EXHIBIT D

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

COMMON CAUSE, et al.,)
Plaintiff,)
v.) Case No. 17-1398 (RCL)
PRESIDENTIAL ADVISORY COMMISSION ON ELECTION INTEGRITY et al.,)) ,)
Defendants.)))

DECLARATION OF THOMAS KENNEDY

- I, THOMAS KENNEDY, hereby state, under penalty of perjury, that the following information is true to my knowledge, information, and belief:
 - 1. I reside in Miami, Florida.
- 2. I graduated from the Florida International University with a Bachelors in International Relations, and I'm currently employed as the Deputy Political Director for FLIC Votes and a Fellow for the Center for Community Change. As part of my work, I research and study electoral participation, political engagement, and issues particularly relevant to political engagement by historically underrepresented communities, such as racial and ethnic minorities and/or immigrants.
- 3. I was born in Argentina and became a citizen of the United States in September of 2016. The first action I took after becoming a citizen was to register to vote at the USCIS Field Office where my citizenship ceremony was performed. I am presently a registered

voter in Florida. I voted in the November 2016 Presidential election, expressing my views and associations through the ballot box.

- 4. As an American citizen, I deeply cherish my right to vote and to do so without fear of government retribution or invasions of my personal privacy.
- 5. I am aware of the Presidential Advisory Commission on Election Integrity's request for voter data, including its request for my voter history data. I am also aware of the investigation it is conducting of eligible, American voters.
- 6. I am aware that the State of Florida has provided my personal data, as well as data on my fellow citizens, to the Commission, including data concerning my identity, political affiliation, and voting history.
- 7. I am aware that additional information concerning my identity, background, immigration status, and citizenship applications is contained in one or more systems of records at the Department of Homeland Security.
- 8. At no time have I provided DHS or the state of Florida either verbal or written consent to disclose information concerning myself to the Commission and its staff.
- 9. I understand that the Commission has obtained data of individual eligible

 American voters, including my voter data, from the states and is comparing such data

 with data that the Department of Homeland Security has and/or imminently will disclose
 in order to perform a "crosscheck" to further identify targets for its investigation.
- 10. I understand that the Commission's crosscheck is based on a program that Vice Chair Kobach has used in the past and is widely believed to have had a disproportionate effect on minority voters, such as myself. The Commission's crosscheck could yield

misidentification, leading my name to be removed from the voter rolls. This is particularly a risk for me and other naturalized citizens.

- 11. I understand that voters have already deregistered from the rolls as a result of the Commission's investigation, that it will lead to the suppression of votes, and that it naturalized citizens like me are likely to be disproportionately affected. Indeed, I am aware that Mr. Kobach has exhibited animus and made direct public attacks on immigrants, like myself, and policies that he has championed, including the crosscheck that was a precursor to what the Commission is doing here, have caused racial and ethnic minorities to be disenfranchised.
- 12. The Commission's maintenance of my data (including data protected by my First Amendment rights) has and will continue to cause me injury including invasion of my personal privacy, emotional anguish, and a hindrance of my ability to participate in the political process without fear. This is another effort to systemically suppress the voting capabilities of members of my community.
- 13. DHS's disclosure of my personal data, including data concerning my citizenship application and immigration status, is a grave violation of my personal privacy, causes me to be highly concerned and suffer anxiety, and hinders my ability to participate in the political process without fear.
- 14. Moreover, the Commission has not been forthcoming about how and where my data is being stored and what steps are being taken to ensure that it is secure and will not be disclosed or accessed by other third parties, putting me at substantial risk of data theft.
- 15. Kobach, the Commission, and DHS's actions have and continue to undermine my confidence in the electoral and political process.

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

Executed this __ day of November 27, 2017.

Thomas Kennedy