FILED
2/15/2024
STATE BAR COURT
CLERK'S OFFICE
LOS ANGELES

## **Public Matter**

## STATE BAR COURT OF CALIFORNIA

## HEARING DEPARTMENT - LOS ANGELES

In the Matter of	) Case No. SBC-23-O-30029-YDR
JOHN CHARLES EASTMAN,	) ORDER RE NOTICE OF ERRATA;
	) RESPONSE TO NOTICE OF
State Bar No. 193726.	) ERRATA; AND MODIFYING DATE
	OF SUBMISSION

On November 13, 2023, the last day of trial in the above-entitled matter, the court found good cause to permit post-trial briefing to assist the court with the parties' analysis of the evidence submitted at trial. The parties filed timely closing briefs on December 1, 2023, and the court took the matter under submission for decision that day.

On December 26, 2023, the Office of Chief Trial Counsel of the State Bar (OCTC) filed a notice of errata seeking to correct an error in its closing brief regarding the denial of a preliminary injunction by the District Court for the District of Columbia in *Wisconsin Voters*\*Alliance, et al. v. Pence on January 4, 2021. On December 28, 2023, John Charles Eastman (Respondent) filed a response to OCTC's notice of errata.

The court recognizes that under Rule 5.111(A) of the Rules of Procedure of the State Bar, briefing may extend the date of submission by up to 21 days from the last day of trial. However, the court also has an interest in ensuring the accuracy of the record and fairness in the proceedings. Therefore, good cause exists for the court to consider the notice of errata filed by OCTC on December 26, and the response submitted by the Respondent on December 28.

Accordingly, the court issues the following orders: (1) the December 1, 2023, submission for decision is vacated; (2) the court accepts for consideration OCTC's notice of errata and Respondent's response to same; (3) the court takes the matter under submission for decision, nunc pro tune, as of December 28, 2023; and (4) no additional briefing is permitted.

IT IS SO ORDERED.

Dated: February 15, 2024

YVETTE D. ROLAND
Judge of the State Bar Court