

IN THE SUPREME COURT OF THE STATE OF KANSAS

No. 125,092

FAITH RIVERA, et al., TOM ALONZO, et al., SUSAN FRICK, et al.,
Appellees,

v.

SCOTT SCHWAB, in his Official Capacity as Kansas Secretary of State, and
MICHAEL ABBOTT, in his Official Capacity as Election Commissioner of Wyandotte
County, Kansas,
Appellants,


JAMIE SHEW, in his Official Capacity as Douglas County Clerk,
Appellee.

ORDER

The court denies on present showing the motions filed by Appellees' counsel Sharon Brett to admit pro hac vice the following out-of-state counsel: Mark Graber, Elizabeth Theodore, Richard Samuel ("Sam") Horan, John Freeman, and Orion de Nevers. The motions fail to demonstrate proper service on the attorneys' clients. See Supreme Court Rule 1.10(d)(1)(D) (2022 Kan. S. Ct. R. at 10) (requiring motion for admission pro hac vice to be served on all parties and out-of-state attorney's client); Supreme Court Rule 1.11(a) (2022 Kan. S. Ct. R. at 11) (directing that service under our appellate rules is subject to K.S.A. 60-205); K.S.A. 2020 Supp. 60-205(b)(2)(F) (permitting service by electronic means only "when authorized by supreme court. . . rule"); Rule 1.11(b) (authorizing service by electronic means via transmission of notice of electronic filing only on attorney registered as electronic filing user in Kansas).

Dated this 29th day of April 2022.

FOR THE COURT



MARLA LUCKERT, Chief Justice