MINUTES

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3 The State Board of Elections Board Meeting was held on Wednesday, August 10, 4 2016. The meeting was held at the General Assembly Building – Room C, Richmond, 5 Virginia. In attendance, representing the State Board of Elections (SBE) was James 6 Alcorn, Chairman; Clara Belle Wheeler, Vice Chair; and Singleton McAllister, Secretary. 7 Also in attendance, representing the Department of Elections (ELECT) was Edgardo 8 Cortés, Commissioner; and Rose Mansfield, Clerk. Anna Birkenheier, Assistant Attorney 9 General and Counsel to SBE and ELECT attended. Chairman Alcorn called the meeting 10 to order at 10:35AM.

11 The order of business was the Commissioner Report on the Department of 12 Elections compliance with the Order of the Supreme Court of Virginia in Howell v. 13 McAuliffe presented by Edgardo Cortés, ELECT Commissioner. Commissioner Cortés 14 stated that the working papers contained a copy of the Court order and related 15 communications sent to the field. Commissioner Cortés stated that The Supreme Court of 16 Virginia issued an opinion and associated writ of mandamus in the matter of Howell v. 17 McAuliffe on July 22, 2016. The Commissioner of Elections, the Department of 18 Elections, the State Board of Elections were named respondents in the suit, which 19 challenged the Governor's authority to issue a single order restoring civil rights to an 20 entire class of individuals with felony convictions. The Supreme Court, in a 4-3 vote, 21 found the Governor's Executive Orders issued on April 22, 2016, May 31, 2016, and 22 June 24, 2016 unconstitutional and directed the Respondents to take five remedial actions 23 in its order:

(1) The Department of Elections and Commissioner Edgardo Cortés, on or before
August 25, 2016, consistent with his duty to "[r]equire the general registrars to
delete from the record of registered voters the name of any voter who…has
been convicted of a felony. " Code § 24.2-404(A)(3), shall cancel the
registration of all felons who have invalidly registered under Executive Orders
issued on April 22, 2016, May 31, 2016, and June 24, 2016.

- 30 (2) The Department of Elections and Commissioner Cortés, on or before August
 31 25, 2016, shall "[r]equire the general registrars to enter the names of all
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registered voters into the [voter registration] system and to change or correct registration records as necessary," Code § 24.2 -404 (A)(2), by refusing to register anyone whose political rights have purportedly been restored by Executive Orders issued on April 22, 2016, May 31, 2016, and June 24, 2016, and by canceling the registration of anyone wo has registered pursuant to such orders.

- (3) The Department of Elections and Commissioner Cortés, on or before August
 25, 2016, shall "[r]etain...information received regarding...felony
 convictions." Code §24.2-404 (A)(6),by returning to the list of prohibited
 voters the name of any felon whose political rights have purportedly been
 restored by Executive Orders issued on April 22, 2016, May 31, 2016, and
 June 24, 2016.
- (4) The State Board of Elections and Chairman James B. Alcorn, Vice Chair
 (4) The State Board of Elections and Chairman James B. Alcorn, Vice Chair
 (4) Clara Bell Wheeler, and Secretary Singleton B. McAllister, on or before
 (4) August 25, 2016 "shall institute procedures to ensure that" the Department of
 (4) Elections and Commissioner Cortés carry out their duties under this Court's
 (4) order, Code § 24.2-404(C).
- 49 (5) Secretary Kelly Thomasson, on or before August 25, 2016, shall maintain and
 50 provide to the Department of Elections accurate records of individuals whose
 51 political rights have been lawfully restored, by deleting and omitting from the
 52 records any felons who political rights were purportedly restored by Executive
 53 Orders issued on April 22, 2016, May 31, 2016, and June 24, 2016: Code §§
 54 24.2-404 (A)(9), 53.1-231.1.

55 Commissioner Cortés stated that the Department of Elections moved 56 expeditiously to comply with the requirements of the Court order in a transparent manner, 57 while minimizing the impact to local election office operations. Commissioner Cortés 58 stated that the Department of Elections completed carrying out the duties specified in the 59 Court order on August 8, 2016 and provided a timeline of compliance:

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✓ Friday, July 22, 2016: Supreme Court of Virginia issues order.

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- 61 ✓ Saturday, July 23, 2016: Commissioner Cortés sent a statewide email to
 62 registrars indicating the Department was reviewing the Court order and
 63 would provide guidance as soon as possible.
- 64 ✓ Tuesday, July 26, 2016: Commissioner Cortés sent a statewide guidance to
 65 registrars, including notice that the Department of Elections would send
 66 cancellation letters to impacted individuals.
- Wednesday, July 27, 2016: Commissioner Cortés received notice from the
 Secretary of the Commonwealth that she had complied with her
 requirements under the Court order and that appropriate records were
 transferred to the Department of Elections.
- Friday, July 29, 2016: The Department of Elections completed the process of returning a total of 213,874 individuals to the list of prohibited voters.
 The Department of Elections provided guidance to registrars on how to properly process pending registrations for individuals impacted by the Court's order. The communication from the Commissioner also indicated the Department of Elections was processing the appropriate cancellations and would complete the process by August 8, 2016.
- 78 \checkmark Thursday, August 4, 2016: The Department of Elections completed 79 cancelling the voter registration records of 12,832 individuals, as directed by the Court order. Data was sent to the printer for preparation of 80 cancellation letters. Commissioner Cortés sent a statewide email to 81 registrars reiterating guidance provided on July 26th and 29, 2016. Notice 82 83 was posted on the Virginia Townhall website that a State Board of 84 Elections meeting was scheduled for Wednesday, August 10, 2016 and 85 Commissioner Cortés provided additional notice via statewide email to 86 registrars.
- Friday, August 5, 2016: Commissioner Cortés sent a statewide guidance
 email to registrars containing direction on processing information
 provided to localities via the Virginia Election and Registration
 Information System (VERIS) and cancelling pending absentee ballot
 requests. The email also provided information on the department of
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92 Elections' compliance with the Court order. Cancellation letters were
93 delivered to the U.S. Postal Service for first-class mailing. Commissioner
94 Cortés sent a statewide email on behalf of the Secretary of the
95 Commonwealth to provide information to registrars regarding the rights
96 restoration process.

97 ✓ Saturday, August 6, 2016: The Department of Elections resumes regular
 98 processing of felon data provided to registrars via VERIS. Commissioner
 99 Cortés and the Department of Elections complete compliance with the
 100 three Supreme Court Order directives which apply to Commissioner
 101 Cortés and the Department of Elections.

102 Commissioner Cortés asked if there were any questions. Chairman Alcorn 103 thanked ELECT for their efforts and asked if there were any issues with compliance of 104 the Court order. Commissioner Cortés stated that ELECT was compliant and there were 105 no issues at the Department or with the General Registrar's following the Departments' 106 guidance and being in compliance.

107 Secretary McAllister stated that the tasking on ELECT was handled expediently 108 and appropriately. Secretary McAllister asked if the Commissioner was confident that the 109 registrars understood the process and that there is transparency in the process. 110 Commissioner Cortés stated that ELECT has received questions on the appropriate 111 handling of situations that occurred as unanticipated consequences of this action, i.e. 112 candidate filling and petitions-parts of the election process; and ELECT is currently 113 working on guidance on those situations to provide to the elections community. 114 Commissioner Cortés stated in reference to the Court order directions were clear to the 115 field and the registrar's should be back to their normal processing.

Vice Chair Wheeler asked when the Court order was imposed that the General Registrars' keep a list of those affected for reference, and that hasn't happened. Vice Chair Wheeler asked if there was a list of the 213,000 individuals for the registrars to utilize. Commissioner Cortés stated that the registrars have access to all felony conviction data through the statewide registration system which has been a fundamental part of their toolbox. Vice Chair Wheeler asked if the list contains both federal and state felony conviction data. Commissioner Cortés stated that the list contains both data bases. Vice

123 Chair Wheeler asked if the 13,000 restorations have been sent notice that they are no 124 longer registered and is there a master list of names to show the names of those names 125 removed. Commissioner Cortés stated that the Department is making a public list of the 126 12,832 individuals who were cancelled as a result of the Court order, which is public 127 record under the National Registration Voter Act, to expedite the information; although 128 available in the statewide registration system, for the registrars to utilize in an effort to 129 assist the registrars and the list will be available for view by days end. Vice Chair 130 Wheeler asked if there had been any individual restorations by the Governor since the 131 Court order and is there a list available. Commissioner Cortés stated that the Governor 132 has not signed any individual restoration orders since the Court order.

133 Vice Chair Wheeler asked if a list of individuals who had their cancellation letter 134 returned as undeliverable will be maintained by the Department. Commissioner Cortés 135 stated that there are no plans, to create such a list, as the information would service no 136 purpose. Vice Chair Wheeler asked that a list be maintained. Commissioner Cortés stated 137 that the registration system maintains the list of the address and the Department does not 138 maintain a list of returned mail and often it is years: if at all that the mail returns to 139 ELECT. Vice Chair Wheeler asked the Commissioner to create a list and the 140 Commissioner stated that he would take it under consideration but, the Department only 141 maintains data that serves a specific purpose. Chairman Alcorn asked if the registrars 142 keep record of the undeliverable mail received during the annual cancellation process. 143 Commissioner Cortés stated that to his knowledge they do not and there is no place in the 144 statewide registration for that information. Chairman Alcorn asked if there were 145 additional questions from the Board and there were none.

146 Secretary McAllister offered a resolution for SBE members and read such147 resolution:

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- 149 Resolution of the State Board of Elections
- 150 Regarding the July 22, 2016 Supreme Court of Virginia Order
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WHEARAS, on April 22, 2016, May 31, 2016, and June 24,2016, Governor
McAuliffe issued Executive Orders to restore the voting rights of 213,874 individuals

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154 who had been convicted of a felony but who had completed their sentences of 155 incarceration and periods of supervised release; and

156 WHEREAS, while those Executive Orders were in effect, 12,832 individuals157 whose rights had been restored registered to vote in the Commonwealth; and

WHEREAS, on July 22, 2016 the Supreme Court of Virginia in the Virginia, in the matter of *Howell v. McAuliffe*, issued and Order granting the Writ of Mandamus requested by the Petitioners, invalidating the Governor's Executive Orders any restoration of rights they granted, and setting forth five remedial actions to be taken by the Respondents; and

WHEREAS, the Court's order requires that "[t]he State Board of Elections and
Chairman B. Alcorn, Vice Chair Clara Bell[e] Wheeler, and Secretary Singleton B.
McAllister, on or before August 25, 2016, "shall institute procedures to ensure that the
Department of Elections and Commissioner Cortés carry out their duties under this
Court's order, Code § 24.2-404 (C)" and

WHEREAS, Commissioner Cortés has reported to this Board on the steps taken by the Department of Elections to comply with the Order and the Board finds that such actions are fully compliant with the Order and provide the requisite and necessary procedures to continue compliance, now, therefore,

BE IT RESOLVED that based on the report of the commissioner, the Board is satisfied that the Department and the Commissioner have carried out their duties to comply with the Supreme Court's Order, and

BE IT RESOLVED FURTHER that the Department shall continue to advise the
Board on this matter on issues that may arise with implementation of the Order.

177 Secretary McAllister *moved that SBE adopt the resolution as presented.* 178 Chairman Alcorn seconded the motion. Chairman Alcorn asked if there was any public 179 comment on the motion and there were none. Chairman Alcorn asked if there were 180 comments or questions from the Board members.

Vice Chair Wheeler stated that since the Commissioner has informed SBE that a list is not currently available of the names "I don't think we, SBE, have completely complied with the Court Order." Chairman Alcorn asked for a clarification on the missing list. Vice Chair Wheeler stated: "there is not a list of all the felons who rights

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185 have been restored under the Governor's order." Commissioner Cortés stated that the list 186 is not currently available publically; but is available in the statewide registration system 187 to the registrars. Chairman Alcorn asked if the Vice Chair is interpreting that the Court order declares that the list be publically available for viewing. Vice Chair Wheeler stated: 188 189 "the Board cannot say we have a list if the Board cannot see the list". Chairman Alcorn 190 stated that he did not interpret the Court order to say a public list. The statewide 191 registration list has been updated. Commissioner Cortés confirmed that on July 22, 2016 192 the Secretary of the Commonwealth stated that she had fully complied with the Court 193 order. Commissioner Cortés confirmed that ELECT has fully complied with the Court 194 order. Vice Chair Wheeler stated that: "she did not believe that SBE should take a vote 195 on something that the general registrars are not clear on..." Chairman Alcorn stated: "that 196 general registrars have processed voter registration applications for decades in Virginia 197 and all the systems are in place that were in place prior to the Governor's Executive Order". Vice Chair Wheeler stated that: "I am not sure what they (general registrars) 198 199 need or don't need but: I think it would behoove us to not pass judgement on something 200 we can't verify." Chairman Alcorn asked if there were any further questions or public 201 comment and there were none.

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The motion passed two to one by roll call vote: Chairman Alcorn, Yea; Secretary McAllister, Yea, and Vice Chair Wheeler, Nay. 203

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Chairman Alcorn moved that the Board adjourn. Secretary McAllister seconded 205 the motion. The Board unanimously approved the motion.

206 The meeting was adjourned at approximately 11:40AM. The Board shall 207 reconvene on August 30, 2016 at 1:00PM in Richmond, Virginia – General Assembly 208 Building – Room C.

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212	Secretary	
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215	Chair	
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218	Vice Chair
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