

(ORDER LIST: 5 U.S.)

MONDAY, JUNE 11, 2018

CERTIORARI DENIED

05-45 CHEXBURGER V. UNITED STATES
05-46 HELOXUS V. SCUZZTWITTLY
05-47 ITS_JACOB V. UNITED STATES
05-48 POOPMANSOMEONE V. UNITED STATES
05-50 HHPRINCEGEORGE V. HOUSE OF REPRESENTATIVES

MISCELLANEOUS ORDER

R-1 ADOPTION OF NATIONAL VOTER REGISTRATION ACT (NVRA) REGULATIONS

Pursuant to Section 2005(b) of the National Voter Registration Act, The Chief Justice adopts the following regulations pertaining to the registration appeals process:

“§1. As stipulated in the NVRA, there shall be a three justice panel designated by The Chief Justice to receive all appeals of voter registration denials. NVRA §2004(a).

“§2. The panel shall be expeditious in deciding all cases which come before it. Each panel ruling shall be accompanied by an opinion setting forth the reasons for the panel’s decision.

“§3. The panel opinions, once finalized by the panel, shall be circulated among the whole Court for a period of at least 48 hours. If, in that time, a Justice requests a vote on *en banc* review, one shall be had and all Justices may participate (unless they recuse

themselves); if no such vote is requested, the panel opinions shall be released. If the Court decides to grant *en banc* review with a majority vote, it shall hear the case according to normal procedures but shall expedite consideration in conformity with the NVRA. The Court's final ruling will either affirm, reverse, or vacate the panel ruling. If *en banc* review is denied, the panel opinions will be released along with any dissents from and concurrences with the denial of *en banc* review."