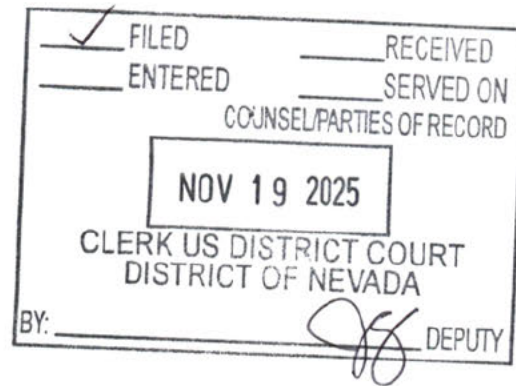


Andy Michael Thompson



Plaintiff, Pro Se



**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

Andy Michael Thompson, Plaintiff Pro Se,

v.

Nevada Secretary of State, Defendant.

Case No. 2:25-cv-01284-CDS-EJY

**NOTICE OF SUPPLEMENTAL AUTHORITY AND UPDATED
FACTUAL CHRONOLOGY PURSUANT TO LR 7-2(e)**

Plaintiff pro se Andy Michael Thompson respectfully notifies the Court as follows:

1. On July 29, 2025, this Court expressly found that ordinary Local Rule 7-2 briefing on Plaintiff's motion for temporary restraining order "should be completed well before the September 30, 2025 estimated finish date" of the statewide overwriting of 2024 federal election records disclosed by Defendant, and on that basis struck the emergency designation. ECF 11 at 2, L.7-11.
2. Defendant's disclosed overwriting window closed on or about September 30, 2025. ECF 1-1 (Ott email, July 10, 2025). The

destruction of all cast vote records, ballot images, and audit logs required to be retained under 52 U.S.C. § 20701 is now complete.

3. An updated factual chronology, drawn exclusively from the docket and Defendant's own representations, is attached as Exhibit A for the Court's convenience.

4. The completion of the overwriting bears directly on the Court's July 29, 2025 observation (ECF 11), on the pending motions for injunctive relief and sanctions (ECF 9, 21, 22), and on the issues raised in the Court's October 6, 2025 Order to Show Cause (ECF 17).

Respectfully submitted,

/s/ Andy Michael Thompson

A large black rectangular redaction box covering the signature of Andy Michael Thompson.

Plaintiff, Pro Se

Dated: November 19, 2025

CERTIFICATE OF SERVICE

I certify that on November 19, 2025, I served this **Notice of Supplemental Authority and Updated Factual Chronology** via U.S. Mail upon:

Gregory D. Ott
Chief Deputy Attorney General
Office of the Nevada Attorney General
100 N. Carson Street
Carson City, NV 89701
gott@ag.nv.gov

/s/ Andy Michael Thompson
Plaintiff Pro Se

EXHIBIT A

CHRONOLOGY OF EVENTS

Date	Event	Source
July 10, 2025	Chief Deputy AG Gregory D. Ott emails Plaintiff: statewide Dominion 5.20 overwrite to begin ~July 21 and finish no later than September 30, 2025.	ECF 9-1 (Exhibit A)
July 15, 2025	Federal complaint filed and summons issued. Preservation duty under 52 U.S.C. § 20701 attaches.	ECF 1 & docket
July 21–24, 2025	Plaintiff files emergency TRO and expedited hearing motions, attaching Ott email and explaining irreversible destruction.	ECF 9, 10
July 29, 2025	Court strikes emergency designation, expressly finding that ordinary LR 7-2 briefing “should be completed well before the September 30, 2025 estimated finish date” of the announced overwriting.	ECF 11 at 2, L.7-11
August 7, 2025	Secretary files opposition to TRO; ordinary briefing complete.	ECF 15
September 30, 2025	Secretary’s announced overwrite window closes; destruction of all 2024 cast vote records, ballot images, and audit logs complete statewide.	Ott email (ECF 9-1)
October 6, 2025	First substantive order in 60 days: Order to Show Cause why case should not be dismissed for lack of standing.	ECF 17
November 7, 2025	Magistrate denies motions to compel and for spoliation sanctions as “premature” (no Rule 26(f) conference yet).	ECF 23, 24

•Total elapsed time from Defendant’s opposition (August 7, 2025) to first substantive ruling (October 6, 2025): 60 days

•Total elapsed time from Court’s July 29 assurance to completion of destruction: 63 days