## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

AMERICAN CIVIL RIGHTS UNION, In its individual and corporate capacities, Plaintiff  V.  ELECTION ADMINISTRATOR RAFAEL R. MONTALVO, In his official capacity, Defendant	<pre> § § § S S S S Civil Action No. 7:16-CV-10 § § § § § § § § § § § § § § § § § § §</pre>	)3
Defendant	§ JURY TRIAL REQUESTED	)
ORDER ON MOTION TO DISMISS		
BE IT REMEMBERED, that on the	e day of	, 2016,
came on to be considered Defendant's Motion to Dismiss for Lack of Subject-Matter Jurisdiction		
and Motion to Dismiss for Failure to S	State a Claim upon which Relief M	lay Be Granted
("Motion"), made pursuant to Federal Ru	ales of Civil Procedure 12(b)(1) and	12(b)(6). The
Court, having considered the Motion, the re	response and all pleadings on file in th	is case, is of the
opinion that such Motion should be GRAN	TED.	
IT IS THEREFORE ORDERED,	, ADJUDGED AND DECREED th	nat Defendant's
Motion to Dismiss for Lack of Subject-Ma	atter Jurisdiction and Motion to Dismi	ss for Failure to
State a Claim upon which Relief May Be Granted is HEREBY GRANTED and all Plaintiff's		
claims brought against Defendant are HEREBY DISMISSED with prejudice.		
SIGNED on, 20_	·	

UNITED STATES DISTRICT JUDGE