

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 14-1845 (L)
(1:13-cv-00660-TDS-JEP)
(1:13-cv-00658-TDS-JEP)
(1:13-cv-00861-TDS-JEP)

LEAGUE OF WOMEN VOTERS OF NORTH CAROLINA; A. PHILIP
RANDOLPH INSTITUTE; UNIFOUR ONESTOP COLLABORATIVE;
COMMON CAUSE NORTH CAROLINA; GOLDIE WELLS; KAY BRANDON;
OCTAVIA RAINEY; SARA STOHLER; HUGH STOHLER

Plaintiffs

and

LOUIS M. DUKE; CHARLES M. GRAY; ASGOD BARRANTES; JOSUE E.
BERDUO; BRIAN M. MILLER; NANCY J. LUND; BECKY HURLEY MOCK;
MARY-WREN RITCHIE; LYNNE M. WALTER; EBONY N. WEST

Intervenors/Plaintiffs - Appellants

v.

STATE OF NORTH CAROLINA; JOSHUA B. HOWARD, in his official capacity
as a member of the State Board of Elections; RHONDA K. AMOROSO, in her
official capacity as a member of the State Board of Elections; JOSHUA D.
MALCOLM, in his official capacity as a member of the State Board of Elections;
PAUL J. FOLEY, in his official capacity as a member of the State Board of
Elections; MAJA KRICKER, in her official capacity as a member of the State
Board of Elections; PATRICK L. MCCRORY, in his official capacity as Governor
of the state of North Carolina

Defendants - Appellees

ORDER

Upon consideration of appellants' joint motion for leave to file separate merits briefs or, in the alternative, to increase the page limit, the court denies the motion. The court emphasizes that this case is proceedings on the briefs and joint appendix filed in the district court, and that the 15-page additional brief to be filed by each side is simply to supplement the arguments made in the district court briefs.

For the Court

/s/ Patricia S. Connor, Clerk