DISTRICT COURT, DENVER COUNTY, COLORADO
Court Address:
1437 BANNOCK STREET, RM 256, DENVER, CO, 80202

Plaintiff(s) NORMA ANDERSON et al.
v.

Defendant(s) JENA GRISWOLD IN HER OFFICIAL CAPACITY et al.

\[\begin{array}{c} \Lambda \text{COURT USE ONLY } \Delta \text{Case Number: 2023CV32577} \text{Division: 209 Courtroom:} \end{array}

Order: Motion to Intervene for Limited Purpose and Included Notice of Paralell Litigation}

The motion/proposed order attached hereto: DENIED.

Under Colorado Rule of Civil Procedure 24, a non-party may intervene in a civil action as a matter of right or by permissive intervention. Rule 24(a) provides for a mandatory right of intervention "when the applicant claims an interest relating to the property or transaction which is the subject of the action and he is so situated that the disposition of the action may as a practical matter impair or impede his ability to protect that interest, unless the applicant's interest is adequately represented by existing parties." Rule 24(b) allows a court to grant permissive intervention "when an applicant's claim or defense and the main action have a question of law or fact in common."

This is not a case of mandatory right of intervention and the Court finds that permissive intervention is inappropriate where there is no question of law or fact in common.

Issue Date: 11/14/2023

SARAH BLOCK WALLACE

Sough be Wallace

District Court Judge

DISTRICT COURT, CITY AND COUNTY OF DENVER, COLORADO

1437 Bannock Street Denver, Colorado 80203 Clerk: (720) 865-3801

Petitioners:

NORMA ANDERSON, MICHELLE PRIOLA, CLAUDINE CMARADA, KRISTA KAFER, KATHI WRIGHT, and CHRISTOPHER CASTILIAN,

v.

Respondents:

JENA GRISWOLD, in her official capacity as Colorado Secretary of State, and DONALD J. TRUMP,

and

Intervenor:

COLORADO REPUBLICAN STATE CENTRAL COMMITTEE, and DONALD J. TRUMP

INTERVENOR, PRO SE TRENISS JEWELL EVANS III

An individual resident of Texas defamed in this District of Colorado c/o CONDEMNED USA, LLC Post Office Box 3238

Forney, Texas 75126

Telephone: (210) 485-1889

Email: treniss@condemnedusa.com

Case No. 2023CV32577

Division / Courtroom: 209

FILED IN DENVER DISTRICT COURT

NOV 06 2023

DENVER, COLORADO COUNTER CLERK VAL

▲ COURT USE ONLY ▲

MOTION TO INTERVENE FOR LIMITED PURPOSE AND INCLUDED NOTICE OF PARALLEL LITIGATION

Treniss Jewell Evans III, hereby respectfully requests the Court to grant his MOTION TO INTERVENE in this case for the limited purpose of bringing to the Court's attention for this case and for the record on any appeal, proposed Intervenor's parallel lawsuit in this Court, being Case No. 2023CV32577. Plaintiff Evans in that case has notified the Clerk on the face of his Complaint that this is a related case and suggested assignment to this courtroom and judge also.

TRENISS JEWELL EVANS III

c/o CONDEMNED USA, LLC Post Office Box 3238 Forney, Texas 75126 Telephone: (210) 485-1889

Email: treniss@condemnedusa.com

Plaintiff.

v.

ERIC OLSON, Esq.

Olson Grimsley Kawanabe Hinchcliff & Murray LLC, 700 17th Street, Suite 1600, Denver, Colorado 80202, Lead Counsel for Principals

CITIZENS FOR RESPONSIBILITY AND ETHICS IN WASHINGTON, Inc.

1331 F Street NW, Suite 900 Washington, DC 20004 Phone: 202-408-5565

Email: imaier@citizensforethics.org

and

NIKHEL SUS, ESQ.

Attorney at C.R.E.W. for Colorado Voter Plaintiff

Email: nsus@citizensforethics.org

Defendants.

In that lawsuit, <u>Evans v. Olson, et al</u>, Case No. 2023CV32577, Evans documents (including with videos posted to a "dropbox" or "cloud" folder¹ posted by researcher David Sumrall of "Stop Hate") that the Petitioners here have defamed, libeled, and slandered the would-be Intervenor Treniss Evans with false information concerning this case.

Would be Intervenor contends in this parallel lawsuit that the very extensive, multi-state campaign to attempt to disqualify Donald Trump from the ballot could not have happened without the same defamation of Evans having occurred and being "published" or "shared" outside of this lawsuit and likely outside of any attorney-client communications. Moreover, the responsibility of counsel was to be certain evidence presented as an officer of the court to be accurate and truthful. Counsel now has this opportunity to rectify the "wrong" be it error or otherwise.

Many organizing groups like the Citizens for Responsibility and Ethics in Washington (CREW) must have communicated with each other across many states, pitched the project to their donors to raise funds, and then gone out to search for clients in various states. Intervenor contends that the Petitioners defamed him outside of court and across many States even before they began searching for voters who would agree to be Petitioners, coming up with these plans.

Here, Evans will seek discovery to show that the defamation of Evans was going on – behind the scenes and unknown to Evans – in the plans and preparation for this case and those out-of-court publications of the defamation are not privileged (simply unknown until the preparations culminated in this case here).

Furthermore, Evans has tried to stop the repetition of these falsehoods about him before

Dropbox is technically a brand name and trademark of a particular company and the use of services of that type is not intended to treat a particular company's name as generic, only to be descriptive.

without success. Evans' objection does not begin by any means with this juncture or this case.

Evans attempted to sue the Select Committee to Investigate the 1/6 Attack on the Capitol but was told after filing that the "speech and debate clause" blocked that remedy. Evans' complaint does not originate only in response to the Petition here concerning the 2024 ballot.

Similarly, it should be recognized that the Petitioner's opening statement on Monday, October 30, 2023, and the repeat of this topic on Thursday, November 2, 2023, were intentionally audio-visual presentations, not mere words. The videos presented to the Court as evidence showed Treniss Evans visually with his bright yellow ski hat and blue megaphone.

Thus, Treniss Evans – and no one else – was identified by the Petitioners as inciting a violent attack on the U.S. Capitol on January 6, 2021, and causing an insurrection, and triggering a crowd that was peaceful at 2:23 PM into violently charging the U.S. Capitol at 2:24 PM.

But the video of Treniss Evans reading several news and tweets over his bullhorn happened at around <u>4:22 PM</u> and did not play any role in inciting a violent attack on the Capitol. The Petitioners here have defamed Evans as one step below treason, falsely and recklessly.

Evans is aware that a motion to intervene is usually about a party participating as a fullblown party in a case. Evans is not asking for that drastic a step nor burden.

THEREFORE, Evans moves the Court for the limited intervention to:

- 1) File this NOTICE of the parallel litigation by this document to inform this Court of the falsehoods in the evidence presented by the Petitioners about Treniss Evans,
- File a full copy of Evans' Complaint in the record in this case to inform the Court and complete the record on appeal,
- 3) Ask the Court to take judicial notice of the parallel litigation filed in this courthouse.

Dated: November 6, 2023

Respectfully submitted,

TRENISS JEWELL EVANS, III, INTERVENOR PRO SE

CERTIFICATE OF SERVICE

I served this document on November 6, 2023, by electronic mail as follows:

Eric Olson,

Sean Grimsley,

Jason Murray,

Olson Grimsley Kawanabe Hinchcliff & Murray LLC

700 17th Street, Suite 1600

Denver, CO 80202

Phone: 303-535-9151

Email: eolson@olsongrimsley.com

Email: sgrimsley@olsongrimsley.com
Email: jmurray@olsongrimsley.com

Mario Nicolais.

KBN Law, LLC

7830 W. Alameda Ave., Suite 103-301

Lakewood, CO 80226

Phone: 720-773-1526

Email: Mario@kbnlaw.com

Martha M. Tierney,

Tierney Lawrence Stiles LLC

225 E. 16th Ave., Suite 350 Denver, CO 80203

Phone: 303-356-4870

Email: mtierney@tls.legal

Donald Sherman

Nikhel Sus

Jonathan Maier

Citizens for Responsibility and Ethics in Washington

1331 F Street NW, Suite 900

Washington, DC 20004

Phone: 202-408-5565

Email: dsherman@citizensforethics.org

Email: nsus@citizensforethics.org

Email: imaier@citizensforethics.org

Counsel for Petitioners

Michael T. Kotlarczyk Grant T. Sullivan LeeAnn Morrill Jennifer L. Sullivan Colorado Attorney General's Office

Attorneys for Secretary of State Jena Griswold in her official capacity as Colorado Secretary of State

mike.kotlarczyk@coag.gov grant.sullivan@coag.gov leeann.morrill@coag.gov jen.sullivan@coag.gov

Scott E. Gessler Geoffrey N. Blue Justin T North Gessler Blue LLC gblue@gesslerblue.com jnorth@gesslerblue.com sgessler@gesslerblue.com

Jonathan Shaw
Mark P. Meuser
Jacob Roth
Dhillon Law Group, Inc.
jshaw@dhillonlaw.com
mmeuser@dhillonlaw.com
jroth@dhillonlaw.com
Attorneys for Donald J. Trump

Michael William Melito Melito Law LLC melito@melitolaw.com

Robert Alan Kitsmiller Podoll & Podoll, P.C. bob@podoll.net

Benjamin Sisney
Nathan J. Moelker
Jordan A. Sekulow
Jay Alan Sekulow
Jane Raskin
Stuart J. Roth
American Center for Law and Justice
bsisney@aclj.org
nmoelker@aclj.org

jordansekulow@aclj.org sekulow@aclj.org jraskin@raskinlaw.com sroth@aclj.org

Andrew J. Ekonomou

<u>aekonomou@outlook.com</u>

Attorneys for Colorado Republican State Central Committee

Attachinent (Order)

KENISS JEWELL EVANS, III,

INTERVENOR PRO SE