

IN THE SUPREME COURT OF PUERTO RICO

<p>Pedro Pierluisi-Urrutia and Eduardo Bhatia Gautier</p> <p>Petitioners</p> <p>v.</p> <p>State Election Commission, <i>et al.</i></p> <p>Respondents</p>		
<p>Carmen Damaris Quiñones Torres</p> <p>Plaintiff</p> <p>v.</p> <p>State Election Commission, <i>et al.</i></p> <p>Defendants</p>	<p>CT-2020-11</p> <p>consolidated with</p> <p>CT-2020-12</p> <p>with</p>	
<p>Carlos Delgado Altieri</p> <p>Petitioner</p> <p>v.</p> <p>State Election Commission, <i>et al.</i></p> <p>Respondents</p>	<p>CT-2020-13</p> <p>and with</p> <p>CT-2020-14</p>	
<p>Wanda Vázquez Garced</p> <p>Plaintiff</p> <p>v.</p> <p>State Election Commission, <i>et al.</i></p> <p>Defendants</p>		

RESOLUTION

San Juan, Puerto Rico, August 12, 2020

Having examined the Motion in Compliance with Order filed by Pedro Pierluisi-Urrutia, Esq. in case number CT-2020-11, as well as the Motion in Compliance with Order filed by Carmen Damaris Quiñones Torres in case number CT-2020-12 and the Motion Showing Compliance filed by Carlos Delgado Altieri, noted. The Court deems that its orders have been complied with.

Furthermore, the case of Pierluisi-Urrutia v. SEC, et al., SJ2020CV04146, previously consolidated by the Court of First Instance with the case of Bhatia Gautier v. SEC, et al., SJ2020CV04153, is hereby certified.

The cases of Pierluisi-Urrutia v. SEC et al., CT-2020-11; Quiñones Torres v. SEC, et al., CT-2020-12; Delgado Altieri v. SEC, et al., CT-2020-13; and Vázquez Garced v. SEC, et al., CT-2020-14, previously certified, are hereby consolidated.

Henceforth, all papers to be filed must include the caption contained in this Resolution, and all parties in the cases consolidated herein must serve on each other all papers filed in this case. The Clerk of this Court shall take note of the foregoing.

**The parties are advised that all matters subject to the writ of certification before this Court are hereby stayed, including those related to tallying, canvassing and revealing the voting results of last Sunday's primaries. Consequently, a party defying our orders may be referred for contempt of court.**

**To be notified immediately by telephone and e-mail.**

It was so agreed by the Court and certified by the Clerk of the Supreme Court. Justice Kolthoff Caraballo made the following pronouncement, joined by Justice Pabón Charneco:

Although Justice Kolthoff Caraballo took part and will continue to take part in all matters related to these consolidated cases, he has decided, with regard to this particular Resolution, that he prefers to take no part therein.

Justice Pabón Charneco took no part in this decision.

(*illegible signature*)  
José Ignacio Campos Pérez  
Clerk of the Supreme Court