

1 W. Chris Wicker [NSB No. 1037]
2 Jose A. Tafoya [NSB No. 16011]
3 WOODBURN AND WEDGE
4 6100 Neil Road, Suite 500
5 Reno, NV 89511-1149
6 Tel: (775) 688-3000 | Fax: (775) 688-3088
7 wwicker@woodburnandwedge.com
8 jtafoya@woodburnandwedge.com

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BY M

9 MAYER BROWN LLP
10 Lee Rubin (Admitted *pro hac vice*)
11 Two Palo Alto Square, Suite 300
12 3000 El Camino Real
13 Palo Alto, CA 94306-2112
14 (650) 331-2000
15 lrubin@mayerbrown.com
16 Rachel J. Lamorte (Admitted *pro hac vice*)
17 1999 K Street, NW
18 Washington, DC 20006-1101
19 (202) 263-3000
20 rlamorte@mayerbrown.com
21 Robert C. Double III (Admitted *pro hac vice*)
22 333 South Grand Avenue, 47th Floor
23 Los Angeles, CA 90071
24 (213) 229-9500
25 rdouble@mayerbrown.com

26 FREE SPEECH FOR PEOPLE
27 Amira Mattar (Admitted *pro hac vice*)
28 John Bonifaz (Admitted *pro hac vice*)
Courtney Hostetler (*pro hac vice* pending)
48 N. Pleasant Street, Suite 304
Amherst, MA 01002
(617) 244-0234

19 *Attorneys for Defendant-Intervenor*
20 NAACP Tri-State Conference of Idaho-Nevada-Utah

21 **IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**

22 **IN AND FOR CARSON CITY**

23 ZENAIDA DAGUSEN, an individual; CASE NO.: 24-OC-001531B
24 REPUBLICAN NATIONAL COMMITTEE; DEPT. NO.: 1
25 NEVADA REPUBLICAN PARTY; and
26 DONALD J. TRUMP FOR PRESIDENT 2024,
INC.

27 Plaintiffs,
vs.

1 FRANCISCO AGUILAR, in his official
2 capacity as Nevada Secretary of State;
3 DEMOCRATIC NATIONAL COMMITTEE;
4 and NEVADA STATE DEMOCRATIC
5 PARTY,

6 Defendants,
7 and

8 NAACP TRI-STATE CONFERENCE OF
9 IDAHO-NEVADA-UTAH,

10 Defendant-Intervenor.

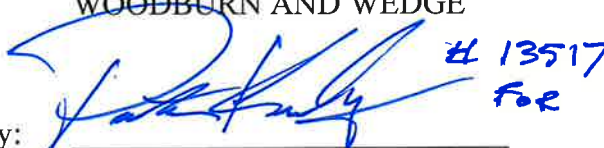
11 **REQUEST FOR SUBMISSION**

12 Defendant-Intervenor, NAACP Tri-State Conference of Idaho-Nevada-Utah, by and
13 through their attorneys Woodburn and Wedge, Mayer Brown LLP, and Free Speech for People,
14 hereby request that its Motion for Withdrawal of Attorney, filed on July 8, 2025, be submitted
15 to the Court for consideration and decision. No objection has been received as of the date of this
16 request. A copy of the proposed Order is attached hereto as **Exhibit 1**.

17 **Affirmation Pursuant to NRS 239B.030**

18 The undersigned does hereby affirm that the preceding document does not contain the
19 social security number of any person.

20 DATED this 12 day of September, 2025.

21 By: 
22 WOODBURN AND WEDGE
23 # 13517
24 For

25 W. Chris Wicker [NSB No. 1037]
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27 6100 Neil Road, Suite 500
28 Reno, NV 89511-1149
Tel: (775) 688-3000
Fax: (775) 688-3088
wwicker@woodburnandwedge.com
jtafoya@woodburnandwedge.com

29 **MAYER BROWN LLP**
30 Lee Rubin (Admitted *pro hac vice*)
31 Two Palo Alto Square, Suite 300

3000 El Camino Real
Palo Alto, CA 94306-2112
(650) 331-2000
lrubin@mayerbrown.com
Rachel J. Lamorte (Admitted *pro hac vice*)
1999 K Street, NW
Washington, DC 20006-1101
(202) 263-3000
rlamorte@mayerbrown.com
Robert C. Double III (Admitted *pro hac vice*)
333 South Grand Avenue, 47th Floor
Los Angeles, CA 90071
(213) 229-9500
rdouble@mayerbrown.com

FREE SPEECH FOR PEOPLE

Amira Mattar (Admitted *pro hac vice*)
John Bonifaz (Admitted *pro hac vice*)
Courtney Hostetler (*pro hac vice* pending)
48 N. Pleasant Street, Suite 304
Amherst, MA 01002
(617) 244-0234
amira@freespeechforpeople.org
jbonifaz@freespeechforpeople.org
chostetler@freespeechforpeople.org

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Woodburn and Wedge, and that on the below date, I caused a true and correct copy of the ***Request for Submission*** to be served via U.S. Mail to the following:

Brian R. Hardy, Esq.
Harry L. Arnold, Esq.
MARQUIS AURBACH
10001 Park Run Drive
Las Vegas, NV 89145
bhardy@maclaw.com
harnold@maclaw.com
Attorneys for Plaintiffs

Laena St Jules, Esq.
Senior Deputy Attorney General
100 N. Carson St.
Carson City, NV 89701
lstjules@ag.nv.gov

Attorneys for Defendant Francisco V Aguilar

Bradley S. Schrager, Esq.
Daniel Bravo, Esq.
BRAVO SCHRAGER LLP
6675 S. Tenaya Way, Ste. 200
Las Vegas, NV 89113
bradley@bravoschrager.com
daniel@bravoschrager.com

David R. Fox, Esq.
ELIAS LAW GROUP LLP
250 Massachusetts Ave. NW, Ste. 400
Washington, D.C. 20001
dfox@elias.law

Attorneys for Defendants Democratic National Committee and Nevada State Democratic Party

DATED this 12th day of September, 2025.


Mele D. Puletau
An employee of Woodburn and Wedge

INDEX OF EXHIBITS

2	<u>Exhibit No.</u>	<u>Description</u>	<u>No. of Pages</u>
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EXHIBIT 1

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1 W. Chris Wicker [NSB No. 1037]
2 Jose A. Tafoya [NSB No. 16011]
3 WOODBURN AND WEDGE
4 6100 Neil Road, Suite 500
5 Reno, NV 8951101149
6 Tel: (755) 688-3000
7 wwicker@woodburnandwedge.com
8 jtafoya@woodburnandwedge.com

9
10 MAYER BROWN LLP
11 Lee H. Rubin
12 Two Palo Alto Square, Suite 300
13 3000 El Camino Real
14 Palo Alto, CA 94306-2112
15 (650) 331-2000
16 lrubin@mayerbrown.com
17 Rachel J. Lamorte
18 1999 K Street, N.W.
19 Washington, D.C. 20006-1101
20 Telephone: (202) 263-3000
21 rlamorte@mayerbrown.com
22 Robert C. Double III
23 333 South Grand Avenue, 47th Floor
24 Los Angeles, CA 90071
25 (213) 229-9500
26 rdouble@mayerbrown.com

27 FREE SPEECH FOR PEOPLE
28 Amira Mattar
29 John Bonifaz
30 Ben Clements
31 Courtney Hostetler
32 48 N. Pleasant Street, Suite 304
33 Amherst, MA 01002
34 (617) 224-0234

35 *Attorneys for NAACP Tri-State Conference of Idaho-Nevada-Utah*

36
37 **IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**
38 **IN AND FOR CARSON CITY**

39
40 ZENAIDA DAGUSEN, an individual;
41 REPUBLICAN NATIONAL COMMITTEE;
42 NEVADA REPUBLICAN PARTY; and
43 DONALD J. TRUMP FOR PRESIDENT 2024,
44 INC.,

45 Plaintiffs,

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Case No. 24-OC-001531B
Dept. No.: 1

**ORDER ON WITHDRAWAL AS
COUNSEL**

1 v.

2 FRANCISCO AGUILAR, in his official
3 capacity as NEVADA SECRETARY OF
4 STATE, DEMOCRATIC NATIONAL
5 COMMITTEE, NEVADA STATE
6 DEMOCRATIC PARTY,

7 Defendants,

8 and

9 NATIONAL ASSOCIATION FOR THE
10 ADVANCEMENT OF COLORED PEOPLE,

11 Intervenor-Defendant.

12

13 AMIRA M. MATTAR, ESQ., having filed a Motion for Withdrawal as Counsel under
14 Nevada First Judicial District Court Rule 1.7(b), providing the current known physical mailing
15 address, telephone and mobile phone number and email address of Intervenor-Defendant's other
16 counsel of record; said application having been noticed, no objections having been made, and the
17 Court being fully apprised in the premises, and good cause appearing, it is:

18 **ORDERED**, that said application is granted, and AMIRA M. MATTAR, ESQ. is hereby
19 withdrawn as counsel in the above-entitled Court for the purposes of the above-entitled matter.

20

21 DATED this _____ day of _____, 2025.

22 DISTRICT JUDGE

23 Submitted by:



413517
for

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31 Attorneys for Intervenor-Defendant NAACP
32 Tri-State Conference of Idaho-Nevada-Utah