IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

LISA HUNTER, JACOB ZABEL, JENNIFER OH, JOHN PERSA, GERALDINE SCHERTZ, & KATHLEEN QUALHEIM,	No. 3:21-cv-00512-jdp-ajs-eec
Plaintiffs,	
BILLIE JOHNSON, ERIC O'KEEFE, ED PERKINS, RONALD ZAHN,	
Intervenor-Plaintiffs,	
LEAH DUDLEY, SOMESH JHA, JOANNE KANE, MICHAEL SWITZENBAUM, JEAN-LUC THIFFEAULT, STEPHEN JOSEPH WRIGHT,	27DOCKET.COM
Proposed Intervenor-Plaintiffs,	CKET.
V.	2000
MARGE BOSTELMANN, JULIE M. GLANCEY, ANN S. JACOBS, DEAN KNUDSON, ROBERT F. SPINDELL, JR., & MARK L. THOMSEN in their official capacities as members of the Wisconsin Elections Commission, <i>Defendants</i> ,	
TRIFT	
THE WISCONSIN LEGISLATURE,	
Intervenor-Defendant,	
CONGRESSMEN SCOTT FITZGERALD, MIKE GALLAGHER, GLENN GROTHAM, BRYAN STEIL, TOM TIFFANY,	
Intervenor-Defendant,	
GOVERNOR TONY EVERS,	
Intervenor-Defendant.	
BLACK LEADERS ORGANIZING FOR COMMUNITIES, VOCES DE LA FRONTERA, THE LEAGUE OF WOMEN VOTERS OF	No. 3:21-cv-00534-jdp-ajs-eec

WISCONSIN, CINDY FALLONA, LAUREN STEPHENSON, & REBECCA ALWIN, MELODY McCURTIS, HELEN HARRIS, EDWARD WADE, JR., BARBARA TOLES, SEAN TATUM, WOODROW WILSON CAIN, II, TRACIE Y. HORTON, NINA CAIN,

Plaintiffs,

v.

MARGE BOSTELMANN, JULIE M. GLANCEY, ANN S. JACOBS, DEAN KNUDSON, ROBERT F. SPINDELL, JR., & MARK L. THOMSEN, in their official capacities as members of the Wisconsin Elections Commission, MEGAN WOLFE, in her official capacity as the administrator of the Wisconsin Elections Commission

Defendants.

RESPONSE TO JOHNSON INTERVENOR-PLAINTIFFS' RENEWED MOTION TO STAY BY THE WISCONSIN LEGISLATURE

The Johnson plaintiffs have renewed their motion to stay these federal proceedings in light of the Wisconsin Supreme Court's order granting the Johnson plaintiffs' petition for original review in that court. See Dkt. 79, Second Mot. to Stay. This Court has invited the parties to file responses to that motion. See Dkt. 80, Order.

For the reasons set forth in the Legislature's motions to dismiss, there is no Article III jurisdiction. The suits should be dismissed altogether, not merely stayed unless and until they become ripe. *See* Dkt. 81, Notice; Dkt. 82, Notice. There is no jurisdiction, for example, to conduct a status conference next month to check in on the Wisconsin Supreme Court proceedings, as the stay motion suggests. *See* Dkt. 79 at 4 n.1. That sort of ongoing federal oversight would be problematic in any redistricting proceeding, where the State's (and state court's) role is primary. *See Growe v. Emison*, 507 U.S. 23, 37 (1993). It is all the more problematic here, where there is no Article III basis empowering the Court to intercede. Speculation about what might not occur with ongoing legislative and judicial

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proceedings is not evidence that the state will fail to timely redistrict.

The Wisconsin Legislature therefore respectfully requests that the Court resolve plaintiffs' motion by dismissing the federal proceedings altogether. See Fed. R. Civ. P. 12(h)(3) ("If the court determines at any time that it lacks subject-matter jurisdiction, the court must dismiss the action.").

Dated: October 1, 2021

Respectfully submitted,

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/s/ Kevin St. John

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CERTIFICATE OF SERVICE

I hereby certify that on October 1, 2021, I served the foregoing document with the Clerk of

Court using the Court's ECF system, thereby serving all counsel who have appeared in this case.

/s/ Kevin St. John

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