

Common Cause N.Y. v. BOE

16-cv-6122

The parties in this action hereby agree to the following:

1) Notice to Voters

Defendants shall provide the following language:

If you believe you are registered to vote and your ~~is~~ name does not appear in the poll book, you are entitled to an affidavit ballot.

Your vote may be counted.

through the following means:

- website (NYC BOE homepage in splash banner, all five languages)
- press release to notify public to be submitted ^{to} the Board's standard distribution list.
- tweet from the NYC BOE twitter account.

Plaintiffs shall provide translation to Defendants.

All to be done by Monday, 11/07/2016 by COB

The NYC BOE shall instruct its phone bank staff to provide the above information to voters who inquire regarding voting when not in the poll books.

2. Notice to Poll workers

Defendants shall provide the following language to poll workers:

Pursuant to Court Order, you are required to offer an affidavit ballot to any individual who believes he or she is a registered voter. You must also advise the individual that he or she will receive notice as to the status of whether the ballot was ~~will be~~ counted.

Such language will be distributed via the poll site tablets unless the BOE is advised ~~not~~ to not activate them at the poll site. In such event, Defendants shall make a good faith effort to communicate the above ~~notice~~ information to its poll workers.

It hereby agreed to on 11/4/2016

on behalf of Plaintiffs:

Maying
May K. Chiang
Dechert LLP

on behalf of Defendants:

Steve Kf
ACC

An order of

/s Nicholas G. Garaufis
USDJ

Brooklyn NY
Nov. 4, 2016
7:45 pm