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13	UNITED STATES D	ISTRICT COURT	
14	FOR THE DISTRIC		
	PHOENIX I		
15	_		
16	William Price Tedards, Jr.; Monica Wnuk;		
10	Barry Hess; Lawrence Lilien, and Ross		
17	Trumble;	NI -	
	Dlaintiff	No.	
18	Plaintiffs,		
19	v.		
19	Doug Ducey, Governor of Arizona, in his	COMPLAINT	
20	official capacity, and Jon Kyl, Senator of		
	Arizona, in his official capacity,		
21			
22	Defendants.		
23			

Introduction

1. The plaintiff voters seek an order directing the defendant Governor to issue a writ of election as required by the Seventeenth Amendment to fill the current vacancy in Arizona's representation in the Senate. When a vacancy happens, the Seventeenth Amendment provides:

"When vacancies happen in the representation of any State in the Senate, the executive authority of such State *shall* issue writs of election to fill such vacancies, *Provided*, That the Legislature of any State *may* empower the executive thereto make temporary appointments until the people fill the vacancies by election as the legislature may direct." (Emphasis supplied.)

- 2. On August 25, 2018, Senator John McCain's death created a vacancy in Arizona's representation in the Senate. Despite the express duty imposed by the Seventeenth Amendment, the defendant Governor has failed to issue a writ of election. Instead pursuant to A.R.S. § 16-222, he has appointed defendant Kyl or his successor to represent plaintiffs and other voters until the general election in November 2020, long after the people of the State could have filled the vacancy in an orderly election.
- 3. Under the proviso to the second paragraph of the Seventeenth Amendment and under Article I, section 4 of the Constitution (Elections Clause), the state legislature has no authority to mandate that a temporary appointee shall serve in lieu of or in preference to a Senator directly elected by the people, beyond any period necessary to hold an orderly election. The state legislature may not substitute its own choice or the

1	Governor's choice for a choice made by the people of the State. Furthermore, under		
2	A.R.S. § 16-222, under other circumstances, it is well established that an orderly schedul		
3	for election of a Senator can ordinarily take place within six months.		
4	4. Accordingly, plaintiffs seek an order directing the Governor immediately	to	
5	issue a writ of election to fill the vacancy in the State's representation as soon as		
6	practicable or in any case not later than six months from the issuance of the writ.		
7	Parties		
8	5. Plaintiffs William Price Tedards, Jr., Monica Wnuk, Barry Hess, and		
9	Lawrence Lilien are residents of Arizona.		
10 11	6. Defendant Governor Ducey is the Governor of Arizona and is sued here i	n	
12	his official capacity.		
13	7. Defendant Jon Kyl is currently serving in the United States Senate to fill		
14	the vacancy created by the death of Senator John McCain and is sued here as an		
15	indispensable party defendant and in his official capacity.		
16	Jurisdiction and Venue		
17	8. Plaintiffs invoke the jurisdiction of this Court pursuant to 28 U.S.C. §134	.3	
18	and 42 U.S.C. § 1983, and under the federal question jurisdiction of this Court.		
19			
20	9. Plaintiffs all are registered voters.		
21	10. Plaintiff Tedards is registered as an Independent.		
22	11. Plaintiff Wnuk is registered as a Democrat.		
23	12. Plaintiff Hess is registered as a Libertarian.		

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1	13.	Plaintiff Lilien is registered as a Democrat.	
2	14.	Plaintiff Trumble is registered as a Republican.	
3	15.	In the general election of 2016, John McCain was elected to a six-year term	
4	that expires on January 3, 2023.		
5	16.	On August 25, 2018 Senator McCain died after a long illness, and a	
6	vacancy arose in the state's representation in the Senate.		
7 8	17.	In the case of a vacancy, the Seventeenth Amendment provides as follows	
9		"When vacancies happen in the representation of any State in the Senate, the executive authority of such State shall issue writes of	
0		election to fill such vacancies, Provided, That the Legislature of any State may empower the executive thereto make temporary	
1		appointments until the people fill the vacancies by election as the legislature may direct."	
12	18.	On September 5, 2018 pursuant to A.R.S. § 16-222, the defendant	
13	Governor appointed Jon Kyle and any successor to serve on a "temporary" basis in the		
5	United States Senate.		
16	19.	Under A.R.S. § 16-222, Kyl or any successor named by the defendant	
17	Governor shall serve until the general election to be held in November 2020, over two		
8	years after his temporary appointment.		
9	20.	Under A.R.S. § 16-222, there is no provision for a special election to fill a	
20	Senate vacan	cy except at the next general election, however far off that may be.	
21	21.	Under A.R.S. § 16-222, and under other provisions of Arizona law, it is	
22	otherwise the case that an election for a United States Senator can take place within six		
23	months.		

22. Under A.R.S. § 16-222, if the vacancy arises within six months of the next general election, such election to fill the vacancy will be postponed until the next general election.

- 23. Since Senator McCain died on August 25, 2018, and since his death occurred within six months of the election just held on November 6, 2018, an election to fill the vacancy has been postponed for two years until the next general election in November 2020.
- 24. As a result, plaintiff voters and other citizens of Arizona will be deprived of elected representation in the Senate for over twenty eight months, and will suffer irreparable injury from such a lengthy loss of elected representation in the United States Senate.

COUNT I

Section 1983: Violation of the Seventeenth Amendment

- 25. By the acts set forth above, and in violation of 42 U.S.C. §1983, and by failing to issue a writ of election setting a date to fill the vacancy created by the death of Senator John McCain, and by keeping in office a "temporary" appointee far beyond the period within which an orderly election could be held, the defendant Governor has deprived plaintiffs and other citizens of their right to vote under the Seventeenth Amendment and to determine who shall represent the people in the Senate.
- 26. As set forth above, the authority conferred on the state legislature by the proviso of the second paragraph of the Seventeenth Amendment confers on a state

legislature no more authority than it has under U.S. Const. Article I, section 4 (Elections Clause).

- 27. Under the Elections Clause, and equally under such proviso, the state legislature may issue only procedural regulations as to Time, Place and Manner, as necessary to facilitate the right of the people to fill the vacancy pursuant to a writ of election.
- 28. Under the Elections Clause, and equally under such proviso, the state legislature has no authority to interfere with the right of plaintiffs and other citizens to choose their own Senator, and no authority to prefer a Senator appointed by the Governor beyond the period that the people of the State could have filled the vacancy by an orderly election.
- 29. Accordingly, A.R.S. § 16-222 is unconstitutional under the Seventeenth Amendment and the Elections Clause because it mandates that the Governor keep in office a temporary appointee beyond the period that the people could choose a replacement and for such reason is an unlawful interposition between the people and the National Government.

COUNT II

Section 1983: Violation of Privileges and Immunities Clause

30. By the acts set forth above, and in violation of 42 U.S.C.§ 1983, the defendant Governor has deprived the plaintiffs of their rights as federal citizens under the Privileges and Immunities Clause of the Fourteenth Amendment

COUNT III

Section 1983: Violation of First Amendment 1 2 31. By the acts set forth above, and in violation of 42 U.S.C.§ 1983, the 3 defendant Governor has deprived the plaintiffs of their rights under the First Amendment 4 **COUNT IV** 5 **Section 1983: Violation of Equal Protection Clause** 6 32. By the acts set forth above, and in violation of 42 U.S.C. § 1983, the 7 defendant Governor has deprived the plaintiffs of their rights under the Equal Protection 8 Clause of the Fourteenth Amendment. 9 WHEREFORE plaintiffs pray this Court to 1 10 A. Order the defendant Governor immediately to issue a writ of election for an 11 election by the people of the State to fill the vacancy created by the death of 12 Senator McCain; 13 14 B. Order the defendant Governor to hold such election as soon as practicable and 15 no later than six months from the date such writ is issued; 16 C. Declare that A.R.S. § 16-222 is unconstitutional in relevant part for the reasons 17 set forth above in that A.R.S. § 16-222 fails to allow for the Governor to issue 18 a writ or otherwise perform his constitutional duty under the Seventeenth 19 Amendment; 20 D. Declare that A.R.S. § 16-222 is unconstitutional under the Seventeenth 21 Amendment and the Elections Clause for the reasons set forth above in that it 22 requires a temporary appointee to serve in the Senate beyond the period that

23

the people of Arizona could fill the vacancy by election;

1	E.	Declare that A.R.S. § 16-222 for the reasons	s set forth above is an unlawful		
2		interposition between the people of the State	e and the National Government and		
3		that in enforcing A.R.S. § 16-222 and in vio	lation of 42 U.S.C. §1983, the		
4		defendant Governor is depriving or will dep	rive the plaintiffs and other citizens		
5		of this State of their rights under the Sevente	eenth Amendment, the First		
6		Amendment, and the Privileges and Immuni	ties Clause and the Equal		
7		Protection Clause of the Fourteenth Amenda	ment, in violation of 42 U.S.C.		
8		§1983;			
9	F.	Grant such other relief as may be necessary	or appropriate to hold such an		
10 11		election in an orderly manner and pursuant t	to state law where not otherwise in		
12		conflict with plaintiffs' constitutional rights;			
13	G.	Retain jurisdiction of this matter until an ele	ection to fill the vacancy is held and		
14		the outcome of such election is certified;			
15	Н.	Grant plaintiffs their legal fees and costs pur	rsuant to 28 U.S.C.§ 1988.		
16	Dated: No	ovember 28, 2018	Respectfully Submitted,		
17			By: /s/ Michael Kielsky		
18	One of Plaintiffs' Attorneys Michael Kielsky		One of Plaintiffs' Attorneys		
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