

IN THE CHANCERY COURT FOR KNOX COUNTY TENNESSEE

Bee Deselm, )  
 )  
 Plaintiff, )  
 )  
 and )  
 )  
 James Gray and )  
 John Schmid, )  
 )  
 Intervening Plaintiffs, )  
 )  
 v. ) No. 164615-1  
 )  
 Timothy Hutchison, )  
 Knox County Tennessee, )  
 Michael W. Moyers, and )  
 Randall E. Nichols, )  
 )  
 Defendants. )

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James Gray, )  
 )  
 Plaintiff, )  
 and )  
 )  
 Bee DeSelm and )  
 John Schmid, )  
 )  
 Intervening Plaintiffs, )  
 v. ) No. 166649-1  
 )  
 Timothy Hutchison, )  
 Knox County Tennessee, and )  
 Knox County Election )  
 Commission )  
 )  
 Defendants. )

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John Schmid, )  
 )  
 Plaintiff, )  
 )  
 and )  
 )  
 Bee DeSelm and )  
 James Gray )  
 )  
 Intervening Plaintiffs )  
 )  
 v. ) No. 166706-1  
 )  
 Knox County Election )  
 Commission and )  
 Brook Thompson )  
 )  
 Defendants. )

**PLAINTIFFS' JOINT SUPPLEMENT TO PENDING  
 MOTIONS TO SHORTEN TIME AND INTERPLEAD  
 UNDER T.R.CIV.P. 1 AND 8.04**

1. Plaintiffs assert a constitutional crisis exists in Knox County Tennessee between the rights of voters and office holders as the result of the March 29, 2006 Supreme Court Opinion in *Bailey v. Shelby County* and this Court's April 5, 2006 attack on the people's Charter for their government in Knox County.

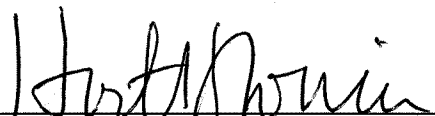
2. In ruling on Plaintiffs motion to shorten and intervene Plaintiffs request this Court, construe T.R.Civ.P. 6

and 24.01 as required by T.R.Civ.P. 1 to "secure the just, speedy, and inexpensive determination of" these cases.

3. Plaintiffs request this Court construe the T.R.Civ.P. 8.04 requirement to construe the pleadings "to do substantial justice" as required by T.R.Civ.P. 1 to "secure the just, speedy, and inexpensive determination of" these cases.

4. Plaintiffs request this Court construe Plaintiffs T.R.Civ.P. 24.01 intervention as of right as required by T.R.Civ.P. 1 to "secure the just, speedy, and inexpensive determination of" these cases.

WHEREFORE Plaintiffs DeSelm, Gray and Schmid supplement their motions to shorten time for this Court to construe those motions as provided for by T.R.Civ.P. 1 and 8.04.

  
HERBERT S. MONCIER  
Attorney for Plaintiff

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(865) 546-7746

**CERTIFICATE OF SERVICE**

I hereby certify that a true and exact copy of the foregoing has been served upon the following:

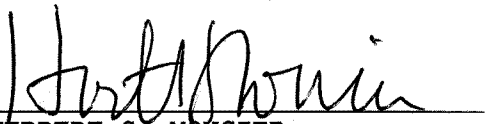
1. Michael E. Moyers, The Knox County Law Director;
2. Robert H. Watson, Jr., Attorney for Timothy Hutchison;

3. Jerold Becker, personal attorney for Michael E. Moyers;

4. James Murphy, attorney for the Knox County Election Commission;

5. Janet Kleinfelter, Senior Counsel, Tennessee Attorney General's Office, Attorney for Coordinator of Elections for the State of Tennessee.

6. Randall E. Nichols, Knox County District Attorney General.

  
HERBERT S. MONCIER  
Attorney for Plaintiff