

GOVERNMENT
OF
THE DISTRICT OF COLUMBIA

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BOARD OF ELECTIONS

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SPECIAL BOARD MEETING

+ + + + +

MONDAY

MARCH 30, 2026

+ + + + +

The District of Columbia Board of Elections convened via videoconference, pursuant to notice at 10:00 a.m. EDT, Gary Thompson, Chair, presiding.

BOARD OF ELECTIONS MEMBERS PRESENT:

GARY THOMPSON, Chair
KARYN GREENFIELD, Member

BOARD OF ELECTIONS STAFF PRESENT:

MARISSA CORRENTE, Registrar of Voters
CHRISTINE PEMBROKE, Office of the General Counsel
TERRI D. STROUD, General Counsel

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1 P-R-O-C-E-E-D-I-N-G-S

2 10:00 a.m.

3 CHAIR THOMPSON: Hey, good morning,
4 everybody. My name is Gary Thompson. I'm the
5 Chair of the DC Board of Elections. And with me
6 is Karyn Greenfield, my fellow Board member. We
7 have a quorum today for a special meeting, bright
8 and early here on Monday, nearly close the month
9 of March.

10 And it looks like we have a very brief
11 agenda that we've each had a chance to look at.
12 And at this time, I would move that we adopt that
13 agenda.

14 MS PEMBROKE: I second.

15 CHAIR THOMPSON: All in favor? Aye.

16 MS. PEMBROKE: Aye.

17 MR. THOMPSON: The ayes have it. We have
18 three appeal matters, and I think I'll turn it
19 over to our General Counsel, Terri Stroud, to
20 introduce those.

21 MS. STROUD: Okay, thank you Mr. Chair.

22 The first matter is in the matter of William Kuduk,

1 and it is an appeal of the placement of the
2 candidate's name on the ballot.

3 By way of background, the candidate's
4 legal name on file with the Board is William Kuduk.
5 On January 23rd, Ms. Kuduk filed a Declaration of
6 Candidacy seeking the Democratic Party nomination
7 for At-Large Committeewoman of the DC Democratic
8 State Committee. On her declaration, she listed
9 her name as William Lia Lake Kuduk, and designated
10 her ballot name as Lia Lake Kuduk.

11 The Executive Director's preliminary
12 determination letter dated March 23rd, placed her
13 on the ballot as William Kuduk, Free DC Slate.
14 The candidate filed a timely appeal on or about
15 March 25th, 2026, stating a substantive
16 disagreement with that placement and requesting a
17 hearing.

18 She signed her appeal as Lia Lake, JD,
19 formerly Lia Kuduk. In support of her request to
20 appear as Lia Lake or Lia Lake Kuduk, she has
21 submitted the following exhibits: Her Facebook
22 page operating under the name Lia Lake, which is

1 Exhibit D; her LinkedIn profile as Lia Lake Kuduk,
2 Exhibit E; and AnnC3/4G Fiscal Year 2020 Annual
3 Report listing her as Lia Kuduk, Exhibit F; a
4 Washington Improv Theater Fiscal Year 2020 Annual
5 Report listing her as Lia Kuduk, as Exhibit G; a
6 November 20th, 2019 Facebook post announcing her
7 name transition to Lia, Exhibit H; a September
8 17th, 2023 Facebook post reflecting the name Lia
9 Lake, Exhibit I; a corresponding Instagram
10 announcement, Exhibit J; and a joint, unsigned,
11 unsworn and unaffirmed witness attestation from
12 four individuals referring to her as Lia Lake
13 Kuduk, and indicating that she has been known as
14 Lia Lake in all public and private settings, since
15 at least March 31st of 2024, as Exhibit K.

16 The applicable standard under the
17 Board's regulations provides that the Board may
18 permit a candidate to appear under a modified name
19 of their given name on the ballot, if the Board
20 finds that the change will not confuse or mislead
21 voters and is legally acceptable.

22 The question before the Board is whether

1 Lia Lake Kuduk meets the modified name standard,
2 specifically whether it would not confuse or
3 mislead voters and is legally acceptable. And if
4 so, which form should appear on the ballot.

5 And Senior Staff Attorney Christine
6 Pembroke is present and she can provide additional
7 information regarding the pre-hearing conference
8 that was held in this matter. And I see that Ms.
9 Kuduk is also present. And so we will give her
10 the opportunity to speak after hearing from --and
11 she's represented by Joe Bishop-Henchman, who is
12 also present.

13 And so, if they, one or both of them
14 would like to speak, they can, but we'll hear from
15 Ms. Pembroke.

16 CHAIR THOMPSON: I'll just add, and hope
17 that I'm not out of order here, but I've read the
18 materials, seen the documentation. I think this
19 very clearly meets the modified name standard.
20 So, I'm certainly highly inclined to grant the
21 appeal. I just wanted to get that out there before
22 it was maybe in doubt. But, let's proceed and

1 hear from Ms. Pembroke and then Mr. Bishop-
2 Henschman.

3 MS. PEMBROKE: Thank you, Chair. Yes,
4 we did have a pre-hearing conference on this. The
5 candidate was warned in advance at the pre-hearing
6 on the issues that were presented there would be
7 preserved.

8 Mr. Henschman was also present. He made
9 the argument that you know, Ms. Lake was known in
10 the community by the preferred ballot name that
11 she placed on her Declaration of Candidacy. And
12 we went over a number of the evidentiary items
13 that the General Counsel has identified, and she
14 provided those to me timely. We set a deadline
15 for her to get her documentation in, and she did
16 get it in.

17 I would just note that there was one --
18 a collateral sort of issue. She had asked to
19 preserve, during the pre-hearing conference, the
20 argument that she appear on the ballot as Lia Lake.
21 And that is sort of not directly related to the
22 issue before the Board because that would involve

1 an amendment to the Declaration of Candidacy,
2 where she put her preferred name as Lia Lake Kuduk,
3 and we've not allowed candidates in the past to
4 amend their -- that presents a number of election
5 administration issues.

6 So, there's a deadline for getting your
7 Declaration of Candidacy in and once that deadline
8 is passed, we never had a situation where someone
9 was allowed to change their declaration. So, her
10 Declaration of Candidacy uses the name Lia Lake
11 Kuduk.

12 She also did reach out to me over the
13 weekend and say she had two witnesses that she
14 would like to present at today's hearing. And I
15 think, I don't have anything else to add to the
16 record.

17 MS. STROUD: Okay, and so, if it is the
18 Board members' pleasure, we can hear from either
19 or both Ms. Lake and Joe Bishop-Henchman.

20 CHAIR THOMPSON: Mr. Henchman, as
21 counsel, do you want to go first or however you
22 want to proceed.

1 MR. BISHOP-HENCHMAN: Thank you. Can you
2 hear me?

3 CHAIR THOMPSON: Yeah.

4 MR. BISHOP-HENCHMAN: I don't know if
5 video is working, but as long as you can hear me,
6 that's good.

7 I will be very brief to let you hear from
8 Lia and the witnesses that she's brought. Lia is
9 the -- so, we're asking that she appear on the
10 ballot as Lia Lake Kuduk. That serves the interest
11 of avoiding confusion because that is the name
12 that she is known by, personally and
13 professionally, and has gone by Lia since 2018.

14 To be trans in America today is to face
15 all sorts of battles, large and small, to affirm
16 your identity and this is a real opportunity for
17 the Board to remove one of those obstacles today.
18 And I think it's in fully in line with the Board's
19 precedence in this area.

20 I remember the case, I think it's in re
21 Grant, I had to look up the name of the case
22 because it was about whether Red could appear on

1 the ballot as Red. And I had to look it up because
2 everybody knows him as Red. And so, too, here,
3 everybody knows Lia as Lia.

4 I'll leave it there and let you hear from
5 Lia herself, thank you.

6 CHAIR THOMPSON: Thank you.

7 MS. LAKE KUDUK: Good morning, thank you,
8 Boad members. This is Lia Lake Kuduk. To
9 reiterate what my counsel Joe Bishop-Henchman
10 stated, I am requesting that my name appear on the
11 ballot as Lia Lake Kuduk. I am fine with that
12 placement name being consistent with the one that
13 I put on the declaration of my candidacy.

14 And just to reiterate and corroborate all
15 the evidence that's been submitted and
16 acknowledged so far, I've privately started going
17 by the name Lia in 2018; publicly started going
18 by the first name Lia, in accordance with the
19 social media posts, on November 20th of 2019; and
20 started going by the full name Lia Lake, since
21 September 17th of 2023. That is how everyone in
22 my private, public, and working life knows me and

1 has known me since those dates stated.

2 I appreciate the Board recognizing that
3 and affirming my selfhood today. And with that,
4 I'll pass to the witnesses. If you think that's
5 necessary, there are two witnesses here prepared
6 to also testify. Thank you.

7 CHAIR THOMPSON: Well, as noted, I think
8 we're inclined to go ahead and --

9 MS. GREENFIELD: Yeah, I would agree.

10 CHAIR THOMPSON: -- and grant this. And
11 without hesitation, I'd call this just about the
12 easiest decision we've ever made. Thank you for
13 bringing it to our attention. I hope people
14 listening understand that, you know, generally we
15 go by our legal names, but with exceptions,
16 obviously. So, you know, Red Grant was an obvious
17 exception because that's the name that he went by.

18 We just have to hear from the candidate
19 that that is the name they go by. That there's
20 sufficient, you know, evidence that that's the
21 case and -- because more often than not their
22 proposed name is something like, you know, John

1 Ward For Smith, or you know, something that is not
2 a real name that somebody goes by, but it's meant
3 for ballot attention purposes or really would
4 cause voter confusion.

5 So, that's, but this one, I mean, this
6 is, this is, this is, this is obvious. I'm sorry
7 you had to appeal and so, I would go ahead and
8 move that at this time that we grant the appeal
9 and that your name appear on the ballot as Lia
10 Lake Kuduk.

11 MEMBER GREENFIELD: I second.

12 MS. STROUD: Okay, we'll take a Roll Call
13 vote with respect to that. Mr. Chair?

14 CHAIR THOMPSON: Aye.

15 MS. STROUD: Member Greenfield?

16 MEMBER GREENFIELD: Aye.

17 MS. STROUD: And with that, the Board has
18 ruled that Ms. Kuduk's name will appear on the
19 ballot as Lia Lake Kuduk in the contest at issue.
20 Okay?

21 CHAIR THOMPSON: All right.

22 MS. STROUD: Mr. Chair, do you have

1 something?

2 CHAIR THOMPSON: Go ahead.

3 MS. STROUD: The next item on the agenda
4 is in the matter of Shango Taylor, also an appeal
5 of the placement of the candidate's name on the
6 ballot.

7 Mr. Taylor filed the Declaration of
8 Candidacy on January 28th, seeking the Democratic
9 Party nomination for Ward 5 Committeeman. On his
10 declaration, he listed his name as Shango Taylor
11 and designated his ballot name as Sean Taylor.

12 The Executive Director's preliminary
13 determination letter dated March 23rd, 2026,
14 indicated that he would be placed on the ballot
15 as Shango Taylor.

16 On March 26th, Mr. Taylor filed a timely
17 appeal, requesting that his name appear on the
18 ballot as Shango Sean Taylor, arguing that voters
19 in Ward 5 know him by both names, that he has been
20 campaigning as Shango Sean Taylor and that listing
21 only Shango Taylor will cause ballot confusion.

22 On March 27th, he filed an amended appeal

1 in which he indicated that his primary request is
2 to appear as Sean Taylor, asserting that name is
3 more widely recognized among his constituents.

4 Again, the applicable regulation
5 provides that a candidate's name shall appear on
6 the ballot in the form designated on the
7 Declaration of Candidacy. The Board may also
8 permit a modified form of a given name, if it finds
9 the change will not confuse or mislead voters and
10 is legally acceptable.

11 And I will have Ms. Pembroke present as
12 to the pre-hearing conference and conversations
13 with Mr. Taylor.

14 MS. PEMBROKE: Yes, thank you. So, Mr.
15 Taylor did appear at a pre-hearing conference. We
16 did have to continue it for an emergency matter
17 that he had to deal with, but he was able to appear
18 at least by telephone.

19 And at that time, I pointed out to him,
20 that while he had represented in his appeal that
21 his Declaration of Candidacy had a preferred name
22 of Shango Sean Taylor, in fact, his Declaration of

1 Candidacy had the name Sean Taylor on it. And
2 allowing him to use the name Shango Sean Taylor
3 would arguably involve altering the preferred name
4 he'd put on his Declaration of Candidacy.

5 He then indicated that if he couldn't use
6 the name Shango Sean Taylor, he'd prefer the name
7 Sean over his given name, Shango.

8 And so I discussed with General Counsel
9 and then notified Mr. Taylor that we would allow
10 him to amend his appeal to use the name that was
11 not on his dec, and to go back to the name that
12 was on his dec of Sean Taylor.

13 So, that's just the sequence of events
14 of how we got from a declaration that had one name
15 and back to that name in this appeal. So, Mr.
16 Taylor has appealed and asked that he be allowed
17 on his amended appeal to be on the ballot as Sean
18 Taylor.

19 He has submitted only the documentary
20 evidence that he had with is initial appeal, which
21 showed he was campaigning under the name Shango
22 Sean, but he did notify me timely that he had three

1 or four live witnesses that he was going to have
2 appear today to attest to the extent to which he's
3 known in the community by his preferred ballot.
4 And I think that covers everything that I have.

5 MS. STROUD: Okay, and so in his amended
6 appeal, he indicated that the following witnesses
7 would be able to testify and confirm his name of
8 Sean Taylor. And the witnesses are Hazel Thomas,
9 Bob King, Chris Hanes, and Ana Rodriguez.

10 And so, I see Mr. Taylor is present and,
11 I mean, we can hear from him, if it's the Board's
12 pleasure, as well as the witnesses that he
13 indicated would be able to testify as to him being
14 known as Sean Taylor. Mr. Taylor?

15 MR. TAYLOR: Yes, is everyone able to
16 hear me okay?

17 MS. STROUD: Yes, and if you could state
18 your name and address for the record.

19 MR. TAYLOR: Yes, this is Sean Taylor,
20 and my address is 2818 Evarts Street Northeast
21 Washington, D.C. Zip code is 20018.

22 MS. STROUD: Okay, you may --

1 (Simultaneous speaking.)

2 MR. TAYLOR: I'm sorry, I'm sorry.

3 MS. STROUD: Mm-hmm.

4 MR. TAYLOR: Now, I was going to say that
5 I did not see an option to have my actual -- to
6 have my camera access my actual self. I just have
7 the moniker displayed. I don't know if you all
8 control that, but I have no objections to being
9 live on camera.

10 MS. STROUD: Mm-hmm.

11 MR. TAYLOR: Oh, okay.

12 CHAIR THOMPSON: I'm looking at the
13 evidence here, as well, certainly appears, Sean,
14 that you go by the name Sean Taylor in the normal
15 course of life with your friends. It doesn't seem
16 to be in doubt. Is that what you wanted to
17 reiterate here?

18 MR. TAYLOR: Yes, and, okay it says the
19 host has asked you to start video. Okay, so.
20 Thank you, guys, and just if I can further
21 emphasize, Board Member Thompson, more so than
22 just personal like friends or even family, in my

1 civic circles.

2 I'm very much involved in the community.
3 I wear several hats and I serve the community in
4 several different ways and for those purposes, for
5 voting, and with regard to elections, yeah, it is
6 very important that my name be reflected on the
7 ballot as Sean Taylor for those reasons.

8 CHAIR THOMPSON: Okay, well I appreciate
9 that. I don't feel like I need to hear from
10 witnesses, but as with the last case. Thank you
11 everyone for being here. I'm sure you would repeat
12 what Sean just told us, so I'm comfortable at this
13 point moving that we grant this appeal and
14 recognize the candidate on the ballot as Sean
15 Taylor.

16 MEMBER GREENFIELD: So do I.

17 MS. STROUD: Okay, so is that a second,
18 Karyn?

19 MS. GREENFIELD: Yes.

20 CHAIR THOMPSON: Sounded like you.

21 MS. GREENFIELD: Yeah.

22 MS. STROUD: Okay, and we'll take a Roll

1 Call vote with respect to allowing Mr. Shango
2 Tylor to be known on the ballot as Sean Taylor.

3 Mr. Chair?

4 CHAIR THOMPSON: Aye.

5 MS. STROUD: Member Greenfield?

6 MS. GREENFIELD: Aye.

7 MS. STROUD: And with that, the Board has
8 ruled that Mr. Taylor will be designated as Sean
9 Taylor on the ballot in the 2026 Primary Election
10 for the Democratic Party.

11 MR. TAYLOR: Thank you all. Okay,
12 forgive me if it's not my turn to speak yet.

13 MS. STROUD: Thank you, Mr. Taylor.

14 MR. TAYLOR: All right, thank you all.

15 MS. STROUD: And the final matter on the
16 Board's agenda is in the matter of Sandi Stevens,
17 and this is an appeal of the Executive Director's
18 adverse preliminary determination of eligibility.

19 Ms. Stevens filed a nominating petition
20 on March 18th, 2026, seeking to appear on the
21 Democratic Party ballot for Delegate to the United
22 States House of Representatives. The minimum

1 signature requirement for that office is 2,000
2 signatures, pursuant to 3DCMR Section 1605.3A and
3 1605.4. Her petition, as submitted, contain 1,974
4 signatures, which is 26 signatures short of the
5 threshold.

6 The Registrar's report documents defects
7 across 12 petition sheets. The defects include
8 missing circulator name and address on two sheets,
9 missing circulator dates on seven sheets, and a
10 missing circulator signature and date on one
11 sheet, and completely blank circulator affidavits
12 on three sheets.

13 Each defective sheet contain 10
14 signatures and they were denied credit. And with
15 those exclusions applied, Ms. Stevens' valid
16 signature count fell below the required minimum.

17 Ms. Stevens filed a timely written appeal
18 on March 26th. She acknowledged the circulator
19 defects, but requested that the Board reconsider
20 the invalidation of three of the sheets, citing
21 extraordinary personal circumstances she faced
22 during the petition filing period, specifically

1 extensive travel and family obligations related to
2 the funeral services of her father-in-law, Jesse
3 Jackson, Sr.

4 And she argued that strict
5 disqualification of those pages, under these
6 circumstances, would disenfranchise genuine
7 registered voters who intended to support her
8 candidacy. And with that, I'll have Ms. Pembroke
9 present as to what has transpired in this matter.

10 MS. PEMBROKE: Thank you, General
11 Counsel. So, after Ms. Stevens appealed, I sent
12 her an email notice to the email address that she
13 agreed to use in her Declaration of Candidacy for
14 the purposes of communicating with respect to her
15 candidacy. And that notification informed her
16 that there would be a pre-hearing conference in
17 her appeal the next day at 10 a.m.

18 She's had a little less than 24-hours'
19 notice of this because she could have, if she
20 followed the correct procedure, cured enough
21 signatures on her petition to make it numerically
22 sufficient.

1 The notice cited case law about the
2 ability to cure certain signature defects,
3 circulator defects, and requested that she review
4 those similar matters before the pre-hearing
5 conference.

6 Ms. Stevens did not respond to that
7 email. She did not appear at the pre-hearing
8 conference. I believe later that day, I emailed
9 her and just said, you know, if she could have any
10 evidence she wanted to submit by 5 p.m., that would
11 be fine. She didn't respond.

12 So, you know, unless she happens to be
13 here with the witnesses that she needs to cure, I
14 don't know, there's Board precedent that, you
15 know, the circulator defects can be cured, some of
16 them can be cured if the circulator appears and
17 attest to circulating the petition within a
18 particular time period. And that would cure
19 enough to get her over the 26 threshold. But I
20 don't know if she's here because she's not been
21 in communication with us.

22 MS. STROUD: I do not see -- I've asked,

1 oh, if Ms. Stevens is present, if she could raise
2 her hand, but I do not see her indicated in the
3 list of attendees. I do see an iPhone House, which
4 does not indicate a name, but I do not see anyone
5 in the list of attendees with Ms. Stevens' name
6 or a generic identifier such that it could be Ms.
7 Stevens.

8 CHAIR THOMPSON: Well first, let me state
9 my sympathies and condolences to Ms. Stevens and
10 her family. I completely understand the
11 circumstances, and I'm sure it had not been easy.

12 I would really like to grant this appeal,
13 and it sounds to me like the curing, at least three
14 of these sheets, is a layup. I mean, it's
15 basically having the circulator sign an affidavit
16 or testifying that these signatures were witnessed
17 on, you know, a certain date.

18 Sounds like you could cure seven or eight
19 of these. I guess my question is how long has the
20 candidate had to provide three or more sheets as
21 cured, and is there any more time before the clock
22 runs out?

1 MS. PEMBROKE: I --

2 MS. SHROUD: Christine, you want to?

3 MS. PEMBROKE: So, I sent her
4 notification of the pre-hearing conference with
5 the information about the cases that would allow
6 her to hopefully understand how she could cure, at
7 about 11:30 on the 26th.

8 (Simultaneous speaking.)

9 MS. STROUD: In addition to the
10 information that was provided by Voter Services
11 and Marissa, Ms. Corrente, if you could speak to
12 the information that all candidates received
13 regarding circulator affidavits, in particular the
14 importance of the circulator affidavits.

15 I know that there is a packet that
16 candidates get that speaks to the proper way to
17 circulate and file nominating petitions, as well
18 as the importance of the circulator affidavit.
19 So, if you could speak to what she received as a
20 candidate.

21 MS. CORRENTE: Sure, happy to. So, Ms.
22 Stevens picked up petitions on January 23rd, and

1 along with picking up petitions, was given a
2 candidate packet. There are multiple things in
3 there that explain what's required.

4 The one that we point candidates to,
5 obviously, there's the DC Municipal Regulations,
6 but the one that we point candidates to is
7 Circulating and Filing Nominating Petitions
8 handout, here it kind of more summarizes the
9 important factors of the regulations and the DC
10 code. And so that was all provided to Ms. Stevens.

11 There's also an opportunity to attend a
12 ballot access training. I don't know off the tip
13 of my head if Ms. Stevens attended, but that
14 information was provided in the packet, as well as
15 an opportunity to attend to get more information
16 on the process.

17 I note also, Ms. Stevens received the
18 adverse determination letter by email and mail,
19 but it was sent out on March 23rd, and I believe
20 it was the next day, on Tuesday, March 24th, that
21 Ms. Stevens came to the office, spoke with a member
22 of the Voter Services team, and then I followed

1 up with a phone call.

2 And so also explained that if there was
3 an appeal based on some of the defects that were
4 shown, if the circulators were made available,
5 there was probably a good chance. And shared, you
6 know, where those decisions had been made in the
7 past.

8 So, I did provide a report to Ms. Stevens
9 and Ms. Pembroke on the 26th of March that just
10 summarized the specific defects of the circulator
11 affidavits. So showing what sheets they were on,
12 how we counted the tally, which was zeroing out
13 each page, but then also the number of signatures
14 that were on the page that could be counted back
15 towards the petition and noted the circulator, if
16 it was known.

17 CHAIR THOMPSON: Well, thank you for all
18 that. When does the clock run out on this, like
19 5 p.m. today? I mean, what I'm thinking about is
20 making a conditional ruling here than, you know -
21 - because I think that if we had to rule right
22 now, we could not provide this candidate ballot

1 access. I don't feel like we can just waive the
2 signature requirement.

3 But since the -- it seems like it would
4 be so easy to cure this. Maybe there's a way to
5 give her notice after this meeting and give her
6 until 5 o'clock today, or whenever the clock runs
7 out. I'm happy to have another special meeting,
8 if we have to, to accommodate that.

9 So do we have to rule now or can we wait
10 'til, does she have 'til 5? Like, when's the --

11 MS. STROUD: I mean, I think -- at 5
12 would be the deadline. But in the absence of any
13 communication from Ms. Stevens, to-date, despite,
14 you know, repeated attempts to, you know, have her
15 cooperate with the Board in terms of resolving
16 this matter, I'm hesitant to recommend that the
17 Board delay ruling.

18 But, if it is the Board's pleasure, then
19 we can, you know, reach out to Ms. Stevens and
20 indicate that if she were to produce the
21 witnesses, then to testify as to the date upon
22 which these circulator sheets were circulated,

1 then, yeah, that's something that we could do. We
2 could hold off until 5 p.m.

3 MEMBER GREENFIELD: Now, did she respond
4 at all to the notice of this hearing?

5 MS. STROUD: She did not.

6 MEMBER GREENFIELD: Okay.

7 CHAIR THOMPSON: All right.

8 MEMBER GREENFIELD: I mean, I'm inclined
9 to agree with you, we can, yeah, give her to
10 whatever that extended time is. Because you're
11 right, we don't have anything on her side, in terms
12 of witnesses or whatever, for us to waive this,
13 so.

14 CHAIR THOMPSON: I guess the way to
15 phrase my motion would be --

16 (Simultaneous speaking.)

17 MS. STROUD: The challenge period ends
18 today, as well, which is something that should be
19 noted for the record.

20 CHAIR THOMPSON: Well, I guess I'll, the
21 way I'll phrase my motion is I move that we deny
22 the appeal, and deny the candidate ballot access,

1 subject however, to providing the candidate
2 immediate notice of an opportunity to cure that
3 expires today at 5 p.m.

4 MS. STROUD: Okay, back to the three
5 circulator affidavits at issue?

6 CHAIR THOMPSON: Correct.

7 MEMBER GREENFIELD: Mm-hmm.

8 MS. STROUD: Okay.

9 CHAIR THOMPSON: And, you know, if we
10 have to get on the record before 5 p.m., I can do
11 that. I think we can do this with one Board
12 member, if we had to. But --

13 MEMBER GREENFIELD: Yeah, I'm available,
14 so we could, yeah. I'm retired; I'm available.

15 CHAIR THOMPSON: Well, I'll just watch
16 the messages and, you know, if it's 3 or 4, or
17 4:30, or even 4:45, but I think that if you reach
18 out to the candidate right after this, and
19 basically just give her one last chance. And if
20 she doesn't respond and doesn't provide the
21 curative testimony, then the motion would be
22 effective; she would be denied ballot access.

1 MS STROUD: And I believe, and Ms.
2 Corrente correct me if I'm wrong, that the three
3 circulator affidavits at issue were all for the
4 same circulator?

5 MS CORRENTE: So, there are 1-2-3-4-5-6,
6 no, there are five that are circulated by the same
7 circulator that have just a missing circulator
8 date --

9 MS STROUD: Mm-hmm.

10 MS. CORRENTE: And they're all the same
11 person.

12 MS. STROUD: They're all the same person.

13 MS. CORRENTE: There's a sixth, she,
14 that's circulated by a different circulator. So,
15 if the one who, the circulator who circulated the
16 five sheets were to testify that would resolve the
17 gap.

18 MS. STROUD: Okay. So, the motion was
19 that the Board would deny the appeal and deny Ms.
20 Stevens ballot access, subject to OGC staff
21 reaching out, again, to Ms. Stevens with the
22 opportunity to provide testimony at another

1 hearing regarding the circulator sheets at issue
2 that were the basis of the appeal.

3 And if there, we have the meeting, and
4 the witness could be produced, then she could get
5 ballot access. This is what I'm understanding.

6 CHAIR THOMPSON: Yeah.

7 MS. STROUD: Okay, and we'll have a roll
8 call vote with respect to that. Mr. Chair?

9 CHAIR THOMPSON: Aye.

10 MS. STROUD: Member Greenfield?

11 MEMBER GREENFIELD: Aye.

12 MS. STROUD: And with that, the motion
13 carried and the Board and OGC staff will proceed,
14 as indicated. We'll contact Ms. Stevens, advising
15 her that she will have the opportunity to provide,
16 by close of business today, testimony regarding
17 the circulator affidavits at issue. And that
18 concludes this matter.

19 CHAIR THOMPSON: Okay.

20 MEMBER GREENFIELD: Okay.

21 CHAIR THOMPSON: I think that's all we
22 have for our special meeting this morning. We

1 have a regular meeting on Wednesday.

2 MEMBER GREENFIELD: Yep.

3 CHAIR THOMPSON: And the agenda is
4 posted, I see. We'll come out of closed session
5 on the voter initiative involving D.C. Housing and
6 then address some other matters, so --

7 MS. STROUD: Okay.

8 CHAIR THOMPSON: That means at 10:30, I
9 think, on Wednesday?

10 MS. STROUD: 10:30, Wednesday, April 1st.

11 MEMBER GREENFIELD: Okay.

12 CHAIR THOMPSON: I'll try not to --

13 MEMBER GREENFIELD: April Fool's Day.

14 CHAIR THOMPSON: I'll try not to play any
15 jokes.

16 MEMBER GREENFIELD: I know.

17 CHAIR THOMPSON: Mr. Shelf's (phonetic)
18 not laughing. Okay, well I guess if there's no
19 other business, I'd move that we adjourn.

20 MEMBER GREENFIELD: I second.

21 CHAIR THOMPSON: Okay. All in favor?

22 Aye.

1 MS. STROUD: Thank you.

2 MEMBER GREENFIELD: Aye. Thank you.

3 CHAIR THOMPSON: Okay.

4 (Whereupon, the above-entitled matter
5 went off the record at 10:36 a.m.)

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1 C E R T I F I C A T E

2 This is to certify that the foregoing transcript
3 was duly recorded and accurately transcribed under
4 my direction; further, that said transcript is a
5 true and accurate record of the proceedings; and
6 that I am neither counsel for, related to, nor
7 employed by any of the parties to this action in
8 which this matter was taken; and further that I
9 am not a relative nor an employee of any of the
10 parties nor counsel employed by the parties, and
11 I am not financially or otherwise interested in
12 the outcome of the action.

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19 Court Reporter

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