1		Clerk of the Superior Court  *** Electronically Filed ***  T. Hays, Deputy  12/19/2022 8:40:12 AM  Filing ID 15284275
2	Daniel C. Barr (#010149) DBarr@perkinscoie.com	
	Alexis E. Danneman (#030478)	
3	ADanneman@perkinscoie.com	
4	Austin C. Yost (#034602) AYost@perkinscoie.com	
5	Samantha J. Burke (#036064)	
6	SBurke@perkinscoie.com Perkins Coie LLP	
7	2901 North Central Avenue, Ste. 2000	
8	Phoenix, AZ 85012	
9	Telephone: (602) 351-8000	
	Abha Khanna* (WA Bar #42612)	
10	akhanna@elias.law ELIAS LAW GROUP LLP	
11	1700 Seventh Ave, Suite 2100	
12	Seattle, WA 98101	
13	Telephone: (206) 656-0177	
14	Lalitha D. Madduri* (DC Bar #1659412)	
15	lmadduri@elias.law Christina Ford* (DC Bar #1655542)	
	cford@elias.law	
16	Elena Rodriguez Armenta* (NY Bar # 570836	7)
17	erodriguezarmenta@elias.law ELIAS LAW GROUP LLP	
18	250 Massachusetts Ave, Suite 400	
19	Washington, D.C. 20001	
20	Telephone: (202) 968-4490 * Pro Hac Vice application pending	
21	170 Time 7 feet application pending	
	Attorneys for Contestee Katie Hobbs	
22	ARIZONA SUI	PERIOR COURT
23	MARICOP	A COUNTY
24	KARI LAKE,	No. CV2022-095403
25	Plaintiff/Contestant,	
26	v. KATIE HOBBS,	CONTESTEE KATIE HOBBS'S JOINDER IN MOTION TO
27	Defendant/Contestee.	QUASH SUBPOENA FOR APPEARANCE AT HEARING
28		Assigned to Hon. Peter Thompson

Katie Hobbs was not served with a subpoena to testify in her personal capacity. She was subpoenaed to testify at trial in her official capacity as Arizona Secretary of State. Indeed, she was not personally served with a subpoena, and no one contacted her lawyers in her capacity as Governor-Elect to accept service. For that reason alone, any subpoena directed towards Governor-Elect Hobbs in her personal capacity should be denied.

Late last night, in response to the Secretary of State's Motion to Quash (at 2), Plaintiff claims that she "requires Ms. Hobbs' attendance at the hearing in both her official and individual capacities." But Plaintiff does not identify what evidence she seeks from the Governor-Elect in her personal capacity. This makes sense. The Governor-Elect has no knowledge in her personal capacity that would aid in the resolution of the legal claims at issue in this election contest. Plaintiff's witness disclosure confirms that Governor-Elect Hobbs does not have any potentially relevant information in her personal capacity. Lake claims Governor-Elect Hobbs should "testify about her management and handling of the 2022 general election in the State of Arizona and Maricopa County, her response to systemic failures that plagued election day polling centers in Maricopa County, and her participation in state and federal programs aimed at censoring the speech of Arizona residents." Plaintiff's Witness Disclosure. None of this information relates to Governor-Elect Hobbs in her personal capacity. In any event, for the reasons already stated by the Secretary of State in her motion to quash, any subpoena directed towards her in her official capacity should also be denied.

To the extent that Kari Lake intended to subpoena the Governor-Elect to testify in her personal capacity (she has not), the subpoena should be denied for the reasons stated herein, as well as the motion to quash the subpoena filed by the Secretary of State, which the Governor-Elect joins.

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2	Dated: December 19, 2022	PERKINS COIE LLP
3		By: <u>s/ Alexis Danneman</u> Alexis E. Danneman
4		Daniel C. Barr Austin C. Yost
5		Samantha J. Burke 2901 North Central Avenue, Suite 2000
6		Phoenix, Arizona 85012-2788
7		Abha Khanna* ELIAS LAW GROUP LLP
8		1700 Seventh Avenue, Suite 2100
9		Seattle, WA 98101
10		Lalitha D. Madduri* Christina Ford*
11		Elena A. Rodriguez Armenta*
12		ELIAS LAW GROUP LLP 250 Massachusetts Ave NW, Suite 400
13		Washington, D.C. 20001
14		
15		Attorneys for Defendant/Contestee Katie Hobbs
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1	Original efiled with the Maricopa County Superior Court and served through
2	AZTurboCourt this 19th day of December,
3	2022:
4	Honorable Peter Thompson  Maricopa County Superior Court
5	c/o Sarah Umphress
6	sarah.umphress@jbazmc.maricopa.gov
7	Bryan James Blehm Blehm Law PLLC
8	10869 North Scottsdale Road, Suite 103-256
9	Scottsdale, Arizona 85254 bryan@blehmlegal.com
10	Kurt Olsen
11	Olsen Law, P.C.
12	1250 Connecticut Ave., NW, Suite 700 Washington, DC 20036
13	ko@olsenlawpc.com
14	Attorneys for Contestant/Plaintiff
15	Joseph La Rue
16	Joe Branco Karen Hartman-Tellez
17	Maricopa County Attorney's Office
18	225 West Madison St. Phoenix, AZ 85003
19	laruej@mcao.maricopa.gov
20	brancoj@mcao.maricopa.gov hartmank@mcao.maricopa.gov
21	c-civilmailbox@mcao.maricopa.gov
22	Attorneys for Maricopa County Defendants
23	
24	
25	
26	
27	
28	

1	D. Andrew Goana Coppersmith Brockelman PLC
2	2800 N. Central Ave., Ste. 1900
3	Phoenix, AZ, 85004 agaona@cblawyers.com
4	Sambo (Bo) Dul
5	State United Democracy Center 8205 S. Priest Dr., #10312
6	Tempe, AZ 95284 bo@stateuniteddemocracy.org
7	
8	Attorneys for Defendant Arizona Secretary of State Katie Hobbs
9	s/ Indy Fitzgerald
10	57 Tivoly I viago, and
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