



Phillips Lytle LLP

Via NYSCEF

May 24, 2022

Hon. Patrick F. McAllister
Acting New York State Supreme Court Justice
Steuben County Supreme Court
3 East Pulteney Square
Bath, New York 14810

Re: *Matter of Harkenrider v. Hochul* (Steuben County Index No. E2022-0116CV)

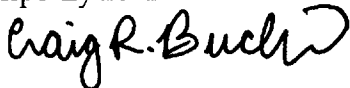
Dear Justice McAllister:

As co-counsel to New York State Assembly Speaker Carl Heastie, we oppose the motion to intervene filed by the Parent Party of New York, Gavin Wax, and others (the "Parent Party Motion") (Dkt. No. 561). The motion is untimely, and the Speaker reiterates the timeliness arguments he made in opposition to the three motions to intervene filed by Gavin Wax, Gary Greenberg, Benjamin Carlisle, and others from May 1 through 3, 2022 (Dkt. Nos. 325, 326, 360).

This Court denied those three motions as untimely (Dkt. No. 520 at pp. 4-5), and the Parent Party Motion is even less timely. Two unsuccessful motions to intervene in this proceeding are particularly relevant: one filed by Mr. Carlisle and others (Dkt. No. 326), and another filed by Larry Sharpe and others (Dkt. No. 541). Those motions did not challenge an additional map; rather, they sought to influence the rules governing this year's elections. The Parent Party Motion seeks to do likewise, and should be denied for the same reasons (*see* Dkt. No. 520 at pp. 4-5; Dkt. No. 668). In addition, it is improper for Gavin Wax to seek to intervene in this proceeding a second time.

Respectfully,

Phillips Lytle LLP

by 

Craig R. Bucki

ATTORNEYS AT LAW

CRAIG R. BUCKI, PARTNER DIRECT 716 847 5495 CBUCKI@PHILLIPSLYTLLE.COM

ONE CANALSIDE 125 MAIN STREET BUFFALO, NY 14203-2887 PHONE 716 847 8400 FAX 716 852 6100

PHILLIPSLYTLLE.COM