

The State of Ohio ex rel. Dewey Stokes

v.

Jennifer Brunner

Case No. 2008-1950

IN MANDAMUS

JUDGMENT ENTRY

(Opinion to follow)

This cause originated in this court upon the filing of a complaint for a writ of mandamus involving an expedited election matter. Upon consideration thereof and as explained in the opinion to follow,

It is ordered by the court that a writ of mandamus is granted to compel the secretary of state to direct that duly appointed observers are permitted in all active polling places and to compel the secretary of state to instruct boards of elections to allow observers in all early-voting locations so long as the pertinent requirements of R.C. 3505.21 have been satisfied.

THOMAS J. MOYER
Chief Justice