PRESS RELEASE
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Secretary of State Ken Bennett statement on SCOTUS ruling

“In 2004, Arizona voters enacted Proposition 200, a ballot measure that required voters to show ID at the polls and proof of citizenship when they register to vote,” said Secretary of State Ken Bennett. “After nearly 10 years of legal proceedings, we were disappointed to learn that the U.S. Supreme Court ruled against the state’s ability to require additional documentation of citizenship from a voter who doesn’t provide it on the federal voter registration form.

“While disheartened with the court’s decision, we were encouraged by its recognition that Arizona is not prohibited from denying registration based on information in the state’s possession which indicates the applicant is not eligible — precisely the procedure currently employed by the state’s county recorders.

“In addition, we plan to renew our request of the Election Assistance Commission to include information necessary to determine eligibility on the federal form as suggested by Justice Scalia. If the Commission once again refuses, we plan to pursue further litigation under the Administrative Procedure Act to include this information to determine eligibility.

“Election integrity starts with voter registration. We strongly believe citizenship is the foundation from which eligibility is derived and we will continue to look for ways to ensure only eligible citizens are casting ballots in our elections.”

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