

Exhibit 4

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11 Attorneys for Gonzalez Plaintiffs

12
13 IN THE UNITED STATES DISTRICT COURT
14 FOR THE DISTRICT OF ARIZONA

15	Maria M. Gonzalez, et al.,)	No. CV-06-1268-PHX-ROS(Lead)
16)	No. CV-06-1362-PCT-ROS
16	Plaintiffs,)	No. CV-06-1575-PCT-ROS
17)	
17	vs.)	
18)	DECLARATION OF GEORGIA
18	State of Arizona, et al,)	MORRISON FLORES IN SUPPORT
19)	OF GONZALEZ PLAINTIFFS'
19	Defendants.)	RESPONSE TO STATE
20)	DEFENDANTS' MOTION TO
21)	DISMISS PURSUANT TO FED. R.
21)	CIV. P.12(B)(1)
22)	
23)	
23)	
24)	(Assigned to the Honorable Roslyn O. Silver)

25
26 Georgia Morrison-Flores declares:
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1. My name is Georgia Morrison-Flores. I am 54 years old and fully competent to make this declaration.
2. I am a life-long resident of Yuma, Arizona and currently live at 510 S. 17th Ave. I am a U.S. citizen.
3. I registered to vote for the first time in September 2004 in a community-based voter registration drive. I was a newlywed at the time, so I used my married name to register.
4. On Election Day, November 7, 2006, I attempted to vote at my polling place at the Dr. Martin Luther King Jr. Neighborhood Center in Yuma. I was turned away by the election staff there.
5. The election workers at the poll told me that my valid license did not meet the requirements of Proposition 200. I was told that my license was insufficient as voter i.d. because the name on my license did not match my name on the voter rolls and that I could not vote.
6. I was turned away from voting despite the fact that I personally knew at least two election workers at the polling place. One of the election workers lived across the street from me and knew me from the time I was a child.
7. The election workers did not offer me a provisional ballot or conditional ballot to vote.

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I declare under penalty of perjury under the laws of the United States that the forgoing is true and correct and that this declaration was executed in the City of Phoenix, AZ on December 18, 2007.

Georgia Morrison-Flores
Georgia Morrison-Flores



TAB I

VRRA05A

VOTER MAINTENANCE

Action I Add,Chg,Del

Voter Number 129317

Confidential

Name-Last FLORES-MORRISON

First GEORGIA

Middle ANN

Res Ad 510 S 17TH AVE

Res City YUMA

Res Zip 85364 - 0000 Telephone 928 - 782 - 0819

Mail Adr P O BOX 1349

Mail City YUMA

Mail State AZ

Mail Zip 85366 - 0000

Date of Birth 19530608

Sex F

Birth State/Country AZ

SSN 7319

Parent's Name MORRISON

Occupation Code: 86

Precinct 2

Party D

Reg Date 20040903

Date of Change

ELECTION	PRIM	GEN
2006		
2004		

Cong Dist 7

Legs Dist 24

High Dist 70

Elem Dist 1

Supv Dist 1

J\P Dist 1

J\C Dist 4

City Dist 1

Fire Dist

Misc Dist

Pest Dist

Notice

F3 - Return Selector

F5 - More Information

F7 - Return Main Menu

F6 - Alt. Address

Registration Code: L

Registration Form# 00022975

Print Registration Card?

Print Absentee Ballot?

NO Voting History

* This is from old County Computer System

Exhibit 5

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2 Diego Bernal, TX SBN: 24048350
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25 Attorneys for Gonzalez Plaintiffs

26 IN THE UNITED STATES DISTRICT COURT
27 FOR THE DISTRICT OF ARIZONA

28 Maria M. Gonzalez, et al.,
29
30 Plaintiffs,

31 vs.

32 State of Arizona, et al,
33
34 Defendants.

) No. CV-06-1268-PHX-ROS(Lead)
) No. CV-06-1362-PCT-ROS
) No. CV-06-1575-PCT-ROS
) **DECLARATION OF GEORGIA**
) **MORRISON-FLORES IN SUPPORT**
) **OF GONZALEZ PLAINTIFFS'**
) **RESPONSE TO STATE**
) **DEFENDANTS' MOTION TO**
) **SUPPLEMENT THE RECORD IN**
) **SUPPORT OF STATE**
) **DEFENDANTS' MOTION TO**
) **DISMISS PURSUANT TO FED. R.**
) **CIV. P. 12(B)(1) (LACK OF**
) **STANDING) DIRECTED TO**
) **GONZALEZ PLAINTIFFS**

(Assigned to the
Honorable Roslyn O. Silver)

1 Georgia Morrison-Flores declares:

- 2 1. My name is Georgia Morrison-Flores. I am 54 years old and fully competent to
3 make this declaration.
- 4
5 2. I am a life-long resident of Yuma, Arizona and currently live at 510 S. 17th Ave.
6 I am a United States citizen and a registered voter.
- 7
8 3. On February 8, 2008 I attempted to vote at my designated polling place, the Dr.
9 Martin Luther King, Jr. Neighborhood Center, which is approximately four to
10 five blocks from my home on the south side of Yuma, Arizona. The Center is
11 located at 300 W. 13th Ave.
- 12
13 4. My cousin, Pauleen Wilson, also intended to vote that day and drove me to the
14 polling place around 4:30 p.m., which was a convenient time for us to go to the
15 polling place together.
- 16
17 5. After Pauleen and I arrived at the Martin Luther King, Jr. Neighborhood Center
18 we waited in line for approximately 15 minutes.
- 19
20 6. When I finally arrived at the table used to accept voters I recognized the woman
21 working there as Betsy Johnson, a friend of the family whom I have known for
22 over 30 years.
- 23
24 7. Ms. Johnson and I exchanged pleasantries and she then asked for a "photo I.D."
25 I handed her my Arizona driver's license.
- 26
27 8. Ms. Johnson took my driver's license and began to look through the documents
28 on her desk. After several minutes of searching Ms. Johnson looked up, handed
the license back to me and told me I could not vote.

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9. Ms. Johnson then proceeded to inform another poll worker, Joyce Hassell, whom I have also known for many years, that I could not vote. Ms. Hassel came over and said that she would “look into it” and call me if she learned anything that would allow me to vote.

10. Ms. Hassell wrote down my phone number and address information but she did not subsequently contact me regarding my ability to vote.

11. At no point did Ms. Johnson or Ms. Hassell offer me any other means to cast my ballot, such as a provisional ballot.

12. My cousin, Pauleen Wilson, was also told by the poll worker that she could not vote even though she presented her driver’s license.

13. Pauleen Wilson and I left the polling place approximately 30 to 45 minutes after we first arrived.

1 Pursuant to 28 U.S.C. 1746, I declare under penalty of perjury that the foregoing is
2 true and correct.

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4 Executed on: 02-14-2008

Respectfully submitted,

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6
7 By: *Georgia A. Morrison Flores*

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10 *God Bless you*
11 *and*
12 *Thank you*
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