FILED 08-23-2024 CLERK OF WISCONSIN SUPREME COURT

### IN THE SUPREME COURT OF WISCONSIN No. 2024AP001643

DAVID STRANGE, INDIVIDUALLY AND AS DEPUTY OPERATIONS DIRECTOR - WISCONSIN FOR THE DEMOCRATIC NATIONAL COMMITTEE,

Petitioner,

v.

WISCONSIN ELECTIONS COMMISSION (WEC); MEAGAN WOLFE, IN HER OFFICIAL CAPACITY AS ADMINISTRATOR OF WEC; DON MILLIS, ROBERT SPINDELL, JR., MARGE BOSTELMANN, ANN JACOBS, MARK THOMSEN, AND CARRIE RIEPL, IN THEIR OFFICIAL CAPACITY AS COMMISSIONERS OF WEC, AND WISCONSIN GREEN PARTY,

Respondents.

# MOTION BY NON-PARTY REPUBLICAN PARTY OF WISCONSIN FOR LEAVE TO FILE AMICUS BRIEF

#### **CRAMER MULTHAUF, LLP**

Matthew M. Fernholz, SBN: 1065765 1601 East Racine Avenue • Suite 200 P.O. Box 558 Waukesha, WI 53187-0558 (262) 542-4278 mmf@cmlawgroup.com

#### **GRAVES GARRETT GREIM LLC**

Matthew R. Mueller, *Pro Hac Vice* Jackson C. Tyler, *Pro Hac Vice* 1100 Main Street, Suite 2700 Kansas City, Missouri 64105 Tel.: (816) 256-3181 mmueller@gravesgarrett.com jtyler@gravesgarrett.com

Non-party Republican Party of Wisconsin ("RPW"), through counsel, earlier moved to intervene in this matter. In the event the Court denies RPW's Motion to Intervene, RPW moves in the alternative for the Court to accept its previously filed Brief in Opposition to Petition for Original Action as a non-party *amicus* brief in support of the Wisconsin Green Party, pursuant to Wis. Stat. § 809.19(7) and this Court's August 22, 2024 Order in *David Strange v. Wisconsin Elections Commission*, No. 2024AP001643-OA. In support of this motion, proposed *amicus curiae* RPW submits the following:

- 1. Earlier today, August 23, 2024, RPW filed a Motion to Intervene as a respondent along with a memorandum in support.
- 2. Anticipating a ruling by this Court, RPW also filed its Brief in Opposition to Petition for Original action, its substantive response to the Petition for Original Action in this matter.
- 3. Out of an abundance of caution in the event this Court denies RPW's Motion to Intervene, RPW alternatively seeks leave to participate as *amicus curiae*, as directed in the Court's August 22, 2024 Order requiring such submissions by 5:00 PM today.
- 4. RPW has extensive expertise with election law issues, including voting rights and ballot access litigation. RPW also manages the party's business in Wisconsin, coordinates election strategy, and supports Republican candidates statewide. As a political party that nominates, supports, and runs its own candidates, RPW has a direct and substantial interest in the candidates that will be on the ballot in November.
- 5. RPW's brief is desirable because it provides thoughtful responses to the arguments raised by Petitioner, issues which might not otherwise be briefed given the

Republican Party of Wisconsin's Alternative Motion for ... Filed 08-23-2024

Page 3 of 4

Case 2024AP001643

uncertainty as to whether the Wisconsin Green Party and other Respondents have had

adequate time to obtain counsel and file a response in accordance with the Court's deadline.

RPW's extensive experience as a Wisconsin political party, as well as its knowledge of

how state ballot access laws impact political parties and voters, will aid the Court in

resolving the issues in this case.

6. Should the Court deny RPW's Motion to Intervene, RPW respectfully

requests the Court grant this motion and treat the RPW's previously filed Brief in

Opposition to Petition for Original Action as its non-party *amicus curiae* brief pursuant to

Wis. Stat. § 809.19(7).

WHEREFORE, in the event the Court denies RPW's Motion to Intervene, RPW

respectfully requests that the Court grant this motion in the alternative, and accept its

previously filed Brief in Opposition to Petition for Original Action as a non-party brief of

amicus curiae in support of Respondent Wisconsin Green Party.

Dated: August 23, 2024

Respectfully Submitted,

**CRAMER MULTHAUF, LLP** 

BY: Electronically Signed by Matthew M. Fernholz

Matthew M. Fernholz, SBN: 1065765

CRAMER MULTHAUF, LLP

1601 East Racine Avenue • Suite 200

P.O. Box 558

Waukesha, WI 53187-0558

(262) 542-4278

mmf@cmlawgroup.com

3

## **GRAVES GARRETT GREIM LLC**

Matthew R. Mueller, *Pro Hac Vice*Jackson C. Tyler, *Pro Hac Vice*1100 Main Street, Suite 2700
Kansas City, Missouri 64105
Tel.: (816) 256-3181
mmueller@gravesgarrett.com
jtyler@gravesgarrett.com

Counsel for Proposed Amicus Republican Party of Wisconsin