

Wrote at Man Damus
CEASE AND DESIST ORDER

2024 SEP 4 10:20
OCONEE COUNTY, GEORGIA

From: Suzannah Heimel
1340 Twin Oaks Trail
Watkinsville, Georgia

2024 SEP 4 10:20
OCONEE COUNTY, GEORGIA

SLSR 2024 000058-L

To: Sharon Gregg, Director- Board of Elections

CC: Daniel Haygood, Oconee County attorney

Oconee County Board of Elections

7635 Macon Highway # 200

Watkinsville, Georgia

- Jay Hanley - Chair Board
of Elections

RE: NOTICE TO CEASE AND DESIST REGISTERING NEW VOTERS UNTIL THE BOARD CONDUCTS THE REQUIRED HEARINGS FOR THE CHALLENGED VOTERS THEY RECEIVED NOTICE OF JULY 19, 2024.

Dear Ms. Gregg,

This Cease and Desist letter is aimed to serve as notice for you to stop your persistent actions towards me, an Oconee County voter that are related, but not limited to:

1. Continuing to register new voters while not conducting hearings for the 228 challenged voters you were made aware of July 19, 2024 (see attached). Per OCGA 21-2-229 this is a requirement.
2. Failure to fulfill your duties to remove dead and ineligible voters per OCGA 21-2-231.
3. Failure to fulfill your duties to confirm eligibility of voters per OCGA 21-2-216, OCGA 21-2-226, OCGA 21-2-228, OCGA 21-2-234.

On July 19, 2024 you received via email two lists containing 232 challenged voters in total. I've attached these lists. Upon receipt you had 10 business days to call a hearing, with the elector who presented the challenges, and the challenged voters. You did not call a hearing, which is required per OCGA 21-2-229. Instead you dismissed 230 of the challenges. On August 15, 2024 you held a hearing for 2 of the challenged voters. I approached the Elections Board and County

Attorney (Haygood was absent, and another attorney was present) about this violation. I also sent an email to Daniel Haygood asking for a remedy to this procedural violation. I did not get a response and no hearings were scheduled for the challenged electors. These actions are in violation of the OCGA Elections code and job and responsibilities of the Elections Director and Board of Registrar.

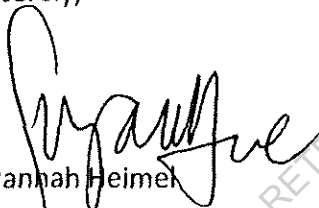
Such conduct is a threat to the registered voters of Oconee County. It prevents me from having confidence in the election rolls. It is in clear violation of your duties as the Director of Board of Elections.

Therefore, you are instructed to immediately stop such activities as they are being performed in violation of the law. You are also required to send me a written confirmation that you will refrain from such activities within 10 business days.

These measures are being suggested so that we can restore this issues amicably and without litigation.

If you do not comply I will be forced to take legal action against you and seek damages and remedies for the same. Consider this letter a final warning to stop your unrestricted conduct and legal activities toward me.

Sincerely,


Suzannah Heimer
UCC1-308

heimels@yaloo.com

IN THE SUPERIOR/STATE COURT OF Oconee COUNTY
STATE OF GEORGIA

Suzannah Heimel

CIVIL ACTION NUMBER 5USR2074000058-L

PLAINTIFF

VS.

Sharon Gregg, Director of Board of Elections and Jay Hanley, Chairman of Board of Elections
DEFENDANT

SUMMONS

TO THE ABOVE NAMED DEFENDANT: Sharon Gregg, Director of Board of Elections

You are hereby summoned and required to file with the Clerk of said court and serve upon the Plaintiff's attorney, whose name and address is:

an answer to the complaint which is herewith served upon you, within 30 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

This 04 day of September, 2024.

Clerk of Superior/State Court

BY Candice Hays Deputy Clerk
Deputy Clerk

IN THE SUPERIOR/STATE COURT OF Oconee COUNTY
STATE OF GEORGIA

Suzannah Heimel

CIVIL ACTION
NUMBER SUSR2024000058-L

PLAINTIFF

VS.

Sharon Gregg, Director of
Board of Elections and
Jay Hanley, Chairman of
Board of Elections DEFENDANT

SUMMONS

TO THE ABOVE NAMED DEFENDANT: Jay Hanley, Chairman of Board of Elections

You are hereby summoned and required to file with the Clerk of said court and serve upon the Plaintiff's attorney, whose name and address is:

an answer to the complaint which is herewith served upon you, within 30 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

This 04 day of September, 2024.

Clerk of Superior/State Court

BY Carrie Hays, Deputy Clerk
Deputy Clerk