

IN THE SUPREME COURT OF THE STATE OF NEVADA

AMERICAN CIVIL LIBERTIES
UNION OF NEVADA, a domestic
nonprofit corporation; and
STEVEN BACUS, an individual,

Petitioners,

vs.

THE COUNTY OF NYE, a
governmental entity; and MARK
KAMPF, in his official capacity as
interim County Clerk,

Respondents.

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Oct 27 2022 07:03 AM
Case No.: 85507 Elizabeth A. Brown
Clerk of Supreme Court

**EMERGENCY MOTION FOR CLARIFICATION
PURSUANT TO NRAP 27**

IMMEDIATE ACTION REQUESTED BY OCTOBER 31, 2022

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NRS 296.2699352, 8, 9

STATEMENT OF THE ISSUE

1. Whether Respondents' vote counting process, where Nye County election workers, prior to polls closing on November 8, 2022, read aloud the content of ballots within hearing distance of public observers, violates the order issued by this Court on October 21, 2022, even if (1) the observers certify that they will not share the information they receive as an observer and (2) will not have access to the totality of the vote count results.

PROCEDURAL HISTORY

On October 17, 2022, Petitioners filed an Emergency Petition for Writ of Mandamus Pursuant to NRAP 21(A)(6) before this Court challenging the election procedures that Respondents intended to implement during the 2022 elections.¹ Among other issues, Petitioners challenged Respondents' plan to have election workers read aloud the contents of ballots in front of public observers prior to the close of the

¹ Pet'rs' Emergency Pet. for Writ of Mandamus Pursuant to NRAP 21(a)(6) (hereafter "Petition").

polls on November 8, 2022, arguing that this practice would violate NRS 293.3606 and NRS 296.269935.²

On October 19, 2022, Respondents filed their Answer to Emergency Petition for Writ of Mandamus Pursuant to NRAP 21(A)(6).³ In their Answer, Respondents argued that having election workers read aloud the contents of ballots within the hearing distance of observers would not violate NRS 293.3606 or NRS 293.269935 because the Secretary of State would require all observers to certify that they would not “prematurely release information relating the count of returns.”⁴

On October 20, 2022, Petitioners filed their Reply to Response to Emergency Petition for Writ of Mandamus.⁵ In their Reply, Petitioners argued that the certification proposed by Respondents would be insufficient because “dissemination of information to the observers *themselves* is ‘disseminat[ing] to the public information relating to the

² *Id.* at 15–19.

³ County of Nye and Mark Kampf’s Answer to Emergency Petition for Writ of Mandamus Pursuant to NRAP 21(a)(6) (hereafter “Answer to Petition”).

⁴ *Id.* at 10.

⁵ Reply to Response to Emergency Petition for Writ of Mandamus (hereafter “Reply to Response”) at 11.

count of returns for early voting before the polls close’ and ‘the count of mail ballots’ in violation of NRS 293.3606 and NRS 293.269935.” Petitioners further argued that observers were explicitly recognized as “members of the general public” under NRS 293B.353.⁶

On October 21, 2022, this Court granted in part, and denied in part, the Petitioners’ request for relief.⁷ In relation to NRS 293.3606 and NRS 293.269935 and Nye County’s proposed “read-aloud requirement”, this Court stated the following:

[W]e note our concern that, if the read-aloud requirement remains and observers are positioned to hear it, the observers, themselves members of the public, NRS 293B.353, are likely to learn election result information before the release of such information is statutorily authorized, even if they certify that they will not disclose this information to others. The record is insufficiently developed at this point, but we note that if such observers hear results, this would violate the applicable statutes.⁸

In turn, this Court ordered that Nye County “require all observers to certify that they will not prematurely release any information regarding

⁶ Reply to Response at 11–12.

⁷ Order Granting in Part Petition for Writ of Mandamus (hereafter “Order”) at 10.

⁸ Order at 6.

the vote count before [the close of polls on November 8], and ensure public observers do not prematurely learn any election results . . .”⁹

STATEMENT OF FACTS

Following issuance of this Court’s order, the Secretary of State’s office contacted Respondent Kampf on October 22, 2022, “seeking written explanation as to how Nye County and [Kampf] intend to comply with all of the provisions from the writ of mandamus, in particular how Nye County will ‘ensure public observers do not prematurely learn any election results.’”¹⁰

Nye County, through counsel, provided the Secretary of State with a written response on October 24, 2022. Regarding compliance with the Court’s order as to the dissemination of information to the public, Nye County stated:

With respect to the public dissemination issue, the Nevada Supreme Court did not explicitly bar the “read-aloud” element of the County’s hand count process (it only barred the livestreaming thereof). Moreover, the Supreme Court clearly differentiated the “vote count” from “election

⁹ Order at 10.

¹⁰ Letter from Deputy Secretary of State for Elections Mark Walschin to Nye County Clerk Mark Kampf from October 22, 2022, Pet’rs’ App., Vol. 2, APP0061

results.” As I’m sure you would agree, “election results” refers to the totality of vote count results. This is why the Supreme Court has required the County to have all observers of the hand count process certify they will not “prematurely release any information regarding the *vote count* [not election results]” prior to close of all polls (emphasis added).

Finally, the County plans to employ a bi-fold approach to ensuring observers do not “prematurely learn any election results,” which again clearly refers to the totality of returns, not the individual counting of ballots. Not accounted for in the Order is the fact that the County’s hand count process will take place in multiple rooms. [Because the counting will be conducted simultaneously in each room] not a single observer will be able, even if they wanted to, to learn the totality of the vote count (i.e. election results). As a secondary safeguard, the County, [...] is having observers declare under the penalty of perjury that, among other things, they will not undertake any efforts to interfere with, obstruct or otherwise impede the election or its processes.¹¹

Nye County stated that these procedures were sufficient to comply with this Court’s order.¹²

¹¹ Letter from Attorney Brian Hardy to Deputy Secretary of State for Elections Mark Walschin from October 24, 2022, Pet’rs’ App., Vol. 2, at APP0062–63.

¹² *Id.*

At the request of counsel representing the Secretary of State, Petitioners provided a written response to Nye County’s position.¹³ In that response, Petitioners emphasized this Court’s concern that “if the read-aloud requirement remains and observers are positioned to hear it, the observers, themselves members of the public, [...] are likely to learn election result information before the release of such information is statutorily authorized, even if they certify that they will not disclose this information to others,” and pointed out that this Court’s order did not distinguish between a “partial release of results and the final count of the votes.”¹⁴

On October 25, 2022, the Secretary of State, through counsel, advised the parties to seek clarification from this Court as to this limited issue.¹⁵

¹³ Email exchange between Deputy Solicitor General Craig A. Newby, Attorney Brian R. Hardy, and Attorney Harry L. Arnold, CC’ing Attorney Sadmira Ramic, from October 24, 2022, Pet’rs’ App., Vol. 2, at APP0068; Letter from Attorney Sadmira Ramic to Deputy Secretary of State for Elections Mark Wlaschin from October 25, 2022, Pet’rs’ App., Vol. 2, APP0070–72.

¹⁴ Letter from Attorney Sadmira Ramic to Deputy Secretary of State for Elections Mark Wlaschin from October 25, 2022, Pet’rs’ App., Vol. 2, APP0071.

¹⁵ Letter from Deputy Solicitor General Craig A. Newby on behalf of Secretary of State to Attorneys Brian R. Hardy and Sadmira Ramic from October 25, 2022, Pet’rs’ App., Vol. 2, at APP0073.

On October 26, 2022, Athar Haseebullah and Cèsar Carvajal, as members of the general public, travelled to Pahrump, Nevada, to observe Nye County's hand counting process.¹⁶ As a public observer, Haseebullah heard Nye County election workers read aloud results from multiple ballots.¹⁷ Every time an election worker read out the information on a ballot, the worker explicitly and audibly identified which candidate the voter had selected for each race.¹⁸

As a public observer, Cèsar Carvajal heard Nye County election workers read out loud results from multiple ballots.¹⁹ Every time the election worker read out the information on the ballot, the worker explicitly and audibly identified which candidate the voter had selected for each race.²⁰

¹⁶ Declaration of Athar Haseebullah in Support of Motion for Clarification, October 26, 2022, Pet'rs' App., Vol. 2, at APP0076; Declaration of Cèsar Carvajal in support of Motion for Clarification, October 26, 2022, Pet'rs' App., Vol. 2, at APP0074.

¹⁷ Declaration of Athar Haseebullah in Support of Motion for Clarification, October 26, 2022, Pet'rs' App., Vol. 2, at APP0077.

¹⁸ *Id.*

¹⁹ Declaration of Cèsar Carvajal in support of Motion for Clarification, October 26, 2022, Pet'rs' App., Vol. 2, at APP0075.

²⁰ *Id.*

DISCUSSION

This Court has ordered that Respondents “require all observers to certify that they will not prematurely release any information regarding the vote count [before November 8, 2022], and ensure public observers do not prematurely learn any election results.”²¹ As the Court cited in its order, NRS 293.3606 prohibits the “disseminat[ion] to the public information on the count of returns for early voting” and NRS 296.269935 prohibits the “disseminat[ion] to the public in any way information pertaining to the count of mail ballots before all polling places are closed and all votes have been cast on the day of the election.”²² The Court observed “that, if the read-aloud requirement remains and observers are positioned to hear it, the observers, themselves members of the public [...], are likely to learn election result information before the release of such information is statutorily authorized, even if they certify that they will not disclose this information to others,” and “if such observers hear results, this would violate the applicable statutes.”²³

²¹ Order at 9 – 10.

²² Order at 5 n. 4 & 5 (emphasis added).

²³ Order at 6.

According to the letter they provided the Secretary of State, Respondents believe that they will not violate this Court's order by disclosing the content of election ballots to public observers as long as a public observer does not prematurely learn "the totality of the vote count" and the observer has certified that they will not share the information that they learn with others.²⁴ It is Petitioners' position that when an election worker reads aloud the content of a ballot prior to November 8, 2022, within hearing distance of a public observer, this action violates NRS 293.3606 and NRS 296.269935, and by extension this Court's order.

In light of this disagreement and the Secretary of State's suggestion that parties seek clarification, Petitioners request that the Court clarify whether Nye County's current practice of reading aloud the content of each ballot within hearing distance of public observers violates this Court's October 21, 2022, order even if Nye County (1) has each public observer certify that they will not disclose the information that they receive to others and (2) arranges its process so that no one observer would be able to aggregate the total results from all ballots announced.

²⁴ Letter from Attorney Brian Hardy to Deputy Secretary of State for Elections Mark Walschin from October 24, 2022, Pet'rs' App., Vol. 2, at APP0062–63.

CONCLUSION

Petitioners respectfully requests this Court to clarify whether Respondents' procedure where Nye County election workers, prior polls closing on November 8, 2022, read aloud the content of ballots within hearing distance of public observers violates the order issued by this Court on October 21, 2022.

DATED this 26th day of October 2022.

Respectfully submitted:

**AMERICAN CIVIL LIBERTIES
UNION OF NEVADA**

/s/ Sadmira Ramic

Sadmira Ramic, Esq.

Nevada Bar No.: 15984

**AMERICAN CIVIL LIBERTIES
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Counsel for Petitioners

VERIFICATION

I, Sadmira Ramic, declare as follows:

1. I am counsel for Petitioners ACLU of Nevada and Steven Bacus.
2. I verify that I have read the foregoing Emergency Petition and that the same is true of my own knowledge, except for matters state on information and belief, and as to those matters, I believe them true.
3. I declare under penalty of perjury under the law of the Nevada that foregoing is true and correct.

Executed this 26th day of October 2022, in Las Vegas, Nevada.

/s/ Sadmira Ramic

Sadmira Ramic, Esq.

Nevada Bar No.: 15984

CERTIFICATE OF COMPLIANCE

I hereby certify that I have read this petition, and to the best of my knowledge, information, and belief it is not frivolous or interposed for any improper purpose. I further certify that this brief complies with all applicable Nevada Rules of Appellate Procedure, including the requirement of Rule 28(e), which requires that every assertion in the brief regarding matters in the record be supported by a reference to the page and volume number, if any, of the appendix where the matter relied on is to be found. I understand that I may be subject to sanctions in the event that the accompanying brief is not in conformity with the requirements of the Nevada Rules of Appellate Procedure.

I further certify that this brief complies with the formatting requirements of NRAP 32(a)(4), the typeface requirements of NRAP 32(a)(5) and the type style requirements of NRAP 32(a)(6) because this brief has been prepared in a proportionally spaced typeface using Microsoft Word for Office 365 in 14 point Century Schoolbook.

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Finally, I hereby certify that this brief complies with the type-volume limitations of NRAP 27(c) and 32(c)(2) because, excluding the parts of the brief exempted by NRAP 32(a)(7)(C), it is proportionately spaced, has a typeface of 14 points or more and is no more than 10 pages.

DATED this 26th day of October 2022.

Respectfully submitted:

**AMERICAN CIVIL LIBERTIES
UNION OF NEVADA**

/s/ Sadmira Ramic

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Christopher M. Peterson, Esq.

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Counsel for Petitioners

NRAP 27(e) CERTIFICATE

I, Christopher Peterson, declare as follows:

4. I am counsel for Petitioners ACLU of Nevada and Steven Bacus.
5. The telephone numbers and address of the attorneys for the parties are as follows:

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For the County of Nye and Mark Kampf

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6. Emergency relief is proper because Mr. Kampf has begun the hand counting process as of October 25, 2022. The parties explicitly disagree regarding the limitations ordered by the Court's order, and the Secretary of State has indicated that it will not take any action without further clarification from this Court.

7. Prior to filing this brief, I attempted to contact both Harry L. Arnold and Brian R. Hardy via phone on October 26, 2022. I then emailed attorneys Harry L. Arnold and Brian R. Hardy on October 26, 2022. I explained in that email that we were seeking clarification regarding the limitations imposed by the Court on Nye County's plan to read aloud the content of ballots in the presence of public observers. Mr. Arnold

confirmed receipt of the email. I sent Mr. Arnold and Mr. Hardy, via email, a digital copy of the foregoing motion and Petitioner's Appendix, Volume 2, on October 26, 2022, before they were filed with this Court.

8. I also contacted the Office of the Clerk of the Supreme Court of Nevada on October 26, 2022, to notify it that the ACLU of Nevada would be filing this motion, in accordance with Nevada Rule of Appellate Procedure 27(e)(1), on behalf of petitioners.

Executed this 26th day of October 2022, in Las Vegas, Nevada.

/s/ Christopher Peterson
Christopher M. Peterson, Esq.
Nevada Bar No.: 13932

CERTIFICATE OF SERVICE

I hereby certify that on October 27, 2022, I electronically filed the foregoing **EMERGENCY MOTION FOR CLARIFICATION PURSUANT TO NRAP 27** with the Nevada Supreme Court by using the appellate electronic filing system.

I further certify that I served a copy of this document by mailing a true and correct copy thereof, postage pre-paid, addressed to:

Harry L. Arnold
Marquis Aurbach
10001 Park Run Drive
Las Vegas, NV 89145

I further certify that a true and correct copy of this document was served by email to:

Harry L. Arnold
harnold@maclaw.com

Brian R. Hardy
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/s/ Christopher Peterson

Christopher Peterson

An employee of the ACLU of Nevada

IN THE SUPREME COURT OF THE STATE OF NEVADA

Case No. 85507

AMERICAN CIVIL LIBERTIES UNION OF NEVADA
Petitioner,

Electronically Filed
Oct 27 2022 07:04 AM
Elizabeth A. Brown
Clerk of Supreme Court

v.

THE COUNTY OF NYE, et al.,
Respondent.

**EMERGENCY MOTION FOR CLARIFICATION
PURSUANT TO NRAP 21(a)(6)**

PETITIONER'S APPENDIX, VOL. 2

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*Counsel for Petitioners ACLU of
Nevada and Steven Bacus*

DOCUMENT	DATE	VOL	PAGE(S)
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Email exchange between Deputy Solicitor General Craig A. Newby, Attorney Brian R. Hardy, and Attorney Harry L. Arnold, CC'ing Attorney Sadmira Ramic, from October 24, 2022	10/24/2022	2	68–69

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Email exchange between Attorney Sadmira Ramic and Frank G. Carbone from October 5, 2022 and October 7, 2022	10/5/2022;10/7/2022	1	48–50
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DOCUMENT	DATE	VOL	PAGE(S)
Presentation titled “Nye County – 2022 General Election Process”, September 20, 2022	9/20/2022	. 1	2–13

Respectfully submitted,

/s/ Christopher Peterson
CHRISTOPHER PETERSON
Counsel for the Petitioners

CERTIFICATE OF SERVICE

I hereby certify that on October 27, 2022, I electronically filed the foregoing Appendix with the Nevada Supreme Court by using the appellate electronic filing system.

I further certify that I served a copy of this document by mailing a true and correct copy thereof, postage pre-paid, addressed to:

Harry L. Arnold
Marquis Aurbach
10001 Park Run Drive
Las Vegas, NV 89145

I further certify that a true and correct copy of this document was served by email to:

Harry L. Arnold
harnold@maclaw.com

/s/ Christopher Peterson

Christopher Peterson

An employee of the ACLU of Nevada



**OFFICE OF THE
SECRETARY OF STATE**

October 22, 2022

Mr. Mark Kampf
Nye County Clerk
101 Radar Road
P.O. Box 1031
Tonopah, NV 89049
mkampf@nyecountynv.gov

Via Email & Certified Mail

RE: Compliance with Nevada Supreme Court Writ of Mandamus dated Oct 21, 2022

Mr. Kampf,

I am in receipt of yesterday's writ of mandamus from the Nevada Supreme Court. I am seeking written explanation as to how Nye County and you intend to comply with all of the provisions from the writ of mandamus, in particular how Nye County will "ensure public observers do not prematurely learn any election results." Writ at 10.

Time is of the essence should Nye County wish to proceed with its parallel process, which cannot proceed until compliance with these mandates from the Nevada Supreme Court is resolved. To expedite resolution, please copy Petitioners' counsel with any written explanation.

Please reply no later than 5 p.m. on Monday, October 24, 2022. You may call or email me with any questions you might have.

Mark Wlaschin
Deputy Secretary of State for Elections

cc: Secretary of State Barbara K. Cegavske



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OF COUNSEL

October 24, 2022

Nevada Secretary of State
c/o Mark Wlaschin, Deputy Secretary of State for Elections
101 N. Carson Street, Suite 3
Carson City, NV 89701

Via mail & email to mwlaschin@sos.nv.gov and nvelect@sos.nv.gov

Re: Nye County Hand Count Procedures
Compliance With Supreme Court Writ of Mandamus (Case No. 85507)
Response to Correspondence Dated October 22, 2022

Dear Mr. Wlaschin:

As you may be aware, this firm represents Nye County and its Clerk Mark Kampf with respect to the above-referenced legal action filed by the ACLU. As such, please ensure this office is copied on all future correspondence regarding this matter. We are in receipt of your correspondence dated October 22, 2022 and, consistent with the same, Nye County fully intends to comply with the Nevada's Supreme Court's October 21, 2022 order in Case No. 85507 ("Order"). The Order compelled the County to do the following:

(1) Refrain from livestreaming the hand-count read-aloud process prior to the close of the polls on November 8, require all observers to certify that they will not prematurely release any information regarding the vote count before then, and ensure public observers do not prematurely learn any election results, and

(2) Make available to voters all three of the statutorily established methods for proving voter identity when a signature verification fails.

With respect the first issue regarding the public dissemination of results, the County reaffirms its intent to not livestream the hand-count process. Instead, the recordings from the cameras in the hand-count rooms will not be released until the close of all polls as determined by the Secretary of State's office. At the earliest, the recordings will not be released until the morning following the election.

With respect to the public dissemination issue, the Nevada Supreme Court did not explicitly bar the "read-aloud" element of the County's hand count process (it only barred the livestreaming thereof). Moreover, the Supreme Court clearly differentiated the "vote count" from "election results." As I'm sure you would

agree, “election results” refers to the totality of vote count results. This is why the Supreme Court has required the County to have all observers of the hand count process certify they will not “prematurely release any information regarding the *vote count* [not election results]” prior to close of all polls (emphasis added). As set forth in the attached observer form and observer declaration, the County intends to require all observers of the hand count process to sign a certification as required by the Order.

Finally, the County plans to employ a bi-fold approach to ensuring observers do not “prematurely learn any election results,” which again clearly refers to the totality of returns, not the individual counting of ballots. Not accounted for in the Order is the fact that the County’s hand count process will take place in multiple rooms. At this time, the County estimates that at all times in which the hand count is taking place, there will be roughly 4 – 6 different rooms with separate hand count teams tallying ballots *simultaneously*. As such, by simultaneously spreading the hand count among various rooms, not a single observer will be able, even if they wanted to, to learn the totality of the vote count (i.e. election results). As a secondary safeguard, the County, as set forth in the attached Observer Declaration, is having observers declare under the penalty of perjury that, among other things, they will not undertake any efforts to interfere with, obstruct or otherwise impede the election or its processes.

Overall, the County is quite confident that the procedures set forth above ensure compliance with the Order and ameliorate any concerns over the public dissemination of election results. With respect to the second obligation of ensuring voters are afforded all three methods of signature verification set forth in NRS 293.285, the County is not instructing its poll workers to limit signature verification to only showing identification. Instead, the County is ensuring its poll workers handling signature verification understand that a voter subject to the signature verification process does not necessarily need to show identification, and can instead, pursuant to NRS 293.285(2)(a)-(b), provide verification by either (a) answering personal data questions stemming from the voter’s voter registration application or (b) providing (either orally or in writing) personal data that verifies the voter’s identity. The County will not seek to prioritize verification via identification, and will instead ensure that voters subject to the signature verification process are aware of all three statutorily-prescribed options for verification. With this instructive guidance for its poll workers, the County is confident it will adhere to the second mandate set forth in the Order.

///

///

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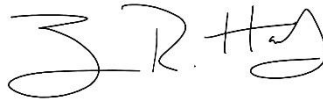
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October 24, 2022

Page 3

As always, if you have any comments, questions or concerns, please feel free to contact the undersigned directly. Unless we hear from you otherwise, we will assume that Nye County's procedures for its parallel process as set forth above sufficiently comply with the Order.

Sincerely,

A handwritten signature in blue ink, appearing to read "B.R. Hardy" followed by a stylized flourish or second signature.

Brian R. Hardy, Esq. &
Harry L. Arnold, Esq.

BRH:HLA

CC: Mark Kampf, Timothy Sutton

Encl: Observer Form; Observer Declaration

APP0064



State of Nevada

Secretary of State Barbara K. Cegavske

Processing and Counting of Ballots Observer Acknowledgment

In accordance with the Nevada Revised Statute (NRS) 293B.353 and 293.0335, and Nevada Administrative Code (NAC) 293 Chapter 293/R098-21/R108-21 I, _____, by signing this form and placing my initials next to each provision, hereby acknowledge that during the time I observe the processing and counting of ballots at the central counting place:

_____: I am prohibited from:

1. Talking to workers within the central counting place other than the county or city clerk or a person designated by the county or city clerk to address questions from observers;
2. Using a mobile telephone or computer within the central counting place;
3. Advocating for or against a candidate, political party or ballot question;
4. Interfering with the statutory duties of county or city election personnel; and
5. Interfering with the processing and counting of ballots.

_____: I may be removed from the central counting place by the county or city clerk for violating any provision of title 24 of the NRS or any of the provisions described above.

_____: The county or city clerk may:

- a. Limit the number of persons in the central counting place who are observing the processing and counting of ballots for reasons of public safety or to protect voter privacy or maintain order.
- b. Remove from a central counting place a person observing the processing and counting of ballots for violating any provision of title 24 of NRS or any of the provisions described above.

_____: A person observing the processing and counting of ballots at the central counting place may remain in an area designated by the county or city clerk without interfering with the processing and counting of ballots. The designated area must allow for meaningful observation, but must not be located in an area that would allow an observer to infringe on the privacy and confidentiality of the ballot of a voter.

_____: A person observing the processing and counting of ballots at a central counting place must wear a name tag denoting the person's full name.

_____: The county and city clerk shall retain the signed acknowledgments for at least 180 days following the election.

_____: "Advocate" includes, without limitation, speaking, displaying or disseminating written material and wearing identifying clothing, buttons or other paraphernalia.

_____: "Meaningful observation" means a person may observe the identification of voters who appear at a polling place to vote, the distribution of a ballot or voting machine card to a voter, the movement of a voter to a voting booth, the return of a ballot or voting machine card by a voter and the exiting of a polling place by a voter. The term does not include allowing a person to:

1. View the personal information of a voter, a voter's ballot, or selections on a voting machine; or
2. Listen to any conversation between election board officers or between a voter and an election board officer.

_____: Any person who disseminates to the public information relating to the count of returns for early voting before the polls close is guilty of a gross misdemeanor.

Signature

Date

Printed Name

OBSERVER DECLARATION

I hereby declare as follows:

1. I am over the age 18 and, pursuant to NRS §53.045, affirm under penalty of perjury under the laws of the State of Nevada that the following is true and correct.

2. I am being afforded the opportunity to observe the processing and counting of ballots and, in doing so, understand acknowledge that under both state and federal law I must adhere to certain standards of conduct and that I do not interfere with, obstruct or otherwise impede the election or its processes including, but not limited to, affirming the following:

_____: I will not release, or cause to be released, any information about the vote count prior to the close of all polls as determined by the Nevada Secretary of State, including but not limited to, any of the names (or frequency thereof) that are read aloud during the hand count process;

_____: I will not collaborate, conspire or coordinate with other observer(s) to develop a cumulative understanding of the vote count and overall election results;

_____: I will not record or tally (whether manually, electronically or through any other means) or actively seek to remember the frequency of any names that are read aloud during the hand count process;

_____: I will not seek to subvert the Nevada Supreme Court's order in Case No. 85507, which bars the public dissemination of election results prior to the close of all polls as determined by the Nevada Secretary of State, including but not limited to, any of the names (or frequency thereof) that are read aloud during the hand count process;

_____: I understand during my observation of the hand count process my image and likeness may be captured by camera (video and audio recording), and hereby irrevocably grant Nye County the right to use any recording containing my image and likeness, and hereby release Nye County from all liability stemming from such recordings or the use thereof.

3. I understand that if I violate or attempt to violate any of the above affirmations or undertake any efforts to interfere with, obstruct or otherwise impede the election or its processes that I may be subject to legal penalties and/or excluded from further observation of the process.

Dated this ____ day of _____, 2022

Signature

Printed Name

Chris Peterson

From: Craig A. Newby <CNewby@ag.nv.gov>
Sent: Monday, October 24, 2022 4:54 PM
To: bhardy@maclaw.com; harnold@maclaw.com
Cc: Sadmira Ramic
Subject: FW: Nye County Response to 10/22/22 Correspondence re Supreme Court Writ [IWOV-iManage.FID1215712]
Attachments: Response to October 22 Correspondence.pdf

This Message Is From an External Sender

This message came from outside your organization.

Hello Brian and Harry:

I am in receipt of your clients' response letter. By way of this email, the Secretary is requesting a written response from the writ petitioners regarding compliance with the writ, as noted in the original email. I expect to receive any such response from the writ petitioners by mid-day tomorrow.

Thank you,

Craig Newby
Deputy Solicitor General
Nevada Office of the Attorney General

From: Harry L. Arnold <harnold@MACLAW.com>
Sent: Monday, October 24, 2022 12:56 PM
To: Mark Wlaschin <mwlaschin@sos.nv.gov>; SOS Elections Division <nvelect@sos.nv.gov>
Cc: Brian R. Hardy <bhardy@maclaw.com>
Subject: Nye County Response to 10/22/22 Correspondence re Supreme Court Writ [IWOV-iManage.FID1215712]

WARNING - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Mr. Wlaschin:

Please find attached correspondence sent on behalf of Nye County and Mr. Kampf detailing the County's plan for compliance with the Nevada Supreme Court writ issued Friday, the same of which will be put in the mail.

Should you have any questions or concerns, please feel free to contact myself or my colleague Brian Hardy (cc'd).

Thanks,
Harry



Harry L. Arnold, Esq.

10001 Park Run Drive

Las Vegas, NV 89145

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maclaw.com



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October 25, 2022

Nevada Secretary of State
c/o Mark Wlaschin
Deputy Secretary of State for Elections
101 N. Carson Street, Suite 3 Carson City, NV 89701



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Via email to mwlaschin@sos.nv.gov and cnewby@ag.nv.gov

***Re: Nye County Compliance with Nevada Supreme Court Order Granting in Part
Petition for Writ of Mandamus in case No. 85507***

Dear Mr. Wlaschin and Mr. Newby:

The ACLU of Nevada writes in response to Nye County's letter, dated October 24, 2022, in regard to your office's request for Nye County to provide written explanation as to how they will comply with the Nevada Supreme Court Order in case No. 85507. As you are aware, the Nevada Supreme Court granted our Petition for a Writ of Mandamus with respect to our challenge of Nye County's hand count procedure and ordered Nye County and Mark Kampf to:

“Refrain from livestreaming the hand-count read-aloud process prior to the close of the polls on November 8, require *all observers* to certify that they will not prematurely release any information regarding the vote count before then, and ensure *public observers* do not prematurely learn any election results...”
(emphasis added).

Nye County's letter sent to your office yesterday sets forth its new procedure for hand counting ballots. This new procedure is in violation of the Order of the Nevada Supreme Court, and as such, we urge you to inform Nye County and Mark Kampf that their intended actions do not comply with the direct order of the Court. Nye County must refrain from moving forward with this proposed process. Failure to do so will likely result in further legal action undertaken by our office.

I. The Opinion of the Nevada Supreme Court states that a verbal read aloud of a selected candidate from a ballot coupled with public observers hearing this announcement constitutes a release of election results in violation of Nevada law.

Nye County insists that the Supreme Court did not explicitly bar the read-aloud element of the County's hand count process and that the Supreme Court's use of the term “election

APP0070



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results” only applies to the totality of returns and not the individual counting of the ballots. Therefore, the County claims it can continue the process of verbally announcing a selected candidate from each ballot even if observers of the count hear the announcements. The Court’s opinion makes clear that such a process is unlawful.

First, the Court specifically addressed the issue of the release of election results to in-person observers of the hand count that is to start on October 25 before the polls close. The Court pointed out that the record is unclear as to whether the read-aloud requirement stands, but specifically ruled that **“if the read-aloud requirement remains and observers are positioned to hear it, the observers, themselves members of the public, [...] are likely to learn election result information before the release of such information is statutorily authorized, even if they certify that they will not disclose this information to other.”** The Court goes on to say that “the record is insufficiently developed on this point, but we note that **if such observers hear results, this would violate the applicable statutes.**” The “read-aloud requirement” alluded to was discussed at the beginning of the Court’s opinion and described the process as “a volunteer ‘reader’ to verbally announce the selections on each ballot to three ‘talliers’, [...] [which will] be open to the public, and individuals may observe the process in person.” The language of the Court is plain and clear- if the reader reads aloud the selected candidate from each ballot and members who are observing hear this announcement, this is a release of election results and is not permitted under Nevada law.

Second, Nye County asks you to adopt their perceived definition of “election results” as “totality of vote count results,” and their sole basis for doing so is due to the Court using “vote count” in one part of its order and “election results” in another.

This distinction is misplaced, and, again, can be clarified from the Court’s opinion. The Court mandated Nye County and Mark Kampf to take two separate actions: 1) to “require all observers to certify that they will not prematurely release any information regarding the **vote count process** before then”; and 2) to “ensure public observers do not prematurely learn any **election results**.” (emphasis added). As such, the Court is requiring Nye County to assure that all observers- those participating in the count and those publicly observing- are prevented from releasing information on the hand count process itself. The second action is related to the release of election results described above, and a release of election results occurs when the “reader” reads aloud the selected candidate from each ballot **and** public observers hear this announcement. At no point in the opinion, nor during the course of this case, was a differentiation made between partial release of results and the final count of the votes. If the highest court of this state intended to make that distinction, it would have done so in its order.



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II. Nye County’s proposal separating the hand count into “4-6 different rooms” fails to satisfy the mandates of the Nevada Supreme Court order by releasing election results in violation of Nevada law.

The only offered explanation by Nye County as to how it intends on complying with the order so that observers do not prematurely learn any election results is the County’s plans to have the hand count process separated into “4-6 different rooms with separate hand count teams tallying ballots simultaneously.” This process fails to satisfy the mandates set forth by the Nevada Supreme Court because this process mirrors the proposed process struck down by the Court, specifically a reader verbally announcing a selected candidate from the ballot, three talliers tallying, and the process being open to the public. Separating the “teams” into separate rooms does nothing to eliminate the ultimate outcome of this process—the release of election result information prior to the permitted time under Nevada law. Readers will still be reading aloud the selected candidate and public observers present in these rooms will be able to hear these results. Suggesting it wouldn’t be possible for observers to aggregate this data is an ideologically conclusory and illogical attempt to engage in a process that violates the order of the Court.

III. Conclusion

Nye County has failed to outline a process for hand counting all ballots which would comport with the directives of the Nevada Supreme Court. Early voting has already begun, and we are days away from Election Day. We implore you to not accept Nye County’s newest illegal hand-count proposal.

Sincerely,

A handwritten signature in black ink, appearing to read "Sadie R." with a stylized flourish at the end.

ACLU of Nevada
Voting Rights Attorney

AARON D. FORD
Attorney General

KYLE E. N. GEORGE
First Assistant Attorney General

CHRISTINE JONES BRADY
Second Assistant Attorney General



STATE OF NEVADA
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JESSICA L. ADAIR
Chief of Staff

LESLIE NINO PIRO
General Counsel

HEIDI PARRY STERN
Solicitor General

October 25, 2022

Via Electronic Mail

Brian R. Hardy
Marquis Aurbach Chtd.
10001 Park Run Drive
Las Vegas, NV 89145
bhardy@maclaw.com

Sadmira Ramic
ACLU of Nevada
601 S. Rancho Drive, Suite B11
Las Vegas, NV 89106
ramic@aclunv.org

Re: October 21, 2022 Writ of Mandamus

Dear Mr. Hardy and Ms. Ramic:

I am litigation counsel for the Secretary of State. I am in receipt of the writ of mandamus from the Nevada Supreme Court, along with responses relating to my client's request for information on how Nye County plans to comply with the writ of mandamus.

From brief review, it is clear that you have differing interpretations of the writ as it pertains to how Nye County will "ensure public observers do not prematurely learn any election results," given that the court noted earlier "that if such observers hear results, this would violate the applicable statutes." Writ at 6, 10. Ultimately, pursuant to Nevada Rule of Appellate Procedure 40, the Nevada Supreme Court needs to clarify these differing interpretations to ensure compliance with Nevada law and its writ. We respectfully encourage you to seek direction on this limited issue, as only the Nevada Supreme Court can provide the final determination of this issue.

Sincerely,

/s/ Craig A. Newby

Craig A. Newby
Deputy Solicitor General
(702) 486-9246
cnewby@ag.nv.gov

**DECLARATION OF CÈSAR CARVAJAL IN SUPPORT OF
MOTION FOR CLARIFICATION**

I, Cèsar Carvajal, under penalty of perjury declare:

1. I am over the age of 18 and I am competent to testify.
2. I am an employee of Silver State Voices, a non-profit, non-partisan organization dedicated to promoting voter engagement and advancing voting rights.
3. I have personal knowledge of the facts set forth in this declaration.
4. I make this declaration in support of the Motion for Clarification.
5. On October 26, 2022, I visited the Nye County Development Services Center, located at 250 NV-160 #3, Pahrump, Nevada 89060.
6. The Nye County Development Services Center is a location where Nye County election workers are currently implementing Nye County's hand-count process and are counting ballots for the 2022 election.

7. As a public observer, I personally observed Nye County's hand-count election process.
8. While observing, I heard election workers read out loud the contents of multiple ballots cast in the 2022 election.
9. Each time a worker read out loud the contents of a ballot, the worker clearly identified each candidate the voter had selected for each race.
10. Upon information, belief, and my personal observations, the elections workers read each ballot out loud to comply with the election procedures set forth by Nye County Clerk Mark Kampf.
11. I declare under penalty of perjury that the foregoing is true and correct.

Dated October 26, 2022.

DocuSigned by:

Cesar Carvajal

Cèsar Carvajal


**DECLARATION OF ATHAR HASEEBULLAH IN SUPPORT OF
MOTION FOR CLARIFICATION**

I, Athar Haseebullah, under penalty of perjury declare:

1. I am over the age of 18 and I am competent to testify.
2. I am the Executive Director of the American Civil Liberties Union (ACLU) of Nevada.
3. I have personal knowledge of the facts set forth in this declaration.
4. I make this declaration in support of the Motion for Clarification.
5. On October 26, 2022, I visited the Nye County Development Services Center, located at 250 NV-160 #3, Pahrump, Nevada 89060.
6. The Nye County Development Services Center is a location where Nye County election workers are currently implementing Nye County's hand-count process and are counting ballots for the 2022 election.
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9. Each time a worker read out loud the contents of a ballot, the worker clearly identified each candidate the voter had selected for each race.
10. Upon information, belief, and my personal observations, the elections workers read each ballot out loud to comply with the election procedures set forth by Nye County Clerk Mark Kampf.
11. I declare under penalty of perjury that the foregoing is true and correct.

Dated October 26, 2022.

DocuSigned by:

8AB070542FD5402

Athar Haseebullah
Executive Director
American Civil Liberties Union of Nevada