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Justice Paul Wooten  
Supreme Court of the State of New York  
County of New York  
60 Centre St., Rm. 341  
New York, NY 10007

September 29, 2014

Re: NYCCAN v. McSweeney 100814/2014


Your Honor -

I write to advise you that the Petitioners in the above referenced matter have filed an Order to show Cause and Verified Petition seeking a declaration that their second petition, filed pursuant to MHRL § 37(7), complies with all laws.

Astoundingly, the City Clerk and the Board of Elections concluded that 73% of the signers to the second petition were not registered voters. That percentage represents a 59% increase in invalidations due to the signer not being registered from the first petition and is, statistically, virtually impossible. Indeed, a sampling of invalidations due to the signers not be registered showed that nearly half were erroneously decided by the Board of Elections.

As the attached courtesy copy of the Verified Petition explains, the amount of signatures wrongfully determined to be invalid is either reckless gross negligence on the part of the Board, or fraudulent.

Sincerely,

  
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Leo Glickman

CC: ACC Stephen Kitzinger