

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF FLORIDA

LEAGUE OF WOMEN VOTERS OF

FLORIDA, et al.,

PLAINTIFFS,

vs.

CASE NO. 08-CIV-21243 (S.D. Fla.)

KURT S. BROWNING, et al.,

DEFENDANTS.

-----X

DEPOSITION OF EVAN KOLODNY

DATE: June 11, 2008

TIME: 2:15 p.m.

PLACE: 401 North Avenue of the Arts
Fort Lauderdale, Florida

TAKEN BY: Plaintiff

BEFORE: Laura E. Melton, Registered Merit
Reporter and Notary Public of the State
of Florida at Large

APPEARANCES:

FOR THE PLAINTIFF:

BRENNAN CENTER FOR JUSTICE

BY: WENDY WEISER, ESQ.

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BY: DEREK S. TARSON, ESQ.

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FOR THE DEFENDANTS:

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LAW OFFICE OF BURNADETTE NORRIS-WEEKS, P.A.

BY: BURNADETTE NORRIS-WEEKS, ESQ.

401 North Avenue of the Arts

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1 THEREUPON:

2 EVAN KOLODNY

3 a witness called by the Plaintiff, being first duly
4 sworn, testified as follows:

5 DIRECT EXAMINATION

6 BY MS. WEISER:

7 Q. Hi. Thanks for coming. My name is Wendy Weiser.
8 I work with the Brennan Center for Justice at NYU Law
9 School. And I am one of the attorneys for the plaintiffs
10 in the case of the League of Women Voters versus
11 Browning. And we very much appreciate your time.

12 Could other counsel present introduce themselves.

13 MR. TARSON: I am Derek Tarson from
14 Debevoise & Plimpton, also here for the
15 plaintiffs.

16 THE WITNESS: Okay.

17 MS. PARADIS: Renee Paradis. I'm also here
18 for the plaintiffs.

19 MR. WINSOR: Allen Winsor for the
20 defendants.

21 MS. NORRIS-WEEKS: Burnadette Norris-Weeks
22 representing the Supervisor of Elections Office,
23 Broward County.

24 THE WITNESS: I am Evan Kolodny. I guess
25 witness for -- not witness, but --

1 they wanted to do voter drives. I think it would be
2 relevant based on what this is all about. They would
3 still come to our department because we had the forms.
4 But they could also go to outreach, get forms from them.
5 But usually they walked in. We gave them the forms. We
6 kept -- always kept a large supply on hand. So the
7 people could pick up as many as 500 forms at one time, if
8 they wished, no questions asked.

9 Q. Was there a limit on the number of forms that you
10 would provide to a voter registration organization?

11 A. Yes. Simply because to avoid running out of the
12 forms, we felt that 500 was a reasonable number. And the
13 branches actually -- it was less than -- it was 25 forms
14 or if they notified us in advance, we would forward them
15 to the branch. Because the branch had even fewer forms.
16 We were basically the main supplier of forms. And I
17 mean, we would have -- it would be unreasonable -- the
18 point was that if somebody needed a large number of
19 forms, we provided them a name and a phone number in
20 Tallahassee, and Tallahassee would actually drop-ship
21 large numbers of forms to groups that needed them.

22 Q. Do you know how frequently third-party voter
23 registration groups utilized this process of requesting
24 large numbers of applications in advance?

25 A. In advance -- the branch office you mean?

1 Q. You just indicated that if you called before
2 picking up the forms, before coming to the office and
3 requested a large number of applications --

4 A. If it was for a branch office. In other words,
5 we limited them to 25. I mean -- we weren't always
6 strict about it. If we knew they had a lot of forms and
7 they needed 100 forms, we would just give it to them.
8 But as policy we wanted to limit the forms, otherwise
9 they could just run out of forms. And we had thousands
10 of forms on hand at the main office. So that's what --
11 we wanted to encourage people to come if they needed a
12 large number of forms or call. We went to the branches
13 twice a week, so we could have forms. Three to four days
14 we could have forms at any branch office, up to 500 if
15 that's what they needed.

16 Q. Do you recall any third-party voter registration
17 organizations contacting your office and asking for forms
18 to be sent to a branch office in advance of their picking
19 up said forms?

20 A. Specifically, no. But it happened.

21 Q. And do you know if it happened frequently in
22 2004?

23 A. No -- Oh, 2004? Well, it probably happened more
24 frequently, but I think a lot of the groups knew they
25 could just go to Tallahassee and have the forms shipped

1 to them. And they didn't even have to come -- In that
2 case they could have it delivered to their home or
3 office. It saves them the trouble if they are willing
4 to -- they just either had to, in writing or fax, the
5 Division of Elections. It was Donna Miller who was in
6 charge of that. And she is retired also, by the way.
7 But she -- she was there. And they would contact her.
8 And they were amazing. They would have forms for people
9 in usually a week or less.

10 Q. To your knowledge, they would do so based upon a
11 written request for forms from a organization?

12 A. For something that large number, they didn't want
13 to just take a phone call. They wanted something in
14 writing or a letterhead or something to prove that the
15 group is a valid organization.

16 Q. And now, if we turn to the requests that came to
17 your office, first, do you keep records of those requests
18 for large numbers of forms that were made to your office?

19 A. We did at one time and then we stopped. It
20 really -- it wasn't relevant. I mean, a 12-year-old
21 child could walk in and ask for 500 forms and we would
22 give it to them.

23 Q. And so, do you remember which period -- during
24 which period you kept records of the requests for forms?

25 A. I think we might have kept it when NVRA became

1 law in -- in Florida in 1995. I think we may have
2 kept -- had people sign and number of forms they took.
3 We didn't keep addresses or anything. It was basically
4 just a name -- the name of the group, if they belonged to
5 the group and the number of forms they took, and that was
6 it.

7 Q. And did you continue to keep those records in
8 2004?

9 A. I'm not sure --

10 Q. Withdrawn.

11 Did you keep those records in 2004?

12 A. I don't want to say we did or didn't. I can't
13 answer with certainty. I don't believe so. However --

14 Q. Okay. Do you know with respect to the written
15 requests that went to the Division of Elections Office,
16 did the Division of Elections inform you --

17 A. No.

18 Q. -- that those requests were made?

19 A. No. We were never informed of that.

20 Q. Okay. And did you ask them whether or not
21 requests for large -- requests for large numbers of forms
22 were sent to Broward County in 2004?

23 A. No.

24 Q. In any other year?

25 A. No.

1 within the 24 hours; I want to say that. They were very
2 good. They were very good, but they did say -- to be
3 allowed that extra time. That they basically -- it was
4 done the next day.

5 Q. And in an on -- or in a federal election year,
6 say, presidential election year, do you know how long
7 that typically would take, let's say -- I'm paraphrasing.
8 In 2004, do you know how long it would typically take
9 before a voter application was received in your post
10 office box to the time that it was processed?

11 MR. WINSOR: Are you asking about at the
12 election?

13 THE WITNESS: Yeah. Because that was --
14 BY MS. WEISER:

15 Q. Did that time vary?

16 A. Oh, the time. Yes, it did vary, yes.

17 Q. And did the --

18 A. Because we had a major problem in 2004.

19 Q. But did the amount of time, from the time it was
20 received from the post office box to the time it was
21 processed, get shorter as the election got closer or did
22 it get longer as the election got closer?

23 A. Oh, you know the answer to that. It got longer.

24 Q. Okay.

25 A. It got longer because the volume increased --

1 Q. Okay. And so --

2 A. -- exponentially.

3 Q. And do you know when the volume started to
4 increase exponentially?

5 A. Several weeks before -- it was constantly on the
6 increase. But it really exploded the last few days, up
7 to and including book closing. But it was increasing in
8 numbers both by mail, by registration drives and
9 everything else; the numbers were up.

10 Q. And then the numbers were up throughout the
11 entire year of 2004, is that correct?

12 MR. WINSOR: Objection to the form. Go
13 ahead.

14 THE WITNESS: Well, the numbers were up
15 probably just before the presidential primary,
16 but there would be a levelling off. It's usually
17 after the Fourth of July. You start to see more
18 awareness. I mean, I used to go out and do voter
19 drives, and people were not registered and
20 wouldn't know, they were not interested because
21 there was not an election coming up. Those same
22 people would rush at the last minute to register
23 to vote because they are hearing all of the
24 publicity, there is an election coming up, and
25 that sort of thing.

1 Q. In your experience people are more likely to
2 register to vote closer to an election?

3 A. Yes.

4 MR. WINSOR: Object to the form.

5 THE WITNESS: Because of all of --

6 MR. WINSOR: Go ahead.

7 THE WITNESS: Yes.

8 BY MS. WEISER:

9 Q. And this has always been the case in your
10 experience? Or, has that changed in recent years?

11 A. It's just like the income tax. Everybody -- not
12 everybody -- so many people wait until the deadline until
13 they do something about it; like so many other things
14 that people wait. That's true, especially true, with
15 voter registration.

16 Q. Was that the case in the -- for the 2000 election
17 as well?

18 A. Yes.

19 Q. And I believe you just testified that that was
20 the case right before the presidential primary election
21 as well.

22 A. No. Not the -- the volume would increase, but it
23 was manageable. I'm just saying that the activity would
24 increase, and then right after the election, it would go
25 down again. And then there would be a slow buildup until

1 we got to the -- even the primary didn't attract -- in
2 September didn't attract that much interest. Everybody
3 was shooting for the November election.

4 Q. And is this the same general pattern every
5 presidential election year?

6 A. Yes.

7 Q. And but in 2004, the overall volume was higher
8 than in other presidential election years, is that
9 correct?

10 MR. WINSOR: Objection to the form.

11 THE WITNESS: Yes.

12 BY MS. WEISER:

13 Q. Okay.

14 A. The last minute, I should say. I don't know that
15 it was the total number, but at least as far as --
16 because the law had changed. And back in -- and the
17 National Voter Registration Act became law, anybody could
18 go out and do voter registrations. Prior to that we had
19 a volunteer deputy registrar program where you had to be
20 trained and deputized before you could do voter
21 registration in Florida. And then that was restricted to
22 certain days of the week, no holidays; I believe Sundays
23 were excluded. I'm not sure. I don't want to say that.
24 And also all registrations had to be advertised in
25 advance, either posted by legal notice or a newspaper ad.

1 So it's sort of you didn't have as many voter
2 registration drives out there as we did once the law
3 changed.

4 Q. But -- Okay. But when did the law change in
5 Florida with respect to that, do you recall?

6 A. 1995.

7 Q. And so there were -- and there have been a number
8 of presidential elections?

9 A. Correct.

10 Q. -- since that law has changed?

11 And but the -- but the individuals that were
12 submitting voter registration applications before that
13 law change, did they still submit them closer to the --

14 A. Yes.

15 Q. -- voter registration deadline?

16 A. That seems to be human nature, yes.

17 Q. Okay. And -- okay. I'm going to -- I am going
18 to back up a little bit. On the -- to -- Does your
19 office know if an application is submitted by a
20 third-party group?

21 A. If they are hand-delivered to us, we would be
22 aware of it. I mean, they are also allowed to mail them
23 in. But most groups turn them in by hand. But sometimes
24 they get mailed in. We are aware of it. But it's not
25 noted on the record. In other words, we are not allowed

1 Q. With -- the original information is maintained in
2 a computer?

3 A. Well, now that we're on a central system, this
4 almost has become a moot point. But it is still
5 something that we maintain because the central system
6 does not -- we do not give any indication what specific
7 office. Like, all the libraries -- I think we have 42
8 libraries. We would send the State, this is the total
9 number for all libraries, but we would have our own
10 unofficial report, how many from each individual library.

11 Q. Okay. So if I understand correctly, are you
12 saying that you no longer track which specific
13 individual --

14 A. I'm not sure.

15 Q. Okay. So at least through the period while you
16 were there, was that information being tracked or --

17 A. That is --

18 MR. WINSOR: Objection to the form.

19 THE WITNESS: Yes. It was still being
20 tracked to the best of my knowledge.

21 BY MS. WEISER:

22 Q. Okay. And so you indicated that you were able to
23 determine if an application was submitted by a
24 third-party group if they came into your office and
25 identified themselves as such. Were there other ways

1 that you had for determining whether or not an
2 application was submitted by a third-party group?

3 A. Well, if a large number came in, in a single
4 envelope, it would -- it would imply it was more than a
5 family-type registration. So those, too. But again --

6 Q. Would you log that then --

7 A. They should have been -- I can't guarantee that
8 everybody knew to do that. They might have said these
9 arrived by mail. I wouldn't be surprised that that
10 happened.

11 Q. Okay. And did you separately track which
12 third-party group --

13 A. No, that was never done. We didn't even know
14 many times.

15 Q. Okay. And so they -- the third-party groups, did
16 they identify themselves at the Intake Department by
17 group or did they just indicate that they were
18 doing -- working for a voter registration drive?

19 MR. WINSOR: Objection to the form.

20 THE WITNESS: Usually we knew -- or in the
21 cases of some of the larger groups, like ACORN,
22 or ACT or whatever, that were back in 2004,
23 they -- they came in and they asked us to just
24 acknowledge that we received the forms and we
25 signed off on that. But never -- we couldn't

1 count them. There were just too many forms. We
2 would just acknowledge that we received -- they
3 put a count on there. We would not acknowledge
4 the count was correct. We would just acknowledge
5 we received forms.

6 MS. WEISER: I see.

7 And let me -- I am actually going to mark as
8 an exhibit that same document that was -- that
9 batch form. It was an exhibit in the -- I am
10 going to mark it. It was that America Families
11 United Batch Form, it said on the top.

12 MR. TARSON: Okay. The defendant's --

13 MS. WEISER: No. That we did. It was one
14 of the documents produced.

15 MR. TARSON: Okay. I know what you are
16 talking about. This?

17 MS. WEISER: It was Bates numbered 16, I
18 believe.

19 If we can just go off record for a second.

20 (Whereupon, an off-the-record discussion
21 took place.)

22 MS. WEISER: Back on the record. Can we
23 mark Snipes Exhibit 5 also as Exhibit C.

24 THE WITNESS: Should I be giving these back
25 to you?

1 date?

2 A. No. I mean, some things you just have to take at
3 face value.

4 Q. And was anybody responsible for reviewing the
5 time between the dates stamped on the forms and the dates
6 on which they were submitted to your office?

7 A. That they fell within the week period that we
8 hadn't been there, you mean? Is that what you are
9 saying?

10 Q. Did you pick up all these forms?

11 A. Once a week, yes.

12 Q. So the libraries didn't submit them to you?

13 A. Oh, no, no. And most other counties they were
14 mailed in by the agencies and all. We -- Jane Carol
15 actually started -- said, you know, we want to make sure
16 we get all the forms, we are going to collect them
17 ourselves, make it easier for them.

18 Q. When did you start that procedure of collecting
19 the forms?

20 A. 1995. I think we're the only county. There are
21 some counties that go to Division of Motor Vehicles. I
22 think Orange County. We are the only county, I believe,
23 that goes to every official agency except the military.
24 They do not want us. They made it clear, they did not
25 want -- they would not cooperate with us.

1 Q. And when you say that you go to every official
2 agency except the military, does that include all of the
3 agencies that the State has oversight of?

4 A. Yes. We're about 84 -- or approximately, you
5 know, I'm giving you a ballpark number -- 84 agencies
6 total that we went to once a week on the same day each
7 week; they knew we were coming on a certain day. And
8 what we did is we gave them these courier bags, big
9 courier bags, which had our name on it. It was courier
10 bag 1 and 2. We would leave a bag with them. At all of
11 the agencies there would be courier 1. The following
12 week, we would exchange it, give them the 2 and collect
13 the 1. And any work -- or if there was no work, we still
14 exchanged bags. This was a control mechanism, so we knew
15 the courier was going to all these sites also.

16 Q. And have you discussed this procedure with other
17 supervisors of elections?

18 A. Not that I am aware of, no. It may have in
19 casual talk. I have never been asked to officially
20 address or submit anything that I am aware of.

21 Q. And to your knowledge, has this ever been
22 promoted as a model procedure in any -- by any state
23 agency or association of election officials?

24 A. I think -- other officials were aware that -- and
25 because they meet twice a year.

1 Q. Uh-huh.

2 A. The FSASC which is the Florida State Association
3 of Supervisor of Elections. Sorry.

4 Q. And --

5 A. You got that? You are good.

6 Q. We have talked about it already. So has this
7 procedure of collecting forms from the agencies been
8 successful?

9 A. Yes. We feel that we have -- all of our forms
10 are accounted for as a result. Other than we can't say
11 it got lost in the mail or whatever. I mean, as far as
12 our agencies are concerned we -- we -- they know we come
13 every week and they know what day of the week we come.
14 And so they're all used to -- now they know after
15 repeating it so many times.

16 Q. And was the only purpose of this procedure to
17 ensure that forms are not lost in the mail?

18 A. That was what Mrs. Carol had said when she
19 instituted that she wanted to guarantee that
20 everything -- she didn't trust that the agencies would
21 mail them on a timely basis to us.

22 MS. WEISER: Okay. All right. Why don't we
23 take a 5-minute break to have some water and --

24 THE WITNESS: I would love to get some
25 water.

1 MS. WEISER: And we will go off the record
2 now, and we will come back.

3 (Thereupon, a break was taken.)

4 MS. WEISER: I want to mark this again the
5 voter registration -- not on the record.

6 (Whereupon, an off-the-record discussion
7 took place.)

8 (Plaintiff's No. D, Voter Registration
9 Monthly Report October 2004, marked for
10 identification.)

11 BY MS. WEISER:

12 Q. Okay. Back on the record. So I marked as
13 Exhibit D a document that says Voter Registration Monthly
14 Report October 2004. And above that it says, "Prepared
15 by Florida Department of state Division of Elections."
16 I'm handing it to the witness.

17 Do you recognize this document?

18 A. Yes. This is the monthly report.

19 Q. And is this something that you regularly received
20 during the course of your work as -- in the Supervisor of
21 Elections Office?

22 A. I didn't necessarily get this report, but I did
23 see them from time to time. But they actually went, I
24 believe, directly to Dr. Snipes or possibly Bruce
25 Eldridge. But I didn't see these every month, but I had

1 access if I wanted to see it.

2 Q. Okay. And did your office submit data to the
3 State to create this report?

4 A. Yes.

5 Q. And in October 2004, do you recall in what form
6 you submitted data to the State to create this report?

7 A. We actually, I believe, typed a form -- when I
8 say "typed," I mean, we did it on the computer. But
9 we -- we -- we filled in the numbers and, I believe,
10 faxed it to the State, if I'm not mistaken.

11 Q. And --

12 A. But we have a deadline we had to do it by. I say
13 "we" -- it was not my responsibility. It was the
14 data -- not Data Entry, but Data Department's
15 responsibility, Bruce Eldridge. And he had one of his
16 subordinates filled in the information and faxed it to
17 the State.

18 MR. WINSOR: What's the exhibit number here
19 or letter?

20 MS. WEISER: "D" as in David.

21 BY MS. WEISER:

22 Q. Did you review those -- that information before
23 it was submitted to the State?

24 A. No, not generally.

25 Q. Okay. But were you generally familiar with the

1 received, you know --

2 Q. What is -- Looking under the "mail" category,
3 does -- under the Broward row, does that mean that 19,671
4 voter registration applications were received by mail,
5 and that constituted 34 percent of the total registration
6 applications received in --

7 A. That's what I --

8 Q. -- Broward County that month?

9 MR. WINSOR: Object to the form.

10 THE WITNESS: That's how I am interpreting
11 it, yes.

12 BY MS. WEISER:

13 Q. Okay. And then you referred to the "other"
14 category. Do you know what is included in that "other"
15 category?

16 A. "Other" would be basically voter -- you know, the
17 external -- third-party registrations, and probably our
18 own registrations would be included in there also.
19 "Other" would include our own office as well as
20 third-party.

21 Q. When you say --

22 A. The State has us grouped under "other" even
23 though we have separated, as you can see, all of the
24 other functions out, but that we fall -- I believe the
25 elections offices -- which we don't really register that

1 many people. Now it's so easy to register by mail and
2 other means, that we don't have people that come into our
3 office as frequently as they used to.

4 Q. And when did --

5 A. So this would basically be outside, third-party
6 registrations, for the most part.

7 Q. So that "other" category refers to third-party
8 voter registration organizations and applications
9 submitted directly to your office, in person?

10 A. Our own outside registrations as well as, right,
11 people that walked into our office and registered to
12 vote.

13 Q. Okay. And, but it is your testimony that the
14 majority of applications that would be reflected in this
15 category would come from outside, third-party voter
16 registrations?

17 A. I believe so.

18 MR. WINSOR: Objection to the form.

19 BY MS. WEISER:

20 Q. And if a third-party voter registration
21 application was sent by mail, would that be reflected in
22 the "other" category or in the "mail" category on this
23 form?

24 A. It should be reflected under "other," but I'm not
25 sure that was clear to everybody that was handling it.

1 It could have been reflected as mail.

2 Q. Okay. So the applications submitted by
3 third-party voter registration applications might be
4 reflected in both columns, is that correct?

5 MR. WINSOR: Object to the form.

6 THE WITNESS: It might be, but I don't
7 believe it would be significant as far as the
8 mail registration is concerned.

9 BY MS. WEISER:

10 Q. I see. Is that because you had a practice of
11 logging them in "other" even if they were submitted by
12 mail by third-party voter registration applications?

13 A. Those were the instructions. And I didn't -- we
14 didn't really -- most groups brought them and handed them
15 in, rather than mailed them in. We encouraged that. If
16 they asked us, legally you can mail them in, but we would
17 prefer you bring them in, so that no one can say they got
18 lost in the mail.

19 Q. Right. And you -- in -- you have a practice of
20 informing third-party voter registration groups that you
21 preferred that they submitted the applications in person?

22 A. Yes.

23 MR. WINSOR: Objection to the form.

24 BY MS. WEISER:

25 Q. And when did that practice begin?

1 A. Again, it ties in with why we have vans picking
2 up work. We just felt that it would be more secured and
3 accountable if it was -- if it was handled directly by
4 our office as opposed to by a third-party such as the
5 U.S. Post Office.

6 Q. And when you learned that a third-party voter
7 registration organization was conducting voter
8 registration activities in the county, would you do
9 outreach to that organization to inform them of this
10 policy or preference?

11 A. We were -- we were not always aware of everything
12 that was happening. When we had -- we lost control of
13 registration in 1995 when they passed the National Voter
14 Registration Act. Prior to that, we knew who was out
15 there, they had our forms, the forms were accountable.
16 Unused forms had to be returned to us. We provided --
17 you know, in other words, registrations were advertised
18 in advance. Once National Voter Registration Act became
19 law, we had absolutely no idea when forms were picked up,
20 how many they had, who to contact when the forms were
21 changed.

22 Q. Uh-huh.

23 A. And the State said we would not accept -- we
24 could not accept certain forms once they were updated.
25 And that was always a problem because we knew people out

1 there were holding on to the old forms, and we have no
2 way of knowing who to contact, telling them that they
3 needed to update their forms or tear -- throw away the
4 old forms and pick up new forms.

5 Q. And to clarify, are you saying that there was a
6 problem that third-party voter registration organizations
7 were using voter registration forms, state voter
8 registration forms, that had since been changed?

9 A. That has happened, yes.

10 Q. Okay. And that's what you were previously
11 referring to?

12 A. Over the years -- one time it was not mandatory
13 for a driver's license. There was still people out there
14 that had forms that it was an optional box.

15 Q. Right. I see.

16 A. And that sort of thing. And the State did -- You
17 know, give credit to the State. They did have an amnesty
18 period or whatever, where we could accept the old forms,
19 as well as the new ones. But they did always have a cut
20 off date a few months after the new forms, we were
21 instructed that we should not accept the old forms. That
22 would be another reason for rejection of a form.

23 Q. I see. And so, but you indicated that you didn't
24 always know when a third-party voter registration
25 organization was operating in Broward County, is that --

1 A. That's correct. Especially if they contacted the
2 State directly for forms. We were not informed of that.

3 Q. But were there occasions that you did learn that
4 a third-party voter registration organization was
5 operating in Broward County?

6 A. I guess when the forms starting coming into the
7 office.

8 Q. Okay. And so when you learned that a third-party
9 voter registration organization was operating in the
10 county, did you have a practice of reaching out to that
11 organization and --

12 A. We -- we had a hand out. When people came in and
13 asked for forms, not only did we give them forms, we gave
14 them a guideline, a sheet of guidelines, a two-page
15 guidelines. As far as meeting, we -- we were -- we were
16 not required -- no group was ever required under the law
17 to meet with us. So it all depended on the situation.
18 Had we met -- we met with ACORN on a few occasions, yes,
19 because we were having problems.

20 Q. And even though no group was required to meet
21 with you, did groups resist meeting with you
22 when requested?

23 A. We were always open if they wanted to meet with
24 us. But it was not -- it was -- the law did not require
25 that they do so.

1 Q. Okay. And did any groups ever reach out to your
2 office and request to meet with you?

3 A. Prior, I don't think so. But I could be wrong on
4 that. I'm not sure. Again, we -- at that point, too, we
5 also had an Outreach Department that, you know -- so --
6 and in addition to our own voter registration. But --

7 Q. So it's possible that if an organization reached
8 out to your office, they would have -- they would have
9 contacted the voter outreach -- the Outreach Department?

10 A. And, yes, the last few years that could have been
11 the -- you know, for this -- for this decade, that could
12 have been the case.

13 Q. I see.

14 A. I think from 2002 forward, prior to that, then it
15 would have been only registration that would have been
16 involved with outreach.

17 Q. Now, you mentioned a two-page guideline that you
18 would hand to the third-party registration groups. What
19 did that consist of?

20 A. Well, it basically, you know, that the people
21 should be -- should be registered and in one state. It
22 was that -- involving the books closed 29 days before the
23 election, make sure the information is complete, you
24 know. Just some dos and don'ts basically on voter
25 registration.

1 Q. And did it have any information about how they
2 should interface with your office?

3 A. I don't understand your question.

4 Q. For example, did the two-page form indicate that
5 you prefer that they hand in the forms in person rather
6 than by mail?

7 A. No.

8 Q. Okay. Did it indicate that you -- did it have
9 any instructions concerning how soon after they collect
10 an application it should be submitted to your office?

11 A. I don't believe so.

12 Q. Okay. So let's see. I believe you testified
13 earlier that in 2004 your office received many more voter
14 registration applications than in prior federal election
15 years. When did you discover that there was a surge in
16 the number of voter registration applications that year?

17 A. On the day of closing.

18 Q. Did you learn earlier than book closing that a
19 higher volume of voters --

20 A. We had had a problem with ACORN in particular, if
21 you don't mind my mentioning the names. But they were
22 turning -- we had noticed that after the primary -- I
23 think the primary -- it might have been August 31st. I'm
24 not sure. This was in 2004; I think it was August 31st.
25 Forms were turned in to us and we noticed they were dated

1 June and July. And we said, Why are you turning these
2 forms in to us now? These people would have been
3 eligible to vote. And I'm talking about -- I think it
4 was about 28 -- or 3,000 -- 2,800 or 3,000 forms were
5 turned in because I counted them. And that's when we
6 demanded a meeting with them. We might have met prior to
7 that. But a letter was sent out by Dr. Snipes basically
8 blasting them for what they had done because they had
9 the -- basically had -- senior moment -- they had
10 disenfranchised people. And the answer to me, when I
11 complained about that, was they didn't want to
12 vote -- they didn't want to vote in the primary, they
13 wanted to vote in November. And I said, you can't make
14 that determination. And we were quite upset.

15 I mean, these people -- their registration dates
16 were, well, a month and two months after this when they
17 actually registered, if the handwritten date is correct.
18 And you have to assume that they were -- I have to assume
19 they were correct because the person wrote it themselves.

20 Q. Now, do you have any -- I want to -- So, after
21 this incident when ACORN supposedly submitted forms after
22 the primary voter registration deadline, was it?

23 A. Yeah. Which would have been around -- August 3rd
24 was the book closing. The election was August 31st. I
25 may have my -- August 1st was maybe the book closing,

1 August 31st. I'm close. I don't remember the dates.
2 But these were -- arrived after the book closing. It was
3 before the election, but it was after the book closing.
4 And we were very, very upset that the -- so many people
5 were being disenfranchised because of their --

6 Q. And did any --

7 A. -- lack of responsibility.

8 Q. Did any of the individuals attempt to vote in the
9 primary election and --

10 A. It's hard to say.

11 Q. -- find they were unable to vote?

12 A. Quite frankly, we do get a very low turnout for
13 those primaries in the fall, very low. I mean, 10, 15,
14 percent sometimes. So probably in the majority of the
15 cases it made no difference. But the point is, that's
16 not the question.

17 They legally were entitled to vote. I'm sure
18 there was some -- we had no count. I worked the call
19 center on election day. But I can't say that there
20 were -- we have any -- any idea of how many people of
21 that group tried to vote on that day and were turned
22 away.

23 Q. Do you have any evidence of any individuals that
24 tried to vote on that day and were turned away?

25 A. I don't believe so.

1 Q. Okay. And are there any other incidents of which
2 you are aware which ACORN or another group collected
3 voter registration applications before a book closing
4 deadline and submitted them to your office after --

5 A. No. But we've received applications --

6 Q. After the closing deadline -- For the court
7 reporter --

8 A. You told me not to interrupt you. Yes. I am
9 sorry.

10 MR. WINSOR: Why don't you repeat the
11 question.

12 MS. WEISER: I will repeat what it says.

13 BY MS. WEISER:

14 Q. Are there any incidents which you are aware in
15 which ACORN or another group collecting -- or another
16 group collected voter registration applications before a
17 book closing deadline and then submitted them to your
18 office after a book closing deadline?

19 A. No. But there were many instances where
20 applications were turned in way later than they should
21 have been. And if it's a reflection of us -- if a
22 person, when they register to vote, many of them -- in
23 fact, the people that registered with ACORN said they
24 thought they were -- they were representing our office.
25 They had clipboards. Some of them even registered in

1 front. In our Deerfield, they were actually standing in
2 front of the courthouse, registering people and they
3 assumed -- they were shocked to find out they -- they
4 were not -- they did not represent our office. They were
5 quite upset when -- you know, when the forms didn't turn
6 up. And then we told -- they said but we registered in
7 Deerfield. What do you mean? We registered right under
8 a tree outside. I said that was not our person. And
9 they were upset because they gave personal information,
10 including Social Security information to people who were
11 not even -- who we don't know who they were and what they
12 are doing with this information. That's -- you know,
13 so --

14 Q. But did they -- they submitted those voter
15 registration applications to your office?

16 A. They did. But sometimes they -- people would
17 submit them late. I'm getting off the point, but that's
18 right.

19 Q. When you say late, you don't mean --

20 A. That's --

21 Q. -- past the book closing deadline, do you?

22 A. No. No. Generally they did get those in on time
23 because there was a motive involved, that there were
24 certain candidates they were supporting or a party or
25 whatever. So they would get them in on a timely basis,

1 as far as book closing was concerned.

2 But many times they were held back and we -- and
3 applications would come in six, eight weeks after
4 they -- people registered. And it looks like our office
5 is just slow. So the natural thing is to think our
6 office is slow in processing applications. So it's a bad
7 reflection on us.

8 Q. Do you have any evidence that ACORN or any other
9 group was purposefully withholding applications or
10 delaying the submission of voter registration
11 applications?

12 MR. WINSOR: Objection to the form.

13 THE WITNESS: It's difficult -- I mean, was
14 it willful or was it just --

15 BY MS. WEISER:

16 Q. Yes.

17 A. I don't know. I can't get into the heads of
18 why -- I think it was just incompetence on their part.

19 Q. Okay. And other than ACORN, do you have any
20 experience of any other third-party voter
21 registration -- third-party voter registration groups
22 taking more than 6 to -- or I am sorry -- taking 6 to
23 8 weeks to submit a voter registration application that
24 they collected?

25 A. It happened in certain individual cases, but I

1 can't -- I don't remember the groups or the names. It
2 could have been an individual just put them in the car
3 and forgot about them, and all. It happened. And
4 it's -- you know, we process it, but it's -- it's just --
5 as I said, it's a reflection of us, we feel. And people
6 get their cards way after they register to vote.

7 Q. But they did receive them in time to be able to
8 vote and --

9 A. I believe.

10 MR. WINSOR: Object to the form.

11 THE WITNESS: This is the one instance where
12 I recall that -- especially in such a mass
13 number. I'm sure somewhere along the line that
14 we might have gotten an application after the
15 books closed, but not in numbers like ACORN was
16 giving us.

17 BY MS. WEISER:

18 Q. And you indicated that you met with ACORN after
19 this incident, that you sent ACORN a letter complaining
20 about this incidence and then met with ACORN.

21 A. We met with ACORN on numerous occasions, but it
22 seemed like it was all falling on deaf ears. They would
23 say yes, yes, yes, we are doing it, and all this. And
24 then they still would not comply.

25 Q. But they didn't submit additional forms past the

1 book closing deadline for the general election?

2 A. That's correct.

3 Q. And have --

4 A. Unless they're in somebody else's -- somebody's
5 trunk somewhere, no, they did not.

6 Q. And since the 2004 primary election, did ACORN
7 submit any batches of voter registration cards after any
8 book closing deadline, to your knowledge?

9 A. In 2006, we were expecting ACORN to operate in
10 Broward County, and we were prepared and we wanted to
11 meet with them. We got word that ACORN was not going to
12 operate in Broward County for the 2006 election cycle,
13 and we breathed a sigh of relief. So I don't believe
14 they were active at all. They were active in other
15 counties from my understanding, but Broward was bypassed.

16 Q. And do you know where ACORN is currently
17 registering voters in Broward County?

18 A. If they're currently doing it, I'm not aware. I
19 left in November and they were not -- they hadn't -- I am
20 sorry. I have little respect for the organization
21 because they caused us so many problems. So they did
22 not --

23 Q. And so --

24 A. They were not active, to the best of my
25 knowledge, as of November 30th. They had not reactivated

1 themselves in our county.

2 Q. Okay. And if we could just unpack a little bit
3 about the problems. You have already -- that ACORN
4 caused. You have already testified that there was one
5 incident of a batch of registration applications that
6 were submitted past the book closing deadline for the
7 primary election in 2004. And you indicated that there
8 were some organizations -- some applications that were
9 submitted -- that were submitted sometime after they were
10 signed by the applicants.

11 A. They seemed to get to them to us by book closing.
12 The only problem was that's the day they delivered them,
13 book closing day. And Dr. Snipes has a table in
14 her -- the conference room. I don't know if you have
15 seen her conference room. It's a table bigger than this
16 and it was piled, literally piled with boxes and things
17 of forms. I believe they were anywhere from 5 to 20,000
18 forms, just came in that day, mostly from ACORN. Not all
19 from ACORN, but the vast majority were from ACORN.

20 Q. Do you know who else -- do you know who else
21 submitted forms on that date?

22 A. Well, I think there was a group called ACT.

23 Q. Uh-huh.

24 A. I don't remember what that stood for. I just
25 remember the acronym ACT. And there were individuals and

1 we got mail. We got a lot of mail, which is natural.
2 The people tend to wait. So we got a lot of letters that
3 came in that day, too. But it was mostly hand-delivered
4 applications. And we had told them we did -- you know,
5 please. Because the problem is that with the way the law
6 is written, that if these applications were deficient, we
7 don't have time -- there is no time to tell these people
8 your application is missing information, you know. You
9 know how I told you we mailed a corrected application or
10 a full application with the letter, this is what is
11 missing, we can't even do that when it is turned in on
12 the book closing day. And we couldn't -- the processing
13 took -- we took the 15 days, whatever it was, necessary.
14 We brought in volunteers, we had people in groups
15 bringing people in just to process all of this stuff, to
16 get through all of this paperwork. It was -- it was a
17 mess.

18 Q. Uh-huh.

19 And you testified earlier the total volume in
20 2004 was higher. And I had asked, and we got off on this
21 tangent, when you first noticed that the total volume of
22 voter registration applications in 2004 was getting
23 higher than in prior election years.

24 MR. WINSOR: Objection to the form to the
25 form. You can go ahead.

1 registration organizations?

2 A. Yes.

3 Q. In that month?

4 A. Yes, I believe so.

5 MS. WEISER: Okay. Now, I want to mark as
6 Exhibit -- I'm going to do a bunch in a row. Do
7 the September 2004 one. Let's go -- how much --
8 I will mark exhibit E, the September 2004 Voter
9 Registration Monthly Report. I will mark as
10 Exhibit F, August 2004 monthly report.

11 MR. WINSOR: September is G?

12 MS. WEISER: No, it's E.

13 MR. WINSOR: What was F then?

14 MS. WEISER: I'm doing F now for August.

15 MR. TARSON: We don't have August. These
16 are the months we have.

17 MS. WEISER: We don't have August?

18 MR. TARSON: No.

19 MS. WEISER: We will start with September
20 and I will get my office to -- Unfortunately, I
21 have only one copy of August. So I will -- I
22 don't have my July.

23 MS. NORRIS-WEEKS: Not to rush you, but it's
24 4:27 right now.

25 MS. WEISER: You are not rushing me. So I

1 BY MS. WEISER:

2 Q. Is there -- Would it be a problem for the
3 supervisor's office, if an organization that made every
4 effort to turn in voter registration applications on a
5 timely basis, at times did not submit certain voter
6 registration applications on a timely basis?

7 MR. WINSOR: Objection to the form.

8 MS. NORRIS-WEEKS: Objection to the form.

9 THE WITNESS: The question is too broad even
10 for me to answer. I don't know what you -- what
11 do you call a timely basis?

12 BY MS. WEISER:

13 Q. I am using your terminology.

14 A. Okay.

15 Q. If a voter -- If a third party voter registration
16 organization typically submitted voter registration
17 applications shortly after they were submitted to that
18 organization --

19 A. That would not be a problem.

20 Q. Would it be -- would it be a problem if on -- on
21 occasion they submitted several voter registration
22 applications more than 10 days after they were collected
23 from the applicant --

24 MR. WINSOR: Object to the form.

25 MS. NORRIS-WEEKS: Join.

1 BY MS. WEISER:

2 Q. -- but before the book closing deadline?

3 A. If the book closing was less than 10 days, yes,
4 it could be a problem.

5 Q. But if it was before the book closing deadline,
6 would that have been a problem for your office?

7 MR. WINSOR: Objection to the form.

8 THE WITNESS: No. But we pride ourselves on
9 how quickly we process applications. And this
10 just makes it like we're slow as far as these
11 individuals are concerned, if we don't get them
12 immediately.

13 BY MS. WEISER:

14 Q. And while you were -- but the supervisor's
15 office -- at the supervisor's office did you take any
16 steps to enforce the third-party voter registration
17 organization law?

18 A. The law, no.

19 Q. And --

20 A. I don't believe that's been an issue.

21 Q. And to your knowledge, did anyone else in your
22 office take any steps to enforce the third-party voter
23 registration organization law?

24 A. We don't have enforcement power to begin with.
25 We can only report.

1 Q. Did you take any steps to report?

2 A. I don't believe so.

3 Q. Did you change the way in which you
4 reported -- or kept records of third-party voter
5 registration activities?

6 A. The only thing we can monitor is based on what
7 the handwritten date was, as far as -- and the dates they
8 were turned in; that's the only way we would really know.
9 And we didn't seem to have a problem after ACORN left the
10 county or, I should say, discontinued their activities in
11 our county.

12 Q. And so your main problem with third-party voter
13 registration organizations was with this one group in
14 2004?

15 A. Correct.

16 MS. WEISER: And -- Okay. I think that
17 those are all my questions. Thank you for your
18 patience and for your assistance.

19 MR. WINSOR: I have -- I have one or two
20 very quick questions.

21 CROSS-EXAMINATION

22 BY MR. WINSOR:

23 Q. This is a December 1st memo to you from Gino
24 Herring. I wanted you to take a look at this. This was
25 marked in the other one. I don't remember the exhibit

CERTIFICATE OF OATH

STATE OF FLORIDA)

SS

COUNTY OF MARTIN)

I, LAURA E. MELTON, RMR, the undersigned authority, certify that EVAN KOLODNY personally appeared before me and was duly sworn or affirmed by me.

WITNESS my hand and official seal dated June 12, 2008, at Stuart, Florida.

LAURA E. MELTON, RMR

Notary Public, State of Florida at Large

Notary #DD 654030

My Commission expires: 7-7-11

CERTIFICATE OF REPORTER

STATE OF FLORIDA)

SS

COUNTY OF MARTIN)

I, LAURA E. MELTON, a Registered Merit Reporter, in and for the County of Martin, do hereby certify that I was authorized to and did stenographically report the foregoing proceedings, and that the foregoing transcript is a true and correct record of the deposition of EVAN KOLODNY; that a review of that transcript was requested; and that the transcript is a true and complete record of my stenographic notes.

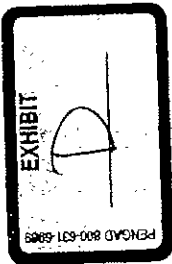
I FURTHER CERTIFY that I am not a relative, employee, or attorney, or counsel of any of the parties, nor am I a relative or employee of any of the parties' attorney or counsel connected with the action, nor am I financially interested in this action.

DATED June 12, 2008.

LAURA E. MELTON, RMR

1/10/2005

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 Prepared by Florida Department of State - Division of Elections
Voter Registration Monthly Report
October 2004



COUNTY	PARTY AFFILIATION				VOTER REGISTRATIONS				FINAL NOTICES	
	REPUBLICAN	DEMOCRATIC	MINOR	NONE	NEW VALID	DELETED	MAILED	RESPONSES		
ALACHUA	39,684	72,142	3,524	27,323	11,212	1,485	0	0		
BAKER	3,126	8,924	154	683	206	78	8	0		
BAY	45,103	39,919	3,005	14,088	2,304	573	71	23		
BRADFORD	4,214	9,051	220	1,312	281	131	2	0		
BREVARD	151,988	123,979	12,353	51,110	6,480	1,503	404	102		
BROWARD	285,052	537,640	9,134	233,808	29,365	3,420	0	181		
CALHOUN	992	6,879	114	364	51	43	0	0		
CHARLOTTE	50,906	36,159	6,133	20,264	1,971	1,457	0	0		
CITRUS	37,847	35,484	2,157	15,813	1,372	583	0	0		
CLAY	60,574	27,484	2,853	16,326	3,118	915	88	8		
COLLIER	88,362	40,958	6,262	31,704	2,672	1,203	0	3		
COLUMBIA	10,763	19,370	1,022	3,190	586	305	46	19		
DESOTO	3,793	8,883	384	1,898	267	465	0	0		
DIXIE	1,467	7,514	170	561	183	51	0	0		
DUVAL	190,430	238,227	16,515	70,564	15,490	1,316	0	0		
ESCAMBIA	83,383	77,346	5,270	24,225	4,320	1,766	0	4		
FLAGLER	19,116	17,909	926	9,029	1,389	378	0	0		
FRANKLIN	1,218	5,892	76	439	72	59	0	0		
GADSDEN	3,027	22,367	273	1,335	423	79	0	0		
GILCHRIST	2,810	5,326	177	831	103	56	0	0		
GLADES	1,616	4,184	594	160	32	0	0	0		
GULF	2,546	6,452	114	490	120	88	5	0		
HAMILTON	1,138	6,036	160	321	95	28	0	0		
HARDEE	2,774	6,627	176	821	114	77	0	0		
HENDRY	5,271	9,682	473	1,701	349	130	0	0		
HERNANDO	45,217	42,504	3,415	18,399	956	789	0	0		
HIGHLANDS	26,716	23,901	1,571	7,907	663	429	0	0		
HILLSBOROUGH	221,255	262,768	18,935	126,657	49,609	3,434	0	31		
HOLMES	2,340	7,863	109	542	98	66	0	0		
INDIAN RIVER	41,858	24,530	2,571	12,710	1,145	354	0	1		
JACKSON	5,989	19,445	291	1,487	330	163	63	14		
JEFFERSON	1,932	6,724	138	508	166	38	0	0		
LAFAYETTE	570	3,559	45	124	27	31	0	0		
LAKE	76,784	55,486	6,322	23,624	4,313	1,430	0	1		

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COUNTY	PARTY AFFILIATION			VOTER REGISTRATIONS			FINAL NOTICES	
	REPUBLICAN	DEMOCRATIC	MINOR	NONE	NEW VALID	DELETED	MAILED	RESPONSES
LEE	146,633	92,050	8,334	62,247	5,655	1,568	779	296
LEON	45,737	97,755	3,893	24,122	6,891	2,041	1,197	151
LEVY	6,284	13,548	896	1,998	459	201	0	0
LIBERTY	322	3,594	27	130	30	10	0	0
MADISON	1,656	9,036	142	482	78	49	0	0
MANATEE	85,058	63,562	12,670	30,991	4,442	1,031	0	0
MARION	79,704	73,327	8,301	23,324	3,235	1,010	0	39
MARTIN	51,889	27,261	4,918	14,943	1,622	991	0	53
MIAMI-DADE	368,334	453,631	12,360	224,476	36,284	2,497	612	233
MONROE	19,977	18,656	1,962	11,103	1,135	74	0	27
NASSAU	20,427	15,294	1,152	4,742	948	325	155	0
OKALOOSA	73,037	31,562	942	22,212	1,853	1,044	14	0
OKEECHOBEE	5,542	10,894	421	1,788	292	173	39	17
ORANGE	187,034	214,882	14,095	117,980	16,375	4,643	2,418	1,693
OSCEOLA	42,585	52,191	5,058	30,048	4,083	1,043	260	19
PALM BEACH	238,475	336,118	25,001	148,659	14,463	177	0	80
PASCO	106,986	99,608	17,970	42,457	6,210	2,048	138	42
PINELLAS	231,883	224,293	23,976	112,175	13,151	4,714	0	24
POLK	122,938	134,582	9,340	49,967	7,069	2,348	0	0
PUTNAM	12,718	26,158	1,416	5,017	685	283	87	26
SANTA ROSA	53,782	27,037	2,844	12,607	1,349	474	0	0
SARASOTA	115,703	75,285	5,634	44,950	3,771	1,476	0	0
SEMINOLE	108,017	78,318	7,149	48,921	10,217	2,834	0	0
ST JOHNS	59,175	31,354	3,972	16,464	2,850	1,524	0	2
ST LUCIE	50,597	57,344	5,098	25,385	2,611	1,479	0	3
SUMTER	17,583	16,534	1,103	5,227	822	223	0	5
SUWANNEE	5,905	13,933	977	1,146	290	165	0	0
TAYLOR	2,189	8,705	199	431	106	80	0	0
UNION	1,301	5,324	69	371	110	40	8	0
VOLUSIA	111,522	126,599	9,552	62,763	9,820	1,248	0	0
WAKULLA	3,725	10,243	361	1,014	319	237	840	19
WALTON	16,485	12,084	718	3,616	574	20	0	1
WASHINGTON	3,694	9,683	225	873	212	118	0	0
TOTALS	3,917,788	4,291,769	286,612	1,875,077	297,593	59,122	7,224	3,117

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COUNTY	TOTAL APPLICATIONS RECEIVED											COUNTY TOTALS
	DHSMV	MAIL	PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L.	OTHER					
ALACHUA	982 6%	3,621 23%	55 0%	4 0%	0 0%	337 2%	10,880 69%					15,879
BAKER	10 4%	5 2%	0 0%	0 0%	0 0%	0 0%	233 94%					248
BAY	916 25%	937 26%	31 1%	0 0%	0 0%	2 0%	1,731 48%					3,617
BRADFORD	113 29%	81 21%	1 0%	0 0%	0 0%	0 0%	199 51%					394
BREVARD	1,706 15%	3,972 34%	11 0%	0 0%	0 0%	710 6%	5,156 45%					11,556
BROWARD	3,583 6%	19,671 34%	354 1%	21 0%	0 0%	2,230 4%	31,336 55%					57,195
CALHOUN	10 15%	5 7%	0 0%	0 0%	0 0%	6 9%	47 69%					68
CHARLOTTE	603 23%	668 25%	4 0%	0 0%	0 0%	48 2%	1,333 50%					2,656
CITRUS	666 30%	497 24%	9 0%	0 0%	0 0%	108 5%	830 40%					2,050
CLAY	788 16%	1,503 30%	2 0%	0 0%	0 0%	459 9%	2,279 46%					5,031
COLLIER	1,074 25%	1,500 34%	2 0%	0 0%	0 0%	293 7%	1,508 34%					4,377
COLUMBIA	266 31%	177 20%	6 1%	0 0%	0 0%	38 4%	381 44%					868
DESOTO	151 41%	74 20%	6 2%	0 0%	0 0%	1 0%	136 37%					368
DIXIE	102 44%	22 9%	1 0%	0 0%	0 0%	0 0%	109 47%					234
DUVAL	2,447 8%	5,687 20%	20 0%	8 0%	2 0%	2,629 9%	18,024 63%					28,627
ESCAMBIA	931 12%	1,668 21%	20 0%	0 0%	0 0%	4 0%	5,347 67%					7,970
FLAGLER	185 11%	509 30%	7 0%	0 0%	0 0%	346 20%	650 38%					1,707
FRANKLIN	21 6%	25 7%	0 0%	0 0%	0 0%	0 0%	301 87%					347
GADSDEN	34 4%	85 9%	8 1%	5 1%	0 0%	0 0%	783 85%					915
GILCHRIST	39 31%	18 14%	1 0%	0 0%	0 0%	0 0%	68 54%					126
GLADES	3 3%	4 3%	0 0%	0 0%	0 0%	0 0%	112 94%					119
GULF	18 8%	30 14%	1 0%	2 1%	0 0%	0 0%	171 77%					222
HAMILTON	16 15%	3 3%	3 3%	1 1%	1 1%	0 0%	81 77%					105
HARDEE	13 10%	9 7%	0 0%	0 0%	0 0%	0 0%	105 83%					127
HENDRY	51 10%	66 13%	4 1%	0 0%	0 0%	0 0%	375 76%					496
HERNANDO	485 30%	313 19%	8 0%	0 0%	0 0%	29 2%	783 48%					1,618
HIGHLANDS	222 20%	422 38%	3 0%	0 0%	0 0%	0 0%	477 42%					1,124
HILLSBOROUGH	6,436 13%	8,627 18%	124 0%	2 0%	0 0%	1,066 2%	32,573 67%					48,768
HOLMES	12 10%	9 8%	0 0%	29 25%	0 0%	0 0%	67 57%					117
INDIAN RIVER	201 10%	711 36%	24 1%	0 0%	0 0%	0 0%	1,041 53%					1,977
JACKSON	98 22%	80 18%	4 1%	2 0%	0 0%	0 0%	260 59%					444
JEFFERSON	26 11%	39 18%	3 1%	0 0%	4 2%	0 0%	165 70%					237
LAFAYETTE	1 4%	2 7%	0 0%	0 0%	0 0%	0 0%	24 89%					27
LAKE	1,222 21%	2,639 46%	18 0%	0 0%	0 0%	82 1%	1,756 31%					5,716

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COUNTY	TOTAL APPLICATIONS RECEIVED										COUNTY TOTALS
	DHSMV	MAIL	PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L.	OTHER				
LEE	1,961 26%	2,270 30%	24 0%	0 0%	124 2%	473 6%	2,725 36%				7,577
LEON	1,207 9%	1,773 13%	34 0%	0 0%	0 0%	176 1%	10,151 76%				13,341
LEVY	159 25%	180 29%	0 0%	0 0%	10 2%	0 0%	278 44%				627
LIBERTY	8 22%	4 11%	0 0%	0 0%	0 0%	0 0%	24 67%				38
MADISON	22 15%	4 3%	1 1%	0 0%	0 0%	0 0%	122 82%				149
MANATEE	1,913 24%	2,371 29%	26 0%	0 0%	0 0%	39 0%	3,742 46%				8,091
MARION	1,424 30%	1,458 31%	86 2%	0 0%	0 0%	110 2%	1,618 34%				4,686
MARTIN	543 24%	894 40%	2 0%	0 0%	0 0%	23 1%	773 35%				2,235
MIAMI-DADE	4,302 5%	25,840 30%	253 0%	4 0%	266 0%	1,363 2%	53,517 63%				85,545
MONROE	336 11%	979 32%	3 0%	0 0%	0 0%	10 0%	1,691 56%				3,019
NASSAU	272 18%	427 28%	1 0%	0 0%	0 0%	75 5%	731 48%				1,506
OKALOOSA	609 31%	522 27%	16 1%	2 0%	0 0%	45 2%	754 39%				1,948
OKECHOBEE	68 15%	98 21%	16 3%	0 0%	0 0%	0 0%	284 61%				466
ORANGE	1,204 5%	6,441 29%	76 0%	57 0%	0 0%	2,155 10%	12,312 55%				22,245
OSCEOLA	1,277 17%	1,159 15%	2 0%	0 0%	0 0%	120 2%	4,948 66%				7,506
PALM BEACH	2,723 9%	17,394 55%	29 0%	7 0%	0 0%	227 1%	11,223 36%				31,603
PASCO	3,577 37%	2,204 23%	17 0%	0 0%	0 0%	379 4%	3,534 36%				9,711
PINELLAS	4,283 17%	5,777 24%	39 0%	0 0%	0 0%	2,292 9%	12,124 48%				24,515
POLK	1,751 12%	3,477 24%	147 1%	0 0%	80 1%	49 0%	8,695 61%				14,209
PUTNAM	45 14%	66 21%	3 1%	0 0%	0 0%	0 0%	198 63%				312
SANTA ROSA	398 16%	771 32%	1 0%	0 0%	21 1%	5 0%	1,247 51%				2,443
SARASOTA	1,108 17%	1,914 29%	35 1%	0 0%	0 0%	64 1%	3,591 54%				6,712
SEMINOLE	1,317 9%	6,358 45%	11 0%	0 0%	0 0%	1,736 12%	4,812 34%				14,234
ST. JOHNS	1,497 26%	1,355 23%	28 0%	0 0%	71 1%	402 7%	2,427 42%				5,780
ST. LUCIE	766 16%	1,411 30%	9 0%	0 0%	0 0%	8 0%	2,525 54%				4,719
SUMTER	418 34%	109 9%	1 0%	0 0%	0 0%	0 0%	680 57%				1,218
SUWANNEE	131 30%	105 24%	5 1%	0 0%	1 0%	0 0%	194 44%				436
TAYLOR	30 24%	6 5%	0 0%	0 0%	0 0%	0 0%	87 71%				123
UNION	6 5%	9 8%	0 0%	0 0%	0 0%	1 1%	103 87%				119
VOLUSIA	1,773 11%	4,249 27%	53 0%	0 0%	1 0%	1,600 10%	7,853 51%				15,529
WAKULLA	147 28%	127 25%	1 0%	0 0%	0 0%	1 0%	240 47%				516
WALTON	275 25%	364 34%	0 0%	0 0%	0 0%	0 0%	445 41%				1,084
WASHINGTON	55 19%	59 20%	0 0%	0 0%	0 0%	0 0%	176 61%				280
TOTALS	58,996 12%	143,864 29%	1,649 0%	144 0%	561 0%	19,681 4%	273,154 55%				498,069

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COUNTY	TOTAL DUPLICATES RECEIVED										COUNTY TOTALS
	DHSMV	MAIL	PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L	OTHER				
ALACHUA	10 2%	99 18%	0 0%	1 0%	0 0%	0 0%	7 1%	441 79%	558		
BAKER	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
BAY	25 28%	6 7%	0 0%	0 0%	0 0%	0 0%	0 0%	57 65%	88		
BRADFORD	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
BREVARD	8 6%	61 48%	1 1%	0 0%	0 0%	11 9%	64 2%	47 37%	128		
BROWARD	50 1%	1,103 30%	29 1%	1 0%	0 0%	0 0%	64 2%	2,464 66%	3,711		
CALHOUN	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
CHARLOTTE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
CITRUS	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	1 100%	1		
CLAY	3 5%	28 46%	0 0%	0 0%	0 0%	1 2%	29 48%	61			
COLLIER	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
COLUMBIA	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
DESOTO	4 33%	3 25%	0 0%	0 0%	0 0%	0 0%	0 0%	5 42%	12		
DIXIE	5 100%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	5		
DUVAL	34 3%	125 10%	1 0%	0 0%	0 0%	76 5%	961 80%	1,197			
ESCAMBIA	24 8%	36 13%	0 0%	0 0%	0 0%	0 0%	227 79%	287			
FLAGLER	7 14%	20 39%	1 2%	0 0%	0 0%	5 10%	18 35%	51			
FRANKLIN	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	2 100%	2		
GADSDEN	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
GILCHRIST	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	2 100%	2			
GLADES	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
GULF	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
HAMILTON	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
HARDEE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
HENDRY	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
HERNANDO	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
HIGHLANDS	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
HILLSBOROUGH	26 3%	27 3%	0 0%	0 0%	0 0%	1 0%	894 94%	948			
HOLMES	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
INDIAN RIVER	0 0%	1 100%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	1		
JACKSON	0 0%	1 20%	0 0%	0 0%	0 0%	0 0%	4 80%	5			
JEFFERSON	1 8%	3 25%	1 8%	0 0%	0 0%	0 0%	7 58%	12			
LAFAYETTE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0		
LAKE	0 0%	1 20%	0 0%	0 0%	0 0%	0 0%	4 80%	5			

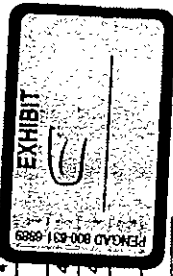
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COUNTY	TOTAL DUPLICATES RECEIVED										COUNTY TOTALS
	DHSMV	MAIL	PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L	OTHER				
LEE	30 16%	75 40%	2 1%	0 0%	0 0%	10 5%	72 38%				189
LEON	53 2%	88 4%	0 0%	0 0%	0 0%	8 0%	2,290 94%				2,439
LEVY	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
LIBERTY	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
MADISON	1 20%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				5
MANATEE	30 31%	23 24%	0 0%	0 0%	0 0%	0 0%	0 0%				97
MARION	58 23%	95 38%	14 6%	0 0%	0 0%	4 2%	82 32%				253
MARTIN	3 20%	7 47%	0 0%	0 0%	0 0%	0 0%	5 33%				15
MIAMI-DADE	4 6%	31 44%	0 0%	0 0%	1 1%	1 1%	33 47%				70
MONROE	0 0%	2 1%	0 0%	0 0%	0 0%	1 0%	217 99%				220
NASSAU	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
OKALOOSA	34 34%	33 33%	2 2%	0 0%	0 0%	2 2%	28 28%				99
OKEECHOBEE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
ORANGE	58 4%	340 22%	6 0%	4 0%	0 0%	100 6%	1,065 68%				1,573
OSCEOLA	1 5%	1 5%	0 0%	0 0%	0 0%	2 9%	18 82%				22
PALM BEACH	61 4%	701 49%	0 0%	1 0%	0 0%	18 1%	641 45%				1,422
PASCO	144 44%	56 17%	0 0%	0 0%	0 0%	14 4%	112 34%				326
PINELLAS	38 3%	144 10%	4 0%	0 0%	0 0%	59 4%	1,234 83%				1,479
POLK	45 31%	30 21%	2 1%	0 0%	0 0%	0 0%	68 47%				145
PUTNAM	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
SANTA ROSA	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
SARASOTA	27 9%	89 30%	3 1%	0 0%	0 0%	3 1%	172 59%				284
SEMINOLE	19 5%	170 41%	0 0%	0 0%	0 0%	20 5%	208 50%				418
ST JOHNS	0 0%	4 36%	0 0%	0 0%	0 0%	0 0%	7 64%				11
ST LUCIE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
SUMTER	10 24%	2 5%	0 0%	0 0%	0 0%	0 0%	30 71%				42
SUWANNEE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
TAYLOR	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
UNION	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
VOLUSIA	18 6%	59 20%	0 0%	0 0%	0 0%	23 8%	202 67%				302
WAKULLA	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
WALTON	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
WASHINGTON	4 57%	0 0%	0 0%	0 0%	0 0%	0 0%	3 43%				7
TOTALS	835 5%	3,464 21%	66 0%	7 0%	1 0%	430 3%	11,702 71%				16,505

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COUNTY	PARTY AFFILIATION			VOTER REGISTRATIONS			FINAL NOTICES	
	REPUBLICAN	DEMOCRATIC	MINOR	NONE	NEW VALID	DELETED	MAILED	RESPONSES
ALACHUA	36,589	68,125	3,386	23,706	4,304	179	0	0
BAKER	3,004	8,876	151	647	376	54	3	0
BAY	43,676	39,377	2,949	13,521	1,973	369	212	4
BRADFORD	4,110	8,997	217	1,265	242	105	0	0
BREVARD	149,367	121,925	12,163	49,068	4,405	1,466	155	4
BROWARD	279,264	524,546	9,055	224,714	25,082	2,998	0	14
CALHOUN	978	6,877	111	360	154	37	0	0
CHARLOTTE	50,744	36,051	6,088	19,924	784	329	0	0
CITRUS	37,386	35,156	2,123	15,404	1,196	472	0	0
CLAY	59,052	26,983	2,822	15,728	2,626	164	89	11
COLLIER	88,621	40,452	6,289	30,960	3,215	839	0	20
COLUMBIA	10,544	19,256	996	3,091	634	226	215	17
DESOTO	3,786	8,838	385	1,892	241	42	0	0
DIXIE	1,383	7,469	161	528	28	34	1	0
DUVAL	183,072	232,173	16,175	66,007	16,242	402	0	5
ESCAMBIA	81,282	76,453	5,233	22,865	5,896	344	0	20
FLAGLER	18,742	17,595	911	8,592	1,494	161	0	0
FRANKLIN	1,197	5,881	76	427	159	34	0	0
GADSDEN	2,911	21,962	272	1,267	667	88	0	1
GILCHRIST	2,747	5,292	174	817	240	22	0	0
GLADES	1,508	4,192	590	160	77	3	0	0
GULF	2,528	6,445	116	484	177	45	6	0
HAMILTON	1,108	5,995	159	301	113	32	0	0
HARDEE	2,707	6,614	174	796	97	9	0	0
HENDRY	5,191	9,591	481	1,659	144	81	0	0
HERNANDO	45,025	42,408	3,352	18,315	2,655	550	0	0
HIGHLANDS	26,563	23,815	1,571	7,787	661	286	0	0
HILLSBOROUGH	210,582	250,800	18,299	119,048	12,826	2,805	0	12
HOLMES	2,308	7,964	109	533	234	25	6	0
INDIAN RIVER	41,451	24,230	2,553	12,395	1,647	222	0	10
JACKSON	5,900	19,328	291	1,434	351	143	1,038	0
JEFFERSON	1,864	6,668	138	481	228	36	3	0
LAFAYETTE	562	3,570	46	124	71	25	0	0
LAKE	75,236	54,468	6,262	22,632	4,260	852	0	0



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COUNTY	PARTY AFFILIATION			VOTER REGISTRATIONS			FINAL NOTICES	
	REPUBLICAN	DEMOCRATIC	MINOR	NONE	NEW VALID	DELETED	MAILED	RESPONSES
LEE	145,151	90,862	8,159	61,298	5,798	1,529	2,755	1,254
LEON	44,282	95,023	3,831	22,218	10,781	1,294	608	122
LEVY	6,139	13,444	875	1,929	436	101	0	0
LIBERTY	312	3,588	27	124	48	32	0	0
MADISON	1,866	9,036	142	482	121	56	0	0
MANATEE	83,696	62,250	12,596	29,727	2,684	849	0	0
MARION	78,366	72,424	8,171	22,668	3,672	936	372	135
MARTIN	51,552	26,973	4,857	14,629	762	267	80	19
MIAMI-DADE	368,334	453,631	12,360	224,476	24,825	1,089	243	111
MONROE	19,652	18,166	1,933	10,591	881	168	99	1
NASSAU	19,876	15,130	1,141	4,573	933	207	16	6
OKALOOSA	72,230	31,354	900	21,750	2,080	377	0	259
OKEECHOBEE	5,482	10,842	415	1,725	243	89	22	2
ORANGE	181,063	207,082	13,786	111,198	18,756	1,934	1,222	833
OSCEOLA	41,618	50,916	5,036	28,837	3,306	507	447	36
PALM BEACH	235,735	332,395	24,727	145,437	10,440	213	0	106
PASCO	105,147	98,408	17,625	41,259	4,175	1,474	604	58
PINELLAS	228,813	219,952	23,706	108,802	9,752	3,447	0	275
POLK	120,832	133,636	9,305	48,266	5,332	567	0	0
PUTNAM	12,400	25,986	1,406	4,889	778	97	132	3
SANTA ROSA	53,111	26,909	2,826	12,262	2,820	306	0	0
SARASOTA	114,393	74,150	5,792	43,246	4,611	547	0	0
SEMINOLE	104,838	75,845	6,991	45,847	6,853	486	0	0
ST. JOHNS	57,852	30,871	3,935	15,888	2,081	543	0	3
ST. LUCIE	50,016	56,576	5,049	24,948	1,323	316	75	1
SUMTER	17,217	16,328	1,098	5,094	1,004	38	0	1
SUWANNEE	5,784	13,989	970	1,099	328	150	5	0
TAYLOR	2,183	8,733	199	422	205	65	1	0
UNION	1,241	5,306	68	366	119	21	0	0
VOLUSIA	108,634	123,492	9,412	59,405	5,441	1,700	6	81
WAKULLA	3,621	10,238	359	979	328	61	5	0
WALTON	16,102	11,917	705	3,448	912	189	0	0
WASHINGTON	3,612	9,631	223	847	236	58	10	0
TOTALS	3,842,158	4,213,348	292,487	1,805,793	225,561	33,192	8,430	3,758

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COUNTY	TOTAL APPLICATIONS RECEIVED										COUNTY TOTALS				
	DHSMV	MAIL	PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L	OTHER								
ALACHUA	1,214	20%	2,357	38%	77	1%	1	0%	0	0%	174	3%	2,308	38%	6,131
BAKER	91	17%	41	8%	0	0%	0	0%	1	0%	1	0%	408	75%	542
BAY	1,065	27%	1,265	32%	56	1%	27	1%	0	0%	1	0%	1,486	36%	3,900
BRADFORD	126	33%	62	16%	1	0%	0	0%	0	0%	0	0%	195	51%	384
BREVARD	1,749	23%	2,616	35%	5	0%	0	0%	0	0%	62	1%	3,097	41%	7,529
BROWARD	5,136	12%	12,969	30%	132	0%	12	0%	0	0%	724	2%	24,411	56%	43,384
CALHOUN	85	42%	14	7%	0	0%	0	0%	0	0%	6	3%	98	48%	203
CHARLOTTE	451	41%	338	30%	3	0%	0	0%	0	0%	0	0%	321	29%	1,113
CITRUS	513	31%	589	34%	11	1%	0	0%	0	0%	29	2%	552	33%	1,683
CLAY	1,131	25%	1,678	37%	5	0%	0	0%	0	0%	55	1%	1,728	38%	4,597
COLLIER	2,313	45%	1,734	33%	0	0%	0	0%	0	0%	145	3%	985	19%	5,177
COLUMBIA	406	32%	342	27%	14	1%	0	0%	0	0%	10	1%	508	40%	1,280
DESOTO	170	48%	51	14%	2	1%	0	0%	0	0%	2	1%	131	37%	356
DIXIE	14	38%	6	16%	0	0%	1	3%	3	8%	0	0%	13	35%	37
DUVAL	5,935	17%	6,249	17%	18	0%	7	0%	1	0%	421	1%	23,335	65%	35,966
ESCAMBIA	2,181	25%	2,204	25%	32	0%	7	0%	0	0%	15	0%	4,307	49%	8,746
FLAGLER	622	35%	353	20%	6	0%	0	0%	0	0%	95	5%	688	39%	1,764
FRANKLIN	41	12%	49	15%	1	0%	0	0%	0	0%	0	0%	240	73%	331
GADSDEN	101	7%	241	16%	7	0%	18	1%	0	0%	0	0%	1,096	75%	1,463
GILCHRIST	60	23%	56	21%	0	0%	0	0%	0	0%	0	0%	146	56%	262
GLADES	22	11%	22	11%	0	0%	0	0%	0	0%	0	0%	163	79%	207
GULF	77	22%	75	21%	1	0%	0	0%	0	0%	0	0%	202	57%	355
HAMILTON	52	41%	23	18%	0	0%	0	0%	0	0%	0	0%	52	41%	127
HARDEE	51	42%	13	11%	0	0%	0	0%	0	0%	0	0%	49	41%	120
HENDRY	31	8%	58	15%	0	0%	0	0%	7	6%	0	0%	291	77%	380
HERNANDO	1,721	47%	798	22%	31	1%	0	0%	0	0%	0	0%	1,121	30%	3,698
HIGHLANDS	482	38%	354	28%	0	0%	0	0%	0	0%	27	1%	415	33%	1,262
HILLSBOROUGH	5,801	25%	3,611	16%	9	0%	57	0%	0	0%	361	2%	13,228	57%	23,067
HOLMES	104	35%	54	18%	2	1%	0	0%	0	0%	0	0%	126	43%	293
INDIAN RIVER	599	24%	831	33%	44	2%	0	0%	0	0%	0	0%	1,057	42%	2,631
JACKSON	165	32%	90	18%	1	0%	2	0%	2	0%	0	0%	252	49%	512
JEFFERSON	73	22%	38	11%	1	0%	0	0%	6	2%	2	1%	215	64%	335
LAFAYETTE	9	13%	5	7%	0	0%	0	0%	0	0%	0	0%	58	81%	72
LAKE	1,776	32%	2,315	42%	67	1%	0	0%	0	0%	25	0%	1,304	24%	5,487

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COUNTY	TOTAL APPLICATIONS RECEIVED										COUNTY TOTALS
	DHSMV	MAIL	PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L	OTHER				
LEE	2,614 34%	2,607 34%	41 1%	0 0%	239 4%	149 2%	1,872 25%				7,582
LEON	2,241 13%	1,921 11%	27 0%	9 0%	0 0%	70 0%	12,938 75%				17,206
LEVY	212 34%	174 28%	2 0%	0 0%	23 4%	0 0%	213 34%				624
LIBERTY	22 37%	7 12%	0 0%	0 0%	0 0%	0 0%	30 51%				59
MADISON	51 12%	3 1%	1 0%	0 0%	0 0%	0 0%	381 87%				436
MANATEE	2,089 45%	1,854 40%	3 0%	0 0%	0 0%	13 0%	540 14%				4,589
MARION	2,454 46%	1,924 36%	54 1%	0 0%	0 0%	16 0%	838 16%				5,286
MARTIN	417 34%	410 33%	1 0%	0 0%	0 0%	9 1%	403 33%				1,240
MIAMI-DADE	3,954 7%	14,539 25%	397 1%	1 0%	112 0%	2,648 5%	56,725 63%				88,376
MONROE	522 23%	688 31%	3 0%	0 0%	0 0%	1 0%	1,027 46%				2,241
NASSAU	423 28%	575 38%	3 0%	0 0%	0 0%	20 1%	500 33%				1,521
OKALOOSA	752 35%	709 33%	19 1%	1 0%	0 0%	20 1%	622 29%				2,123
OKEECHOBEE	156 40%	69 18%	9 2%	0 0%	0 0%	0 0%	152 39%				386
ORANGE	3,449 11%	8,054 26%	123 0%	29 0%	0 0%	701 2%	18,316 60%				30,672
OSCEOLA	1,485 23%	1,194 19%	5 0%	0 0%	0 0%	128 2%	3,633 56%				6,445
PALM BEACH	3,309 16%	10,527 52%	39 0%	8 0%	0 0%	235 1%	6,068 30%				20,186
PASCO	2,391 45%	1,631 25%	15 0%	3 0%	0 0%	96 1%	1,843 28%				6,579
PINELLAS	4,764 26%	4,392 24%	49 0%	4 0%	0 0%	351 2%	8,813 48%				18,373
POLK	2,386 23%	2,228 22%	128 1%	0 0%	251 2%	6 0%	5,211 51%				10,210
PUTNAM	18 20%	14 16%	1 1%	0 0%	0 0%	0 0%	57 63%				90
SANTA ROSA	1,301 31%	1,534 37%	10 0%	37 1%	36 1%	0 0%	1,231 30%				4,149
SARASOTA	1,903 23%	2,613 32%	36 0%	0 0%	0 0%	77 1%	3,502 43%				8,131
SEMINOLE	1,529 16%	3,968 40%	0 0%	0 0%	0 0%	180 2%	4,135 42%				9,812
ST JOHNS	1,226 30%	1,137 28%	19 0%	0 0%	197 5%	14 0%	1,445 36%				4,038
ST LUCIE	665 24%	1,054 37%	20 1%	0 0%	0 0%	0 0%	1,080 38%				2,819
SUMTER	476 38%	142 11%	5 0%	0 0%	0 0%	0 0%	621 50%				1,244
SUWANNEE	169 31%	108 20%	2 0%	0 0%	0 0%	0 0%	264 49%				543
TAYLOR	92 39%	27 12%	1 0%	0 0%	0 0%	1 0%	113 48%				234
UNION	13 10%	4 3%	0 0%	3 2%	2 2%	0 0%	109 83%				131
VOLUSIA	1,805 20%	1,958 22%	77 1%	1 0%	0 0%	135 2%	4,851 55%				8,827
WAKULLA	115 26%	153 34%	0 0%	0 0%	0 0%	0 0%	181 40%				449
WALTON	439 25%	535 30%	9 1%	0 0%	0 0%	0 0%	797 45%				1,780
WASHINGTON	75 26%	38 13%	0 0%	0 0%	1 0%	0 0%	173 60%				267
TOTALS	78,484 20%	108,261 27%	1,625 0%	228 0%	959 0%	7,025 2%	203,370 51%	399,952			

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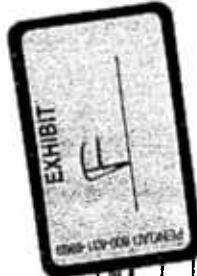
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COUNTY	TOTAL DUPLICATES RECEIVED										COUNTY TOTALS
	DHSMV	MAIL	PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L	OTHER				
ALACHUA	3 7%	22 50%	2 5%	0 0%	0 0%	0 0%	1 2%	16 36%			44
BAKER	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%			0
BAY	44 49%	16 18%	1 1%	2 2%	0 0%	0 0%	0 0%	27 30%			90
BRADFORD	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	1 100%			1
BREVARD	12 11%	48 44%	0 0%	0 0%	0 0%	1 1%	49 45%				110
BROWARD	23 2%	232 21%	3 0%	0 0%	0 0%	17 2%	831 75%				1,106
CALHOUN	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%			0
CHARLOTTE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%			0
CITRUS	2 25%	0 0%	0 0%	0 0%	0 0%	0 0%	6 75%				8
CLAY	5 16%	16 52%	0 0%	0 0%	0 0%	0 0%	10 32%				31
COLLIER	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%			0
COLUMBIA	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%			0
DESOTO	5 45%	2 18%	0 0%	0 0%	0 0%	0 0%	4 36%				11
DIXIE	1 50%	0 0%	0 0%	0 0%	0 0%	0 0%	1 50%				2
DUVAL	53 4%	53 4%	0 0%	0 0%	0 0%	9 1%	1,135 91%				1,250
ESCAMBIA	19 12%	14 9%	0 0%	0 0%	0 0%	0 0%	131 80%				184
FLAGLER	7 22%	6 19%	0 0%	0 0%	0 0%	1 3%	18 56%				32
FRANKLIN	0 0%	2 50%	0 0%	0 0%	0 0%	0 0%	2 50%				4
GADSDEN	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
GILCHRIST	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
GLADES	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
GULF	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
HAMILTON	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
HARDEE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
HENDRY	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
HERNANDO	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
HIGHLANDS	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
HILLSBOROUGH	26 4%	24 4%	0 0%	1 0%	0 0%	11 2%	592 81%				654
HOLMES	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
INDIAN RIVER	0 0%	1 50%	0 0%	0 0%	0 0%	0 0%	1 50%				2
JACKSON	3 33%	2 22%	0 0%	0 0%	0 0%	0 0%	4 44%				9
JEFFERSON	3 30%	0 0%	0 0%	0 0%	0 0%	0 0%	7 70%				10
LAFAYETTE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	1 100%				1
LAKE	0 0%	2 50%	0 0%	0 0%	0 0%	0 0%	2 50%				4

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COUNTY	TOTAL DUPLICATES RECEIVED										COUNTY TOTALS
	DHSMV	MAIL	PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L	OTHER				
LEE	30 34%	32 37%	0 0%	0 0%	0 0%	0 0%	0 0%	25 29%	0 0%	0 0%	87
LEON	13 2%	58 8%	1 0%	0 0%	0 0%	1 0%	684 90%	0 0%	0 0%	0 0%	757
LEVY	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0
LIBERTY	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0
MADISON	2 67%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	1 33%	0 0%	0 0%	3
MANATEE	13 76%	4 24%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	17
MARION	117 44%	99 37%	6 2%	0 0%	0 0%	0 0%	46 17%	0 0%	0 0%	0 0%	268
MARTIN	2 22%	1 11%	0 0%	0 0%	0 0%	1 11%	5 56%	0 0%	0 0%	0 0%	9
MIAMI-DADE	2 4%	7 13%	0 0%	0 0%	1 2%	1 2%	45 80%	0 0%	0 0%	0 0%	56
MONROE	0 0%	5 2%	0 0%	0 0%	0 0%	0 0%	218 98%	0 0%	0 0%	0 0%	223
NASSAU	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0
OKALOOSA	31 36%	25 29%	1 1%	0 0%	0 0%	1 1%	27 32%	6 86%	0 0%	0 0%	85
OKEECHOBEE	0 0%	1 14%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	7
ORANGE	81 6%	159 12%	7 1%	0 0%	0 0%	8 1%	1,093 81%	0 0%	0 0%	0 0%	1,348
OSCEOLA	2 10%	1 5%	0 0%	0 0%	0 0%	13 65%	4 20%	0 0%	0 0%	0 0%	20
PALM BEACH	155 18%	336 39%	2 0%	0 0%	0 0%	10 1%	368 42%	0 0%	0 0%	0 0%	871
PASCO	67 42%	43 27%	0 0%	0 0%	0 0%	3 2%	48 30%	0 0%	0 0%	0 0%	161
PINELLAS	25 5%	27 6%	1 0%	1 0%	0 0%	3 1%	483 88%	0 0%	0 0%	0 0%	540
POLK	11 73%	0 0%	0 0%	0 0%	0 0%	0 0%	4 27%	0 0%	0 0%	0 0%	15
PUTNAM	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0
SANTA ROSA	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0
SARASOTA	42 20%	73 36%	0 0%	0 0%	0 0%	3 1%	87 42%	0 0%	0 0%	0 0%	205
SEMINOLE	46 10%	131 28%	0 0%	0 0%	0 0%	10 2%	285 60%	0 0%	0 0%	0 0%	472
ST JOHN	0 0%	3 100%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	3
ST LUCIE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0
SUMTER	10 37%	3 11%	1 4%	0 0%	0 0%	0 0%	13 48%	0 0%	0 0%	0 0%	27
SUWANNEE	1 100%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	1
TAYLOR	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0
UNION	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0
VOLUSIA	8 8%	11 11%	1 1%	0 0%	0 0%	0 0%	78 80%	0 0%	0 0%	0 0%	88
WAKULLA	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0
WALTON	2 67%	1 33%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	3
WASHINGTON	1 17%	2 33%	0 0%	0 0%	0 0%	0 0%	3 50%	0 0%	0 0%	0 0%	6
TOTALS	867 10%	1,453 17%	26 0%	4 0%	1 0%	94 1%	6,361 72%	0 0%	0 0%	0 0%	8,816

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COUNTY	PARTY AFFILIATION			VOTER REGISTRATIONS			FINAL NOTICES	
	REPUBLICAN	DEMOCRATIC	MINOR	NONE	NEW VALID	DELETED	MAILED	RESPONSE
ALACHUA	35,104	66,255	3,286	22,571	2,947	918	0	1
BAKER	2,711	8,805	143	607	88	62	8	1
BAY	41,893	39,366	2,899	13,069	1,757	353	289	18
BRADFORD	3,993	8,998	211	1,260	220	78	38	5
BREVARD	147,748	121,041	12,042	47,988	4,859	1,144	403	142
BROWARD	275,295	512,432	8,826	216,683	10,540	3,090	0	210
CALHOUN	916	6,830	109	346	66	33	0	0
CHARLOTTE	50,474	35,877	6,066	19,804	978	334	37	10
CITRUS	37,030	35,032	2,882	15,117	1,257	311	0	3
CLAY	57,338	26,597	2,721	15,355	2,558	368	178	13
COLLIER	87,445	39,780	6,173	30,310	2,487	615	0	27
COLUMBIA	10,229	19,110	966	3,009	584	200	387	50
DESOLO	3,721	8,984	391	1,900	111	79	0	0
DIXIE	1,385	7,435	163	517	142	70	0	0
DUVAL	175,382	225,182	15,740	82,869	8,672	1,558	0	0
ESCAMBIA	77,346	75,384	5,114	21,813	1,533	788	98	35
FLAGLER	18,187	17,187	877	8,253	606	211	0	0
FRANKLIN	1,130	5,796	77	411	50	60	0	1
GADSDEN	2,751	21,279	266	1,236	314	59	2	0
GILCHRIST	2,640	5,237	169	778	158	44	0	0
GLADES	1,562	4,164	581	158	89	18	0	0
GULF	2,439	6,382	117	503	35	77	5	0
HAMILTON	1,086	5,968	158	293	40	12	0	0
HARDEE	2,635	6,586	168	791	91	45	0	0
HENDRY	5,126	9,572	483	1,666	263	27	0	0
HERNANDO	44,041	41,850	3,124	18,010	328	647	0	0
HIGHLANDS	26,292	23,728	1,566	7,725	691	237	0	0
HILLSBOROUGH	204,873	247,092	18,073	116,519	18,809	1,288	0	0
HOLMES	2,098	7,960	103	502	53	42	0	6
INDIAN RIVER	40,777	23,835	2,526	12,026	586	246	0	0
JACKSON	5,703	19,266	291	1,411	387	131	0	43
JEFFERSON	1,808	6,545	131	452	75	48	0	1
LAFAYETTE	482	3,609	45	117	35	26	0	1
LAKE	73,579	53,430	6,171	21,778	2,473	927	0	4

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COUNTY	PARTY AFFILIATION				VOTER REGISTRATIONS			FINAL NOTICES	
	REPUBLICAN	DEMOCRATIC	MINOR	NONE	NEW VALID	DELETED	MAILED	RESPONSES	
LEE	142,739	88,483	8,144	53,968	4,030	940	3,072	328	
LEON	41,308	90,555	3,695	19,848	1,898	1,140	684	53	
LEVY	5,950	13,295	859	1,876	330	100	0	0	
LIBERTY	304	3,573	28	123	39	33	0	0	
MADISON	1,626	9,000	146	461	165	46	0	0	
MANATEE	82,706	61,522	12,501	29,170	2,250	884	0	0	
MARION	76,582	71,434	7,995	22,286	3,085	652	0	68	
MARTIN	51,327	26,860	4,852	14,528	1,672	469	0	108	
MIAMI-DADE	349,252	430,276	10,831	209,649	21,846	877	90	51	
MONROE	19,435	17,922	1,898	10,379	935	203	1,671	335	
NASSAU	19,248	15,065	1,125	4,480	625	156	260	0	
OKALOOSA	70,724	31,122	892	21,179	2,077	554	31	2	
ORANGE	5,391	10,789	407	1,897	204	63	0	147	
OSCEOLA	174,100	199,833	13,429	103,815	15,905	3,374	7	1	
PALM BEACH	40,747	49,735	5,011	28,168	2,579	458	3,968	3,254	
PASCO	229,837	322,638	24,488	137,240	5,568	300	557	33	
PINELLAS	103,723	97,660	17,421	40,705	5,701	1,627	0	43	
POLK	226,032	216,638	23,488	106,510	9,891	3,748	529	319	
PUTNAM	118,720	132,238	9,210	47,047	4,440	1,468	1,253	32	
SANTA ROSA	12,015	25,706	1,401	4,791	428	235	0	0	
SARASOTA	51,245	26,686	2,776	11,780	740	461	39	18	
SEMINOLE	112,890	72,751	5,721	41,736	3,664	890	0	0	
ST. JOHNS	102,147	73,956	6,864	43,760	7,932	329	0	0	
ST. LUCIE	56,857	30,569	3,872	15,646	1,203	276	2	3	
SUMTER	49,324	56,002	5,019	24,818	2,840	730	0	4	
SUWANNEE	16,614	16,048	1,083	4,947	468	158	9	12	
TAYLOR	5,632	13,847	957	1,058	305	104	16	3	
UNION	2,145	8,793	188	408	75	64	6	1	
VOLUSIA	1,180	5,278	64	360	101	34	6	0	
WAKULLA	107,363	122,087	9,335	57,763	5,707	495	0	0	
WALTON	3,475	10,133	350	944	151	80	389	28	
WASHINGTON	15,473	11,810	696	3,319	257	83	14	1	
WASHINGTON	3,468	9,588	221	828	199	88	0	0	
TOTALS	3,744,630	4,118,286	286,837	1,736,125	171,299	35,373	14,150	5,422	

Prepared by Florida Department of State - Division of Elections

Voter Registration Monthly Report

August 2004

10/11/2004

COUNTY	DHSMV	MAIL	TOTAL APPLICATIONS RECEIVED					PUB. LIB./C.I.L	OTHER	COUNTY TOTALS
			PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L	OTHER			
ALACHUA	904 18%	1,341 28%	34 1%	0 0%	0 0%	0 0%	125 2%	2,730 53%	5,134	
BAKER	31 23%	11 8%	0 0%	0 0%	0 0%	0 0%	0 0%	92 68%	134	
BAY	1,086 35%	913 29%	38 1%	0 0%	0 0%	1 0%	1,101 35%	3,139		
BRADFORD	113 27%	58 14%	2 0%	0 0%	0 0%	1 0%	239 56%	413		
BREVARD	2,337 28%	3,155 38%	20 0%	0 0%	0 0%	84 1%	2,764 33%	8,360		
BROWARD	2,624 11%	7,020 28%	128 1%	28 0%	0 0%	551 2%	13,830 57%	24,181		
CALHOUN	26 26%	0 0%	0 0%	0 0%	0 0%	1 1%	72 73%	99		
CHARLOTTE	626 43%	354 24%	10 1%	0 0%	0 0%	4 0%	476 32%	1,470		
CITRUS	876 47%	577 31%	7 0%	0 0%	0 0%	9 0%	399 21%	1,868		
CLAY	976 24%	1,286 31%	6 0%	3 0%	0 0%	160 4%	1,677 41%	4,108		
COLLIER	1,908 50%	1,151 31%	0 0%	0 0%	0 0%	96 3%	639 17%	3,804		
COLUMBIA	415 42%	167 17%	11 1%	0 0%	0 0%	19 2%	376 38%	986		
DESOTO	61 33%	60 32%	0 0%	0 0%	0 0%	0 0%	66 35%	187		
DIXIE	62 37%	4 2%	2 1%	0 0%	0 0%	0 0%	101 60%	169		
DUVAL	3,719 22%	3,080 18%	36 0%	6 0%	0 0%	466 3%	9,360 56%	16,667		
ESCAMBIA	2,213 38%	1,712 28%	28 0%	7 0%	0 0%	14 0%	1,924 33%	5,898		
FLAGLER	107 13%	388 47%	16 2%	0 0%	0 0%	56 7%	262 32%	829		
FRANKLIN	15 18%	9 10%	0 0%	0 0%	0 0%	0 0%	67 74%	91		
GADSDEN	80 18%	96 17%	9 2%	59 10%	0 0%	0 0%	326 56%	580		
GILCHRIST	40 22%	42 23%	4 2%	0 0%	0 0%	0 0%	83 52%	179		
GLADES	21 11%	17 9%	0 0%	0 0%	0 0%	0 0%	154 80%	192		
GULF	31 18%	35 20%	0 0%	0 0%	0 0%	0 0%	107 62%	173		
HAMILTON	6 12%	2 4%	3 6%	0 0%	0 0%	3 6%	38 73%	52		
HARDEE	15 11%	24 17%	0 0%	0 0%	0 0%	0 0%	103 73%	142		
HENDRY	53 10%	291 56%	0 0%	0 0%	0 0%	0 0%	179 34%	523		
HERNANDO	407 44%	218 24%	7 1%	0 0%	2 0%	10 1%	282 30%	926		
HIGHLANDS	409 36%	323 28%	0 0%	0 0%	39 3%	0 0%	373 33%	1,144		
HILLSBOROUGH	7,802 23%	3,682 11%	139 0%	16 0%	0 0%	1,030 3%	21,207 63%	33,876		
HOLMES	11 16%	11 16%	3 4%	0 0%	0 0%	0 0%	45 64%	70		
INDIAN RIVER	273 18%	516 35%	31 2%	0 0%	0 0%	0 0%	669 45%	1,489		
JACKSON	157 22%	111 16%	0 0%	1 0%	0 0%	1 0%	428 61%	698		
JEFFERSON	31 24%	10 8%	1 1%	0 0%	5 4%	0 0%	80 63%	127		
LAFAYETTE	1 3%	0 0%	0 0%	0 0%	0 0%	0 0%	34 97%	35		
LAKE	1,091 28%	1,598 42%	0 0%	0 0%	0 0%	46 1%	1,097 29%	3,832		

10/1/2004

Voter Registration Monthly Report August 2004

COUNTY	TOTAL DUPLICATES RECEIVED										COUNTY TOTALS
	DHSMV	MAIL	PUBLIC ASSISTANCE	DISABILITY	RECRUITERS	PUB. LIB./C.I.L	OTHER				
LEE	16 23%	17 25%	0 0%	0 0%	0 0%	2 3%	34 48%				69
LEON	9 16%	7 13%	0 0%	0 0%	0 0%	0 0%	40 71%				56
LEVY	4 25%	2 13%	0 0%	0 0%	0 0%	0 0%	10 63%				16
LIBERTY	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
MADISON	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	22 100%				22
MANATEE	7 29%	8 33%	0 0%	0 0%	0 0%	2 8%	7 29%				24
MARION	81 31%	65 25%	10 4%	0 0%	0 0%	1 0%	104 40%				261
MARTIN	2 25%	2 25%	0 0%	0 0%	0 0%	1 13%	3 38%				8
MIAMI-DADE	7 4%	48 28%	1 1%	0 0%	0 0%	1 1%	116 67%				173
MONROE	0 0%	1 1%	0 0%	0 0%	0 0%	0 0%	195 99%				196
NAUSSAU	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
OKALOOSA	29 35%	32 38%	3 4%	0 0%	0 0%	0 0%	0 0%				0
ORKEECHOBEE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
ORANGE	109 7%	398 24%	16 1%	5 0%	0 0%	0 0%	20 24%				84
OSCEOLA	1 10%	1 10%	0 0%	0 0%	0 0%	46 3%	1,059 85%				1,643
PALM BEACH	154 17%	327 36%	4 0%	0 0%	0 0%	0 0%	8 80%				10
PASCO	99 39%	61 24%	2 1%	0 0%	0 0%	31 3%	384 43%				900
PINELLAS	94 16%	121 21%	0 0%	0 0%	0 0%	17 3%	88 35%				251
POLK	7 37%	5 26%	0 0%	0 0%	0 0%	0 0%	351 60%				583
PUTNAM	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	7 37%				18
SANTA ROSA	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
SARASOTA	26 17%	70 46%	0 0%	0 0%	0 0%	0 0%	0 0%				0
SEMINOLE	42 12%	107 30%	0 0%	0 0%	0 0%	3 2%	52 34%				151
ST. JOHNS	1 100%	0 0%	0 0%	0 0%	0 0%	7 2%	203 57%				359
ST. LUCIE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				1
SUMTER	6 18%	7 21%	1 3%	0 0%	0 0%	0 0%	0 0%				0
SUWANNEE	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	19 58%				33
TAYLOR	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
UNION	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%				0
VOLUSIA	11 9%	23 18%	2 2%	0 0%	0 0%	0 0%	0 0%				0
WAKULLA	0 0%	0 0%	0 0%	0 0%	0 0%	4 3%	86 68%				128
WALTON	2 29%	1 14%	0 0%	0 0%	0 0%	0 0%	0 0%				7
WASHINGTON	0 0%	0 0%	0 0%	0 0%	0 0%	0 0%	4 57%				0
TOTALS	889 12%	1,643 22%	41 1%	5 0%	0 0%	147 2%	4,794 64%				7,519