

**STATE OF ILLINOIS
IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT
COUNTY OF WINNEBAGO**

WINNEBAGO COUNTY REPUBLICAN CENTRAL)
COMMITTEE, ROBERT SHUMWAY and JENNIFER)
RAY,)
)
) Plaintiffs,)
) vs.) Case No: 2017-CH-0000752
)
)
)
)
) COUNTY OF WINNEBAGO, a body corporate and politic,)
) FRANK HANEY, Chairman of the Winnebago County)
) Board, and MARGIE MULLINS, Winnebago County Clerk,)
)
) Defendants,) **COMPLAINT**

COUNT I - DECLARATORY JUDGMENT

NOW COME the Plaintiffs, WINNEBAGO COUNTY REPUBLICAN CENTRAL COMMITTEE, ROBERT SHUMWAY and JENNIFER RAY, by their attorneys, SHRIVER, O'NEILL and THOMPSON, and for Count I of their Complaint against Defendants COUNTY OF WINNEBAGO, a body corporate and politic, FRANK HANEY, Chairman of the Winnebago County Board, and MARGIE MULLINS, Winnebago County Clerk states as follows:

- 1) That Plaintiff WINNEBAGO COUNTY REPUBLICAN CENTRAL COMMITTEE (hereinafter "WCRCC") is a political organization located in Winnebago County, Illinois.
- 2) That Plaintiff ROBERT SHUMWAY (hereinafter "SHUMWAY") is a resident of Winnebago County, Illinois and was so situated at all relevant times.
- 3) That Plaintiff JENNIFER RAY (hereinafter "RAY") is a resident of Winnebago County, Illinois, and was so situated at all relevant times.
- 4) That Defendant COUNTY OF WINNEBAGO (hereinafter "COUNTY") is a county in the state of Illinois and is a body corporate and politic. The powers of Winnebago County as a body corporate and politic are exercised by the Winnebago County Board, which is a governmental body consisting of 20 elected Board Members and has an office located in the City of Rockford, Winnebago County, Illinois.
- 5) That Defendant FRANK HANEY (hereinafter "HANEY") is the Chairman of the Winnebago County Board.

6) That Defendant MARGIE MULLINS (hereinafter "MULLINS") is the County Clerk of Winnebago County, Illinois, and the County Clerk's office is located in the City of Rockford, Winnebago County, Illinois..

7) That Plaintiffs SHUMWAY and RAY are elected Republican precinct committeemen in Winnebago County, Illinois, having been elected in 2016 from precincts known as Rockford 5 (RAY) and Rockford 33 (SHUMWAY); further, they bring this action as citizens of Winnebago County, Illinois and as representative voters of their precinct.

8) That, at all times relevant, the Election Code of Illinois (10 ILCS 5/ *et. seq.*) was applicable to the citizens and governmental entities located within the State of Illinois - including the Defendants herein.

9) That, among the provisions of the Election Code are 10 ILCS 5/11-2, attached as Exhibit A to this Complaint, and 10 ILCS 5/24B-3.1, attached as Exhibit B to this Complaint.

10) That, pursuant to Exhibit A, the county board in each county in Illinois has the responsibility to divide election precincts at the June meeting of said board each year:

The County Board in each county, except in counties having a population of 3,000,000 inhabitants or over, shall, at its regular meeting in June, divide its election precincts which contain more than 800 voters, into election districts so that each district shall contain, as near as may be practicable, 500 voters, and not more in any case than 800. First sentence of 10 ILCS 5/11-2.

11) That, pursuant to Exhibit B, a county board may alter election precincts when the county uses certain electronic voting machines;

When a Precinct Tabulation Optical Scan Technology electronic voting system is used, the county board or board of election commissioners may retain existing precincts or may consolidate, combine, alter, decrease or enlarge the boundaries of the precincts to change the number of registered voters of the precincts using the electronic Precinct Tabulation Optical Scan Technology voting system, establishing the number of registered voters within each precinct at a number not to exceed 800 as the appropriate county board or board of election

commissioners determines will afford adequate voting facilities and efficient and economical elections. First sentence of 10 ILCS 5/24B-3.1

12) That, pursuant to the statutes set forth in both exhibits, the number of registered voters in each election precinct so created is not to exceed 800.

13) That Defendants have authority over elections precincts located in Winnebago County, Illinois outside the city limits of Rockford, Illinois, as the city of Rockford has a separate board of elections for voting and election purposes.

14) That, as of April, 2017, 111 election precincts existed in Winnebago County, Illinois (outside Rockford); further, as of April, 2017, over 94,000 voters were registered in the county.

15) That in June, 2017, upon information and belief, Defendant MULLINS presented a proposal to a subcommittee of the Winnebago County Board recommending modification of the election precincts in Winnebago County, Illinois which would reduce the total number of precincts then existing in Winnebago County, Illinois.

16) That the Resolution was passed by the subcommittee and enacted by Defendant HANEY and COUNTY on June 22, 2017; further, said Resolution contained the following:

WHEREAS, the Winnebago County Clerk has recommended that 26 existing election precincts, each of which currently contains between 100 and 300 registered voters, be combined.... AND

WHEREAS, after making the combinations recommended by the County Clerk, each of the resultant new precincts will contain between 600 and 800 registered voters as provided for in the Election Code.

A copy of the first page of the Resolution is attached as Exhibit C¹.

17) That, upon information and belief, such recommendations did come from Defendant MULLINS.

18) That, following the resolution, Defendant MULLINS and the Winnebago County Clerk's office proceeded to eliminate 19 of the 111 election precincts in Winnebago County.

¹ The remainder of the ordinance contains 20 pages of legal descriptions and signature lines and will be provided to the Court upon request.

19) That voting records of prior elections are posted on the website of the Winnebago County Clerk, including the number of registered voters in each precinct.

20) That information, gleaned from that website, listing the number of registered voters in each county precinct on the date of election in 2016 (general) and 2017 (municipal) is compiled in a spreadsheet attached to this complaint as Exhibit D; further, the precincts eliminated by the Resolution set forth in Exhibit C are highlighted.

21) That Exhibit D indicates that there were no precincts in Winnebago County with fewer than 300 registered voters, contrary to the representations made by Defendant MULLINS in 2017 in her recommendations to HANEY and COUNTY.

22) That a list of precincts and how they were modified as a result of the Resolution attached as Exhibit C is attached as Exhibit E.

23) That it is clear that each precinct remaining after modification through the application of Exhibit C contains in excess of 800 registered voters, contrary to Defendant MULLINS' representations made to HANEY and COUNTY in 2017.

24) That many of the precincts which were unchanged following application of Exhibit C contain greater than 800 registered voters, as indicated in Exhibit D.

25) That Plaintiffs RAY and SHUMWAY each did reside in a separate precinct, but now as a result of the application of the Resolution (Exhibit C) both Plaintiffs reside in the same Rockford 5 precinct.

26) That, upon information and belief, Rockford 5 precinct is one of the many precincts which now, as a result of the application of the Resolution (Exhibit C) contains in excess of 800 registered voters.

27) That the actions of Defendants are contrary to the applicable state statutes governing adjustment and modification of election precincts.

28) That a demand to take action consistent with the applicable state statutes governing these election precincts was submitted to the Defendants, and they have responded no action will be taken by any Defendant to ensure compliance with the applicable state statutes.

29) That, in the absence of proper action by Defendants, voters in Winnebago County, Illinois will be forced into election precincts containing far greater numbers of registered voters than allowed under current Illinois law.

30) That no Defendant has contested the inaccuracies contained in the resolution (Exhibit C) and set forth in Paragraphs 19, 21 and 22 herein.

31) That an actual controversy exists between the parties as to the rights of many Winnebago County voters and the responsibilities of the Defendants under the relevant statutes to ensure fair and free elections with available opportunities to exercise the right to vote.

29) That a determination is needed from the Court as to the relative rights and responsibilities of the parties.

WHEREFORE, Plaintiffs WINNEBAGO COUNTY REPUBLICAN CENTRAL COMMITTEE, ROBERT SHUMWAY and JENNIFER RAY, respectfully requests that this Court enter judgment against Defendants COUNTY OF WINNEBAGO, a body corporate and politic, FRANK HANEY, Chairman of the Winnebago County Board, and MARGIE MULLINS, Winnebago County Clerk setting forth the rights and responsibilities of the parties, including:

- that the state statutes governing election precincts and identified herein were applicable to Winnebago County in June, 2017;
- that the June 22, 2017 resolution (and its subsequent application) violates state statutes governing election precincts, and, therefore, is void and unenforceable;
- that, as said Resolution is void and unenforceable, the precinct boundaries in existence prior to June, 2017 remain valid until actions are taken to comply with state statutes;
- that the representations of Defendant MARGIE MULLINS, providing the basis for said resolution, were false and misleading;
- that Defendants, until such time as actions are taken to organize election precincts consistent with state statutes, shall continue to violate those statutes;
- should the Court find these actions were taken by any Defendant with intentional and knowing disregard of the statutory requirements, an award of Plaintiff's attorney's fees; and
- for an award of costs and for such other and further relief as the court deems proper and just.

COUNT II - INJUNCTIVE RELIEF

NOW COME the Plaintiffs, WINNEBAGO COUNTY REPUBLICAN CENTRAL COMMITTEE, ROBERT SHUMWAY and JENNIFER RAY, by their attorneys, SHRIVER,

O'NEILL and THOMPSON, and for Count II of their Complaint against Defendants COUNTY OF WINNEBAGO, a body corporate and politic, FRANK HANEY, Chairman of the Winnebago County Board, and MARGIE MULLINS, Winnebago County Clerk states as follows:

1 - 29) Plaintiff repeats and realleges their Paragraphs One through Twenty-Nine of Count I as their Paragraphs One through Twenty-Nine of Count II.

30) That, without a court order, it appears that Defendants will continue to act in a manner inconsistent with the applicable state statutes and, in so doing, affect the voting rights of thousands of Winnebago County, Illinois residents (including Plaintiffs RAY and SHUMWAY) through the over-packing of election precincts in certain Winnebago County, Illinois precincts.

31) That Plaintiffs, including RAY and SHUMWAY as individual voters and representative of other voters in these precincts, have cognizable rights to the fair implementation of state statutes so as to provide the same opportunities to vote as other voters in the county who happen to reside in "smaller" precincts; therefore, there exists an ascertainable right in need of protection.

32) That, if Defendants are allowed to conduct elections under the system of precincts established following the applicable resolution (Exhibit C), any damage caused to the electorate through obstacles to voting or unequal access to the ballot box could affect the results of many local elections - and such damage would be impossible to calculate and identify with certainty.

33) That, as a result, Plaintiffs are without an adequate remedy at law to prevent further acts violative of these voting rights, and they have suffered and will continue to suffer irreparable harm if Defendants' actions are not brought into compliance with state statutes.

34) That Plaintiffs have a likelihood of success on the merits of this action, and the issuance of injunctive relief will not cause harm to the public - on the contrary, injunctive relief will protect the voting rights of many Winnebago County, Illinois residents consistent with applicable state statutes.

35) That Plaintiffs wish to preserve the status quo as it existed at the last peaceable moment - before Defendants violated voters' rights by creating an election precinct modification contrary to the requirements of the Illinois Election Code.

36) That this status quo - the precinct maps prior to June, 2017 - should be maintained, subject to a temporary restraining order, a preliminary injunction hearing and thereafter a permanent injunction hearing.

WHEREFORE, Plaintiffs, WINNEBAGO COUNTY REPUBLICAN CENTRAL COMMITTEE, ROBERT SHUMWAY and JENNIFER RAY, respectfully requests that this Court enter judgment against Defendants COUNTY OF WINNEBAGO, a body corporate and politic, FRANK HANEY, Chairman of the Winnebago County Board, and MARGIE MULLINS, Winnebago County Clerk setting forth the rights and responsibilities of the parties, including:

- a) granting a temporary restraining order, prohibiting Defendants from using any election precinct configuration that did not exist prior to June 1, 2017;
- b) extending said temporary restraining order into a preliminary injunction, at a hearing scheduled by the Court within ten (10) days and under such conditions deemed proper by the Court;
- c) waive the requirement of bond for such injunctive relief;
- d) entering permanent injunctive relief as to the Defendants and their agents, following full hearing on the merits of the counts contained herein, to prevent further damage to Plaintiffs and to require action consistent with current state statutes; and
- e) for such further and other relief as the Court deems proper and just.

COUNT III - MANDAMUS

NOW COME the Plaintiffs, WINNEBAGO COUNTY REPUBLICAN CENTRAL COMMITTEE, ROBERT SHUMWAY and JENNIFER RAY, by their attorneys, SHRIVER, O'NEILL and THOMPSON, and for Count III of their Complaint against Defendants MARGIE MULLINS, Winnebago County Clerk and WINNEBAGO COUNTY BOARD states as follows:

1 - 13) Plaintiff repeats and realleges their Paragraphs One through Thirteen of Count I as their Paragraphs One through Thirteen of Count III.

14) Under that authority, Defendants were under a duty to enact resolutions and take actions consistent with the Illinois Election Code.

15) On or about September 18, 2017, Plaintiff WCRCC duly requested and demanded that Defendants take action to enact resolutions consistent with the Illinois Election Code.

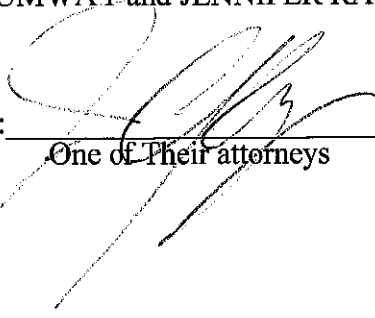
16) This demand was made following information Defendants had failed to act under their duties imposed by, and consistent with, the Illinois Election Code.

17) Defendants then and there refused and still refuse, to perform said duties.

18) By reason of these actions and inactions, Plaintiffs, including Plaintiffs RAY and SHUMWAY, have been injured through the unlawful and improper organization of election precincts in Winnebago County, Illinois resulting in numerous election precincts containing far in excess of the limits imposed by the Election Code.

WHEREFORE, Plaintiffs WINNEBAGO COUNTY REPUBLICAN CENTRAL COMMITTEE, ROBERT SHUMWAY and JENNIFER RAY pray that a writ of mandamus be issued herein forthwith, directed to Defendants COUNTY OF WINNEBAGO, a body corporate and politic, FRANK HANEY, Chairman of the Winnebago County Board, and MARGIE MULLINS, Winnebago County Clerk and commanding them to enact and apply resolutions complying with the Illinois Election Code governing number of registered voters in election precincts, and for such further and other orders and relief the Court deems proper and just.

WINNEBAGO COUNTY REPUBLICAN
CENTRAL COMMITTEE, ROBERT
SHUMWAY and JENNIFER RAY, Plaintiffs,

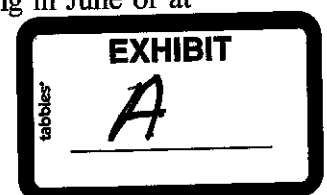
BY: 
One of Their attorneys

SHRIVER, O'NEILL & THOMPSON
Attorneys for Plaintiff
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(815) 963-4895
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(10 ILCS 5/11-2) (from Ch. 46, par. 11-2)

Sec. 11-2. The County Board in each county, except in counties having a population of 3,000,000 inhabitants or over, shall, at its regular meeting in June, divide its election precincts which contain more than 800 voters, into election districts so that each district shall contain, as near as may be practicable, 500 voters, and not more in any case than 800. Whenever the County Board ascertains that any election precinct contains more than 600 registered voters, it may divide such precinct, at its regular meeting in June, into election precincts so that each precinct shall contain, as nearly as may be practicable, 500 voters. Insofar as is practicable, each precinct shall be situated within a single congressional, legislative and representative district and in not more than one County Board district and one municipal ward. In order to situate each precinct within a single district or ward, the County Board shall change the boundaries of election precincts after each decennial census as soon as is practicable following the completion of congressional and legislative redistricting. In determining whether a division of precincts should be made, the county board may anticipate increased voter registration in any precinct in which there is in progress new construction of dwelling units which will be occupied by voters more than 30 days before the next election. Each district shall be composed of contiguous territory in as compact form as can be for the convenience of the electors voting therein. The several county boards in establishing districts shall describe them by metes and bounds and number them. And so often thereafter as it shall appear by the number of votes cast at the general election held in November of any year, that any election district or undivided election precinct contains more than 800 voters, the County Board of the county in which the district or precinct may be, shall at its regular meeting in June, or an adjourned meeting in July next, after such November election, redivide or readjust such election district or election precinct, so that no district or election precinct shall contain more than the number of votes above specified. If for any reason the County Board fails in any year to redivide or readjust the election districts or election precinct, then the districts or precincts as then existing shall continue until the next regular June meeting of the County Board; at which regular June meeting or an adjourned meeting in July the County Board shall redivide or readjust the election districts or election precincts in manner as herein required. When at any meeting of the County Board any redivision, readjustment or change in name or number of election districts or election precincts is made by the County Board, the County Clerk shall immediately notify the State Board of Elections of such redivision, readjustment or change. The County Board in every case shall fix and establish the places for holding elections in its respective county and all elections shall be held at the places so fixed. The polling places shall in all cases be upon the ground floor in the front room, the entrance to which is in a highway or public street which is at least 40 feet wide, and is as near the center of the voting population of the precinct as is practicable, and for the convenience of the greatest number of electors to vote thereat; provided, however, where the County Board is unable to secure a suitable polling place within the boundaries of a precinct, it may select a polling place at the most conveniently located suitable place outside the precinct; but in no case shall an election be held in any room used or occupied as a saloon, dramshop, bowling alley or as a place of resort for idlers and disreputable persons, billiard hall or in any room connected therewith by doors or hallways. No person shall be permitted to vote at any election except at the polling place for the precinct in which he resides, except as otherwise provided in this Section or Article 19 of this Act. In counties having a population of 3,000,000 inhabitants or over the County Board shall divide its election precincts and shall fix and establish places for holding elections as hereinbefore provided during the month of January instead of at its regular meeting in June or at an adjourned meeting in July.

However, in the event that additional divisions of election precincts are indicated after a division made by the County Board in the month of January, such additional divisions may be made by the County Board in counties having a population of 3,000,000 inhabitants or over, at the regular meeting in June or at



adjourned meeting in July. The county board of such county may divide or readjust precincts at any meeting of the county board when the voter registration in a precinct has increased beyond 800 and an election is scheduled before the next regular January or June meeting of the county board.

When in any city, village or incorporated town territory has been annexed thereto or disconnected therefrom, which annexation or disconnection becomes effective after election precincts or election districts have been established as above provided in this Section, the clerk of the municipality shall inform the county clerk thereof as provided in Section 4-21, 5-28.1, or 6-31.1, whichever is applicable. In the event that a regular meeting of the County Board is to be held after such notification and before any election, the County Board shall, at its next regular meeting establish new election precinct lines in affected territory. In the event that no regular meeting of the County Board is to be held before such election the county clerk shall, within 5 days after being so informed, call a special meeting of the county board on a day fixed by him not more than 20 days thereafter for the purpose of establishing election precincts or election districts in the affected territory for the ensuing elections.

At any consolidated primary or consolidated election at which municipal officers are to be elected, and at any emergency referendum at which a public question relating to a municipality is to be voted on, notwithstanding any other provision of this Code, the election authority shall establish a polling place within such municipality, upon the request of the municipal council or board of trustees at least 60 days before the election and provided that the municipality provides a suitable polling place. To accomplish this purpose, the election authority may establish an election precinct constituting a single municipality of under 500 population for all elections, notwithstanding the minimum precinct size otherwise specified herein.

Notwithstanding the above, when there are no more than 50 registered voters in a precinct who are entitled to vote in a local government or school district election, the election authority having jurisdiction over the precinct is authorized to reassign such voters to one or more polling places in adjacent precincts, within or without the election authority's jurisdiction, for that election. For the purposes of such local government or school district election only, the votes of the reassigned voters shall be tallied and canvassed as votes from the precinct of the polling place to which such voters have been reassigned. The election authority having jurisdiction over the precinct shall approve all administrative and polling place procedures. Such procedures shall take into account voter convenience, and ensure that the integrity of the election process is maintained and that the secrecy of the ballot is not violated.

Except in the event of a fire, flood or total loss of heat in a place fixed or established by any county board or election authority pursuant to this Section as a polling place for an election, no election authority shall change the location of a polling place so established for any precinct after notice of the place of holding the election for that precinct has been given as required under Article 12 unless the election authority notifies all registered voters in the precinct of the change in location by first class mail in sufficient time for such notice to be received by the registered voters in the precinct at least one day prior to the date of the election.

The provisions of this Section apply to all precincts, including those where voting machines or electronic voting systems are used.

(Source: P.A. 86-867.)

(10 ILCS 5/24B-3.1)

Sec. 24B-3.1. Retention or consolidation or alteration of existing precincts; Change of location. When a Precinct Tabulation Optical Scan Technology electronic voting system is used, the county board or board of election commissioners may retain existing precincts or may consolidate, combine, alter, decrease or enlarge the boundaries of the precincts to change the number of registered voters of the precincts using the electronic Precinct Tabulation Optical Scan Technology voting system, establishing the number of registered voters within each precinct at a number not to exceed 800 as the appropriate county board or board of election commissioners determines will afford adequate voting facilities and efficient and economical elections.

Except in the event of a fire, flood or total loss of heat in a place fixed or established pursuant to law by any county board or board of election commissioners as a polling place for an election, no election authority shall change the location of a polling place established for any precinct after notice of the place of holding the election for that precinct has been given as required under Article 12 unless the election authority notifies all registered voters in the precinct of the change in location by first class mail in sufficient time for the notice to be received by the registered voters in the precinct at least one day prior to the date of the election.

(Source: P.A. 89-394, eff. 1-1-97.)



June 22, 2017 County Board Meeting

Submitted by: Gary Jury

RESOLUTION
of the
COUNTY BOARD OF THE COUNTY OF WINNEBAGO, ILLINOIS

SUBMITTED BY: OPERATIONS AND ADMINISTRATIVE COMMITTEE

2017-CR-

RESOLUTION TO COMBINE ELECTION PRECINCTS

WHEREAS, 10 ILCS 5/24B-3.1 authorizes the County Boards of counties using a Precinct Tabulation Optical Scan Technology electronic voting system to consolidate, combine, or alter election precincts in order to make elections more efficient and economical; and

WHEREAS, a Precinct Tabulation Optical Scan Technology electronic voting systems are used in Winnebago County, Illinois; and

WHEREAS, pursuant to 10 ILCS 5/11-2, changes to election precincts made by a County Board shall be made at the board's regular meeting in June of any given year; and

WHEREAS, the Winnebago County Clerk has recommended that 26 existing election precincts, each of which currently contains between 100 and 300 registered voters, be combined with other election precincts for the purpose of making future elections more efficient and economical; and

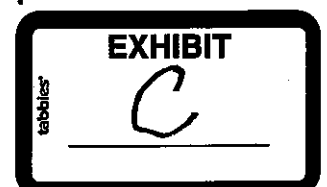
WHEREAS, each of the election precincts the County Clerk has recommended to be combined currently share the same polling place with the election precincts with which they are recommended to be combined; and

WHEREAS, after making the combinations recommended by the County Clerk, each of the resultant new precincts will contain between 600 and 800 registered voters as provided for in the Election Code; and

WHEREAS, it is in the best interests of the citizens of Winnebago County, Illinois, for the County Board to combine the election precincts as recommended by the Winnebago County Clerk.

NOW, THEREFORE, BE IT RESOLVED, by the County Board of the County of Winnebago, Illinois that the following election precincts shall be combined as provided below:

The election precincts currently designated as **Cherry Valley Township**



Precinct	Registered Voters - 2016	Registered Voters - 2017
BURRITT 1	704	760
CHERRY VALLEY 1	612	638
CHERRY VALLEY 2	603	626
CHERRY VALLEY 3	889	935
CHERRY VALLEY 4	979	1024
CHERRY VALLEY 5	528	556
CHERRY VALLEY 6	873	889
CHERRY VALLEY 7	381	399
CHERRY VALLEY 9	401	402
CHERRY VALLEY 10	609	728
CHERRY VALLEY 11	830	882
CHERRY VALLEY 12	698	734
DURAND 1	759	798
DURAND 2	687	719
HARLEM 1	1059	1121
HARLEM 2	660	721
HARLEM 3	729	791
HARLEM 4	1033	1086
HARLEM 5	399	440
HARLEM 6	748	814
HARLEM 8	993	1054
HARLEM 10	474	518
HARLEM 11	1739	1861
HARLEM 12	784	848
HARLEM 13	1049	1115
HARLEM 14	1022	1064
HARLEM 15	1184	1243
HARLEM 16	431	479
HARLEM 17	920	973
HARLEM 19	712	742
HARLEM 20	672	711
HARLEM 21	753	794
HARLEM 22	722	756
HARLEM 23	960	998
HARLEM 24	977	998
HARLEM 25	1319	1433
HARLEM 26	1318	1398
HARLEM 27	868	950
HARLEM 28	602	658
HARLEM 29	721	770
HARLEM 30	482	491
HARRISON 1	400	406
LAONA 1	855	898
OWEN 1	1063	1100
OWEN 2	750	774

Precinct	Registered Voters - 2016	Registered Voters - 2017
OWEN 3	525	537
PECATONICA 2	928	971
PECATONICA 3	840	855
PECATONICA 4	978	1028
ROCKFORD 1	456	476
ROCKFORD 2	484	499
ROCKFORD 3	643	691
ROCKFORD 4	1210	1279
ROCKFORD 5	1022	1078
ROCKFORD 7	450	473
ROCKFORD 8	979	1008
ROCKFORD 9	899	961
ROCKFORD 12	708	760
ROCKFORD 13	325	355
ROCKFORD 14	1126	1186
ROCKFORD 15	795	827
ROCKFORD 25	1109	1178
ROCKFORD 26	883	905
ROCKFORD 27	806	824
ROCKFORD 28	439	451
ROCKFORD 30	1123	1158
ROCKFORD 31	597	608
ROCKFORD 32	1245	1332
ROCKFORD 33	452	472
ROCKFORD 34	916	944
ROCKFORD 35	469	492
ROCKFORD 37	552	579
ROCKFORD 51	631	687
ROCKFORD 52	915	988
ROCKFORD 54	1034	1107
ROCKFORD 55	575	609
ROCKFORD 56	553	580
ROCKFORD 57	503	541
ROCKTON 1	632	672
ROCKTON 2	670	702
ROCKTON 3	601	626
ROCKTON 4	676	721
ROCKTON 5	1413	1476
ROCKTON 6	1076	1159
ROCKTON 7	637	658
ROCKTON 8	941	976
ROCKTON 9	723	739
ROCKTON 10	945	974
ROCKTON 11	1305	1379
ROCKTON 12	317	319

EXHIBIT

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Precinct	Registered Voters - 2016	Registered Voters - 2017
ROSCOE 1	1503	1613
ROSCOE 2	904	948
ROSCOE 3	746	767
ROSCOE 4	809	842
ROSCOE 5	982	1036
ROSCOE 6	1085	1116
ROSCOE 7	868	915
ROSCOE 8	1009	1066
ROSCOE 9	566	581
ROSCOE 10	702	730
ROSCOE 11	1003	1102
ROSCOE 12	870	913
ROSCOE 13	579	595
ROSCOE 14	671	700
ROSCOE 15	945	974
SEWARD 1	619	632
SHIRLAND 1	723	746
WINNEBAGO 1	1028	1053
WINNEBAGO 2	940	970
WINNEBAGO 3	890	947
WINNEBAGO 4	854	907
Total registered voters	89353	94088

Modified Precincts Registered Voters - 2016 Registered Voters - 2017 Change under 2017 resolution 2017 registered voters 2017 Aggregate total (where one precinct split among 2 or more voters)

CHERRY VALLEY 1	612	638	Includes Cherry Valley 12	1 - 1372	
CHERRY VALLEY 2	603	626	Includes Cherry Valley 10	2 - 1348	
CHERRY VALLEY 3	889	935	Includes part of Cherry Valley 7	plus part 7	2223split2
CHERRY VALLEY 4	979	1024	Includes Cherry Valley 9	4 - 1426	
CHERRY VALLEY 6	873	889	Includes part of Cherry Valley 7	plus part 7	2223split2
CHERRY VALLEY 7	381	399	Spilt between Cherry Valley 3 and 6	part 3 and 6	
CHERRY VALLEY 9	401	402	Combined with Cherry Valley 4	See CV 4	
CHERRY VALLEY 10	609	728	Combined with Cherry Valley 2	See CV 2	
CHERRY VALLEY 12	698	734	Combined with Cherry Valley 1	See CV 1	

HARLEM 2	660	721	Includes Harlem 3	2 - 1521	
HARLEM 3	729	791	Combined with Harlem 2	See Har 2	
HARLEM 4	1033	1086	Spilt between Harlem 19 and 21	part 19, 21	2024split2
HARLEM 5	399	440	Includes Harlem 29, part goes to Harlem 6	part 29, 6	2024split2
HARLEM 6	748	814	Includes part of Harlem 5	plus part 5	2024split2
HARLEM 10	474	518	Includes part of Harlem 13	plus part 13	2291split2
HARLEM 13	1049	1115	Includes all Harlem 28	plus 28	2291split2
HARLEM 16	431	479	Includes Harlem 27	16 - 1429	
HARLEM 19	712	742	Includes part of Harlem 4	plus part 4	2622split2
HARLEM 21	753	794	Includes part of Harlem 4	plus part 4	2622split2
HARLEM 22	722	756	Includes Harlem 30	22 - 1247	
HARLEM 27	868	950	Combined with Harlem 16	See Har 16	
HARLEM 28	602	658	Combined with Harlem 13	to 13	
HARLEM 29	721	770	Combined with Harlem 5	to 5	
HARLEM 30	482	491	Combined with Harlem 22	See Har 22	

ROCKFORD 2	484	499	Includes Rockford 3	2 - 1190	
ROCKFORD 3	643	691	Combined with Rockford 2	See Rkfd 2	
ROCKFORD 5	1022	1078	Includes part of Rockford 33	plus part 33	4040split3
ROCKFORD 13	325	355	Includes Rockford 34	13 - 1299	



ROCKFORD 27	806	824	Includes part of Rockford 37	plus part 37	2011split2
ROCKFORD 30	1123	1158	Includes part of Rockford 33	plus part 33	4040split3
ROCKFORD 31	597	608	Includes part of Rockford 37	plus part 37	2011split2
ROCKFORD 32	1245	1332	Includes part of Rockford 33	plus part 33	4040split3
ROCKFORD 33	452	472	Split between Rockford 5, 30 and 32	part 5, 30, 32	
ROCKFORD 34	916	944	Combined with Rockford 13	See Rkfd 13	
ROCKFORD 37	552	579	Split between Rockford 27 and 31	part 27, 31	
ROCKFORD 56	553	580	Includes Rockford 57	56 - 1121	
ROCKFORD 57	503	541	Combined with Rockford 56	See Rkfd 56	
ROCKTON 1	632	672	Includes Rockton 7	1 - 1330	
ROCKTON 2	670	702	Includes Rockton 12	2 - 1021	
ROCKTON 3	601	626	Include Rockton 4	3 - 1347	
ROCKTON 4	676	721	Combined with Rockton 4	See Rkt 3	
ROCKTON 7	637	658	Combined with Rockton 1	See Rkt 1	
ROCKTON 12	317	319	Combined with Rockton 2	See Rkt 2	
ROSCOE 9	566	581	Includes Roscoe 13	9 - 1076	
ROSCOE 13	579	595	Combined with Roscoe 13	See Ros 9	