

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

MYRNA COLON-MARRERO;
JOSEFINA ROMAGUERA-AGRAIT

Plaintiffs

vs

CIVIL 12-1749CCC

HECTOR CONTY-PEREZ, as
President of the Puerto Rico State
Elections; EDWIN MUNDO-RIOS, as
Electoral Commissioner of the New
Progressive Party; EDER E.
ORTIZ-ORTIZ, as Electoral
Commissioner of the Popular
Democratic Party; ROBERTO I.
APONTE-BERRIOS, as Electoral
Commissioner of the Puerto Rican
Independence Party; JULIO
FONTANET-MALDONADO, as
Electoral Commissioner of the
Movimiento Unión Soberanista;
ADRIAN DIAZ-DIAZ, as Electoral
Commissioner of Puertorriqueños por
Puerto Rico; LILLIAN
APONTE-DONES, as Electoral
Commissioner of Partido del Pueblo
Trabajador

Defendants

vs

NORMAN PARKHURST; JOHN E.
MUDD

Intervenor Defendants

AMENDED JUDGMENT

For the reasons stated in the Memorandum Opinion Declaring Rights and Granting Equitable Relief of this same date, it is ORDERED, ADJUDGED and DECLARED that:

- Article 6.012 of Puerto Rico's Electoral Law, by providing for deactivation of an elector's right to vote for having failed to vote in one general election, violates the two consecutive election and notice requirement for voter

CIVIL 12-1749CCC

2

removal from the official list of eligible voters under the Help America Vote Act of 2002, 42 U.S.C. § 15483(a)(4(A);

- the Puerto Rico State Elections Commission is permanently enjoined from removing from the official list of eligible voters any registrant who did not vote in a single general election;

- the Puerto Rico State Elections Commission is affirmatively ordered that no lawfully registered voter may be removed from the official list of eligible voters unless they have not voted in the two immediately preceding elections and have received and have been given notice of an intent to remove them from such list.

SO ORDERED AND ADJUDGED.

At San Juan, Puerto Rico, on June 4, 2015.

S/CARMEN CONSUELO CEREZO
United States District Judge