

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OHIO
EASTERN DIVISION

CITIZENS ALLIANCE FOR)
SECURE ELECTIONS, et al.,)

Plaintiffs,)

-vs-)

MICHAEL VU, et al.,)

Defendants.)
_____)

1:04CV2147

JUDGE MATIA

Upon plaintiffs' motion for temporary restraining order and for good cause shown, this Court finds that plaintiffs are entitled to the following immediate injunctive relief as (a) their disenfranchisement by defendants for the November 2, 2004 election is irreparable harm; (b) plaintiffs stand to suffer future irreparable harm; (c) plaintiffs demonstrated a substantial likelihood of success on the merits; (d) defendants will not suffer significant harm as a result of the issuance of this temporary restraining order; and, (e) the public interest demands that injunctive relief issue.

IT IS THEREFORE ADJUDGED, ORDERED AND DECREED THAT:

1. Defendants must correct errors made when data was transcribed from registration applications to the County's official voting list, for the persons to be identified from evidence to be presented.
2. Defendants must add persons whose applications were timely submitted as registered voters, but whose applications were never processed by the Board, for the persons to be identified from evidence to be presented.

3. A Special Master _____ is hereby appointed, at Defendants' expense, to review the so-called Fatal Pending List, to add names to the official voting list upon presentation of reasonably accurate proof that their names have been omitted from the official voting list either because of transcription errors (see Par. 1, above) or processing errors (see par. 2 above).

4. Defendants take steps reasonably calculated to notify persons on the Fatal Pending List of the need to cure errors and omissions in the transcription and processing of their registration applications, for inclusion on the official voting list on or before November 2, 2004.

JUDGE