-6873	Little Rock AR	72206	7/3/2024	yes	yes
Daizure		Hale	2296 Pleasant Forest Dr	501-909-3656	Benton AR	72015	7/3/2024	yes	yes
Oliver	Henry	Holt	8 Ridge Oak Cove	501-313-7533	Little Rock AR	72223	7/3/2024	yes	yes
Shalara	Elaine	Hopkins	1603 Central Ave	501-293-7051	Hot Springs AR	71901	7/3/2024	yes	yes
Jenae	Nicole	Jackson	1107 Grand Teton Dr	501-295-1514	Benton AR	72019	7/3/2024	yes	yes
Desmon	Jeques	Johnson	5608 Stella Ciric	501-295-8966	North Little Roc AR	72116	7/3/2024	yes	yes
Nicole	Meredith	Jovanovic	6901 Talmage Dr	503-388-5835	Little Rock AR	72204	7/3/2024	yes	yes
Deadrain	Michell	Lanos	9 Bogey Ln	501-817-2225	Little Rock AR	72210	7/3/2024	yes	yes
Khristopher	Bradley	Latin	8823 Westwood ave	501-366-0889	Little Rock AR	72204	7/3/2024	yes	yes
Tera		Lewis	3401 Fair Park Blvd	501-613-5774	Little Rock AR	72204	7/3/2024	yes	yes
Mya	Marie	Little	24800 Chenal Pkwy	501-541-0275	Little Rock AR	72223	7/3/2024	yes	yes
Nicole		McGuffy	614 NE Alpha Cr	479-321-4264	Bentonville AR	72712	7/3/2024	yes	yes
Jacquiline	D	Moody	4 Wagon Cr	501-349-5740	Little Rock AR	72209	7/3/2024	yes	yes
Iverson	Soloman	Moore	4 South Simmon Dr	501-599-8393	Jacksonville AR	72076	7/3/2024	yes	yes
Dreama		Parham	2718 Jadestine dr	501-869-9449	Sherwood AR	72120	7/3/2024	yes	yes
Andrea		Phillips	7324 Knollwood Rd	501-541-3579	Little Rock AR	72209	7/3/2024	yes	yes
Mikayla	Adrianna	Rankin	900 W daisy L gatson bates dr	501-449-9589	Little Rock AR	72202	7/3/2024	yes	yes
Nina	M	Richards	1804 N Locust St	501-902-8772	North Little Roc AR	72114	7/3/2024	yes	yes
Jeremy	Wayne	Scercy	8179 Azalea Ln		Harrisburg AR	72432	7/3/2024	yes	yes
Jeremy	Wayne	Scercy	8179 Azalea Ln		Harrisburg AR	72432	7/3/2024	yes	yes
Dezmonia	Lashae	Scott	9318 Stillman Dr	501-553-1462	Little Rock AR	72209	7/3/2024	yes	yes
Jeremy	Wayne	Searcy	8179 Azalea Ln	870-636-4495	Harrisburg AR	72432	7/3/2024	yes	yes
James		Slack	24800 Chenal Pkwy	501-256-2311	Little Rock AR	72223	7/3/2024	yes	yes
Justin		Stone	1209 N Forche Ave	501-331-0404	Perryville AR	72126	7/3/2024	yes	yes
Kia		Swinson	1504 Pine View Cv	501-946-4706	Jacksonville AR	72076	7/3/2024	yes	yes
Adrianna		Thompson	11706 La Estrada Dr	501-297-2315	Shewood AR	72120	7/3/2024	yes	yes
Kiera	Jasmine	Toles	1404 N James St	501-680-4025	Jacksonville AR	72076	7/3/2024	yes	yes
Jaxon	Lamar	Vanwinkle	294 Bowman Rd	501-289-9958	McRae AR	72102	7/3/2024	yes	yes
Iesha		Washington	53 bently cr	501-516-8649	little rock AR	72210	7/3/2024	yes	yes
Charleseia		Woods	2212 South Oak St	501-891-4812	Little Rock AR	72204	7/3/2024	yes	yes
Aladrea	Lynnette	Woods	18 Jaynelle PL	501-541-1279	North Little Roc AR	72118	7/3/2024	yes	yes
Pamela		Mitchell	4203 Ludwig St	501-876-9826	Little Rock AR	72204	7/4/2024	yes	yes
Fareed	Salmar	AbuZayed	1571 N Leverett Ave	479-799-0797	Fayetteville AR	72703	7/4/2024	yes	yes

EXHIBIT A

Andrew	Scott	Chambers	1809 Topf Rd	501-541-2588	North Little Roc	AR	72116	7/4/2024	yes	yes
Jordan	Camille	Bush	315 Country Club Pkwy	512-762-5047	Maumelle	AR	72113	7/4/2024	yes	yes
Nia	Nicole	Jones	5 Somerton	501-398-4745	Little Rock	AR	72209	7/4/2024	yes	yes
Lanaysha	Lorrayne	Brown	1809 W Long 17th St	501-813-5952	North Little Roc	AR	72114	7/4/2024	yes	yes
Tera	Annette Jean	Lewis	2401 Fair Park Blvd	501-613-5774	Little Rock	AR	72204	7/4/2024	yes	yes
Kanye		Jordan	1213 Anemoni Dr	501-400-3644	North Little Roc	AR	72117	7/4/2024	yes	yes
Kierra	D	Williams	1205 Geyer St	501-707-5076	Little Rock	AR	72202	7/4/2024	yes	yes
Atache	Marie	Hill	1205 Geyer St	870-677-9301	Little Rock	AR	72202	7/4/2024	yes	yes
Yakeem	O	Young	9300 Treasure Hill	501-41-2272	Little Rock	AR	72227	7/4/2024	yes	yes
Kennedy	Victoria	Valley	25 Oakwood Rd	501-412-9970	Little Rock	AR	72202	7/4/2024	yes	yes
Willie	Ann	Jones	1102 N Division St	629-257-0607	Forrest City	AR	72335	7/4/2024	yes	yes
Leslie	Deniece	Triggs	3312 Caraway Commons Dr	870-253-6553	Jonesboro	AR	72404	7/4/2024	yes	yes
Marshae	Renae	Elliott	8 Rachel Ct	501-351-5457	Little Rock	AR	72206	7/4/2024	yes	yes
Deona	LaShawn	Elliott	1801 Reservoir Rd	501-838-2983	Little Rock	AR	72227	7/4/2024	yes	yes
Joni	Marie	Hollowel	12709 Faulkner Lake Rd	404-259-2957	North Little Roc	AR	72117	7/4/2024	yes	yes
Dalia	Muhamed	Daboul	60 Bellegarde Dr	216-632-0020	Little Rock	AR	72223	7/4/2024	yes	yes
Lisa		Southerland	4505 N Cypress	501-213-7556	North Little Roc	AR	72116	7/4/2024	yes	yes
Eboni		Heaggans	4100 S Shackleford Rd	501-310-2273	Little Rock	AR	72204	7/4/2024	yes	yes
Camille		Richardson	4100 South Shackleford Rd	843-532-6486	Little Rock	AR	72204	7/4/2024	yes	yes
Barry	D	Jefferson	1811 Cloverdale rd		Jacksonville	AR	72076	7/4/2024	yes	yes
John	J	Goss	11800 Pleasant Ridge Rd	501-838-0080	Little Rock	AR	72223	7/4/2024	yes	yes
Tosha	Renee	Duer	701 Kenwood Rd	501-249-4845	Benton	AR	72019	7/4/2024	yes	yes
Alexis	M	Duer	701 Kenwood	501-317-6533	Benton	AR	72019	7/4/2024	yes	yes
Tiffany	S	Hipps	2701 Eden Rd	501-467-4107	Benton	AR	72015	7/4/2024	yes	yes
Gwendolyn	Yevette	Staten	9300 Treasure Hill Rd	501-316-9155	Little Rock	AR	72227	7/4/2024	yes	yes
Gideon	Shawn	Derzon	1530 N Pershing St	501-514-3592	Fayetteville	AR	72704	7/4/2024	yes	yes
Caleb	Robert	Austed	2932 N Susan Carol Ln	479-220-1313	Fayetteville	AR	72703	7/4/2024	yes	yes

EXHIBIT A