To Whom It May Concern:

On the 8th day of April in the year 2019 at 9:00PM, candidates Trevor Rogers and Meghan Yoyotte were granted a hearing to determine whether or not certain actions during their campaign were subject to removal from the ballot. Rogers and Yoyotte were found in violation of Section 3.3.11 of the Electoral Code which states that, “Initial Expense reports are due from the candidates three class days prior to the start of the election,” as well as Section 3.3.8.1 which reads that, “an expense report shall be filed even if the campaign has no expenses.”

This hearing was conducted in the presence of the Electoral Commissioner, the Assistant Electoral Commissioner, a member of the Electoral Commission and the Electoral Advisor.

The final ruling stands that Rogers and Yoyotte are to be removed from the official ballot.

Kailee Coward
Electoral Commissioner