

Exhibit V to
Hale v. Lee Motion for Temporary Restraining
Order and Preliminary Injunction

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE**

VICKI HALE, EARLE FISHER,)
TELISE TURNER, HEDY WEINBERG,)
STEPHEN COHEN, CHAZ MOLDER,)
CHANEY MOSLEY,)
JUSTIN PEARSON, and the TENNESSEE)
DEMOCRATIC PARTY,)

Plaintiffs,)

v.)

BILL LEE, Governor,)
TRE HARGETT, Secretary of State;)
MARK GOINS, Tennessee Coordinator of)
Elections; all in their official capacity only,)

Defendant.)

CASE NO. _____

DECLARATION OF RACHEL CAMPBELL

I, Rachel Campbell, pursuant to 28 U.S.C. § 1746, declare under penalty of perjury that the following is true and correct based on my personal knowledge:

1. I am over the age of eighteen (18), of sound mind, and competent to testify to the matters set forth herein.
2. Since January 2025, I have served as the Chair of the Tennessee Democratic Party (“TNDP”).
3. The TNDP represents and advocates for Democrats throughout the State of Tennessee in all ninety-five (95) counties, as well as those who reside outside the United States for various reasons but who are appropriately and legally registered to vote in Tennessee.
4. The TNDP operates to organize voters around certain political viewpoints and policy positions. The TNDP works to support candidates in their efforts to run for political office, and it exists to promote engagement between voters and candidates, especially during a campaign cycle.

5. In 2026, the TNDP has worked to promote voter engagement and political candidates' campaigns for a variety of offices, including congressional candidates. The TNDP's work to support those congressional campaigns has focused on amplifying those candidates' voices and views within certain congressional district boundaries set by the Tennessee General Assembly in 2022.
6. I am aware that this week the Tennessee General Assembly approved new geographic boundaries for Tennessee's congressional districts. The change to those boundaries is significant, and truly dramatic in many cases. Clearly, the work the TNDP has done and supported with respect to those congressional campaigns will have been wasted as the people covered by these district boundaries have changed.
7. As a result of the changes, much of the organization, infrastructure, and support that the TNDP has worked on for this election cycle will have been wasted. For example, the TNDP has built voter data files based on congressional districts that were enacted by the Tennessee General Assembly in 2022. If those districts are not changed as a result of the Tennessee General Assembly's actions this week in May 2026, then the TNDP will essentially have to start over their work on building voter data files for congressional districts. These data files are used by the TNDP, candidates, and activists to communicate their viewpoints and messages to targeted voters.
8. Based on my recent experience helping support voters who intended to vote in the 7th Congressional District special election in 2025, I know that this redistricting in the middle of an election cycle will almost certainly lead to voter confusion as to which district is their proper district in which to cast their vote. It is also likely that many voters will simply not vote due to this confusion.

9. As a result of these redistricting changes this week by the Tennessee General Assembly, the impact on voters could be significant. I understand from those who advice the TNDP on voter data that as many as 1.5 million voters in Tennessee could be impacted in some way by this redistricting.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 7 day of May, 2026.

Rachel Campbell

Rachel Campbell, Chair

SIGNATURE CERTIFICATE



REFERENCE NUMBER

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
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Reference Number
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05/08/2026 12:37:02 AM EDT**Identity Method**
email**Distribution Method**
manual**Signed Checksum**
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Disabled**Document Passcode**
Disabled**eIDAS Authentication**
Disabled

DOCUMENT DETAILS

Document Name
Rachel Campbell Declaration FINAL**Filename**
Rachel_Campbell_Declaration_FINAL.pdf**Pages**
3 pages**Content Type**
application/pdf**File Size**
144 KB**Original Checksum**
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SIGNERS

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Name Rachel Campbell	Status signed	Viewed At 05/08/2026 12:33:56 AM EDT
Email rcampbell@tndp.org	Multi-factor Digital Fingerprint Checksum a4d5a01236779de9fc99db4c8c1d39baa43c320c3e4c69f20b91fb7369a89bdc	Identity Authenticated At 05/08/2026 12:37:02 AM EDT
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AUDITS

TIMESTAMP	AUDIT
05/08/2026 12:33:56 AM EDT	Signer viewed the document on Mobile Safari via iOS from 68.47.192.97.
05/08/2026 12:37:02 AM EDT	Rachel Campbell (rcampbell@tndp.org) signed the document on Mobile Safari via iOS from 68.47.192.97.
05/08/2026 12:37:02 AM EDT	Rachel Campbell (rcampbell@tndp.org) authenticated via email on Chrome Mobile via Android from 172.58.149.113.