

Brian C. Shuck, 6-2817
Law Office of Brian C. Shuck, PC
PO Box 3029
Cheyenne, WY 82001
(307) 432-0767
brianshuck@vcn.com

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

JOHN B. "JACK" SPEIGHT, REX ARNEY,
ROBIN HURLESS, CHRISTOPHER O. BOSWELL,
TAMSIN JOHNSON, DOUG CAMBLIN,
TOM LUBNAU, ANNE LADD, KATHY VETTER,
CHARLES PELKEY, DAN NEAL,
STEVE SIMONTON, GEORGE SIMONTON,
DAVE NORTHRUP, GAIL SYMONS, and
RUTH ANN PETROFF,

Plaintiffs,

W. FRANK EATHORNE in his capacity as
chairman of THE WYOMING REPUBLICAN PARTY,
THE WYOMING REPUBLICAN STATE CENTRAL
COMMITTEE, and MARK GORDON, in his capacity
as Governor of the State of Wyoming

Defendants.

Case Number: 22-CV-16-S

STIPULATED MOTION TO DISMISS WITH PREJUDICE

COME NOW, Plaintiffs, John B. "Jack" Speight, Rex Arney, Robin Hurless, Christopher O. Boswell, Tamsin Johnson, Doug Camblin, Tom Lubnau, Anne Ladd, Kathy Vetter, Charles Pelkey, Dan Neal, Steve Simonton, George Simonton, Dave Northrup, Gail Symons, and Ruth Ann Petroff; and Defendants, W. Frank Eathorne, in his capacity as Chairman of the Wyoming Republican Party, the Wyoming Republican State Central Committee, and Mark Gordon, in his capacity as Governor of the State of Wyoming; by and through their respective undersigned counsel, and hereby respectfully submit this stipulated Motion to Dismiss with Prejudice, and request that the Court dismiss with prejudice the above-

captioned action. The parties stipulate to refrain from seeking an award of attorneys fees or costs related to the above-captioned action from this Court.

WHEREFORE, the parties jointly request the Court dismiss the above captioned-action with prejudice and agree to refrain from seeking an award of attorneys fees or costs related to the above-captioned action from this Court.

DATED this 20th day of March, 2022.

ATTORNEY FOR ALL PLAINTIFFS:

s/ Patrick J. Crank (authorized to sign by email)

Patrick J. Crank, WBN 5-2305

**ATTORNEY FOR DEFENDANT
GOVERNOR MARK GORDON:**

s/ Ryan T. Schelhaas (authorized to sign by email)

Jay A. Jerde, WBN 6-2773
Ryan T. Schelhaas, WBN 6-3321
Bridget L. Hill, WBN 6-3616

**ATTORNEY FOR DEFENDANTS, W. FRANK
EATHORNE, IN HIS OFFICIAL CAPACITY AS
CHAIRMAN OF THE WYOMING REPUBLICAN
PARTY AND WYOMING REPUBLICAN STATE
CENTRAL COMMITTEE:**

s/ Brian C. Shuck

Brian C. Shuck, WBN 6-2817

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing **STIPULATED MOTION TO DISMISS** was properly served as indicated upon the following listed persons on this _____ day of March, 2022:

Pat Crank	<input checked="" type="checkbox"/>	CM/ECF
Crank Legal Group, PC	<input checked="" type="checkbox"/>	Email
pat@cranklegallgroup.com		

Jay Jerde	<input checked="" type="checkbox"/>	CM/ECF
Special Assistant Attorney General	<input checked="" type="checkbox"/>	Email
Wyoming Attorney General's Office		
109 State Capitol		
Cheyenne, WY 82002		
jay.jerde@wyo.gov		

Bridget Hill		
Attorney General		
Ryan Schelhaas	<input checked="" type="checkbox"/>	CM/ECF
Chief Deputy Attorney General	<input checked="" type="checkbox"/>	Email
Wyoming Attorney General's Office		
109 State Capitol		
Cheyenne, WY 82002		
ryan.schelhaas@wyo.gov		

Brian C. Shuck	<input checked="" type="checkbox"/>	CM/ECF
Law Office of Brian C. Shuck, P.C.	<input checked="" type="checkbox"/>	Email
Post Office Box 3029		
Cheyenne, WY 82003		
brianshuck@vcn.com		

Brian C. Shuck