IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

LA UNIÓN DEL PUEBLO ENTERO, FRIENDSHIP-WEST BAPTIST CHURCH, THE ANTI-DEFAMATION LEAGUE AUSTIN, SOUTHWEST, AND TEXOMA REGIONS, SOUTHWEST VOTER REGISTRATION EDUCATION PROJECT, TEXAS IMPACT, MEXICAN AMERICAN BAR ASSOCIATION OF TEXAS, TEXAS HISPANICS ORGANIZED FOR POLITICAL EDUCATION, JOLT ACTION, WILLIAM C. VELASQUEZ INSTITUTE, FIEL HOUSTON INC., ISABEL LONGORIA, and JAMES LEWIN,

Plaintiffs,

Case No. 5:21-cv-844

v.

GREGORY W.ABBOTT, in his official capacity as Governor of Texas, JOSE A. ESPARZA, in his official capacity as Deputy Secretary of State of Texas, WARREN K. PAXTON, in his official capacity as Attorney General of Texas, and LUPE C. TORRES, in her official capacity as Medina County Elections Administrator,

Defendants.

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

Plaintiffs are membership and community-based organizations, many of whom represent the interests of Latino and Black Texans, churches and other faith-based groups, the Harris County Elections Administrator, and a Texan who has served as an election judge. Plaintiffs bring this action to challenge Senate Bill 1 ("SB1"), a new law that (among other things) restricts voter assistance; enables partisan poll watchers to intimidate voters and poll workers; and threatens to criminalize community-based voter engagement activities and election administration conduct that are otherwise protected by the United States Constitution, federal election law and the Texas Election Code. On behalf of themselves and their members, Plaintiffs seek declaratory and

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injunctive relief to enforce the United States Constitution, the Voting Rights Act of 1965 ("VRA"), and the Americans with Disabilities Act ("ADA").

I. INTRODUCTION

1. The 2020 general election in Texas was, according to the Texas Secretary of State's office, "smooth and secure."¹ In the face of a global pandemic, the performance by Texas officials and voters alike during the 2020 election showcased their strength to overcome obstacles and fulfill the promise of democratic participation even, and perhaps especially, in light of a changing Texas electorate.

2. Despite this, now on its third try, the Texas Legislature enacted SB1. This new law imposes a series of additional burdens and restrictions that will have the effect of suppressing Texas voters and discouraging—including by criminalizing—work that has long been performed faithfully by public employees, private organizations and individuals to help citizens exercise their constitutional right to vote. Among its many provisions, SB1:

- Targets Texans who need assistance to vote—including people who have limited English proficiency, disabilities, and/or less formal education—by adding multiple new requirements that hinder the provision of assistance at the polling place, curbside, or in connection with mail ballots (*e.g.*, Sections 6.01, 6.03, 6.04, and 6.05).
- Gives partisan poll watchers "free movement" to intimidate and harass voters and poll workers by expanding watchers' authority, while constraining election

¹ Taylor Goldenstein *et al.*, *Did a 'Smooth and Secure' 2020 Election Cost Texas Secretary of State Her Job?*, Houston Chronicle (May 21, 2021), <u>https://www.houstonchronicle.com/politics/texas/article/Texas-Secretary-of-State-Ruth-Hughs-resigns-under-16195586.php; also available at https://electionlawblog.org/?p=122282.</u>

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administrators' ability to ensure peaceful, orderly elections under penalty of criminal prosecution (*e.g.*, Section 4.01, 4.06, 4.07, 4.09, and 4.10).

- Quashes protected political speech and legitimate voter turnout initiatives through overbroad and vague criminal penalties for so-called "vote harvesting" (Section 7.04).
- Silences public officials and election officials who would encourage Texans who are eligible to vote by mail to request a mail-in voting application by criminalizing their speech (Section 7.04).
- Restricts counties from offering accommodations that facilitated record turnout in 2020, including distributing mail ballot applications (Section 7.04), allowing for drive-thru voting (Section 3.04), permitting the use of movable structures as polling places (Section 3.13), and authorizing 24-hour early voting (Sections 3.09 and 3.10).

3. Governor Abbott called for this legislation on the pretextual grounds that it was necessary to prevent voter fraud. But there is simply no evidence that voter fraud occurs in Texas beyond the very few examples already identified through Texas's pre-existing processes and procedures. Indeed, as Texas Representative Diego Bernal testified before the Congressional subcommittee on Civil Rights and Civil Liberties on July 29, 2021: "There [we]re 154 prosecutions of voter fraud in the past 17 years in Texas out of 94 million votes cast. The likelihood of voter

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fraud in Texas is less than any one of us being struck by lightning."² Thus, the additional burdens and restrictions on voting contained in SB1 are not, and cannot be, justified by invoking unspecified and unproven voter fraud.

4. Rather, as described further below, SB1 is a reaction to Texas's changing electorate, which is now more racially diverse and younger than ever before. Indeed, minority voter turnout in Texas in the 2018 mid-term election was dramatically higher than the 2014 mid-term, and turnout in the 2020 General Election—even in the face of COVID-related challenges—was higher than for any general election in the state since 1992. Local election officials and community organizations throughout the State helped Texas voters fulfill their commitment to exercising their rights. This effort—and the resulting success—merits universal praise. Instead, however, the Texas Legislature responded to these community success stories by making baseless claims of threats to "election integrity," outlawing the very election procedures that made the 2020 election a success, and imposing additional requirements that will make it even harder for Texans—especially those in Texas's growing minority populations—to participate in our democracy.

5. Each of SB1's limitations described above and below violates federal law and will cause irreparable harm to Plaintiffs and citizens of Texas more broadly. In particular, SB1's new restrictions on voter assistance violate Sections 2 and 208 of the Voting Rights Act of 1965,³ and the Americans with Disabilities Act.⁴ SB1's ill-defined prohibition on "vote harvesting" violates

² House Committee on Oversight & Reform, Democracy in Danger: The Assault on Voting Rights in Texas (July 29, 2021) <u>https://oversight.house.gov/legislation/hearings/democracy-in-danger-the-assault-on-voting-rights-in-texas</u>.

³ 52 U.S.C. §§ 10301 and 10508 ("Any voter who requires assistance to vote by reason of blindness, disability, or inability to read or write may be given assistance by a person of the voter's choice.").

⁴ 42 U.S.C. §§ 12131, et seq.

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both the First Amendment and the Fourteenth Amendment's Due Process Clause because these provisions criminalize protected speech and are unconstitutionally vague. The provisions on poll watcher obstruction are similarly vague—putting poll workers at risk of arbitrary prosecution. SB1's restrictions on the exercise of the right to vote violate the First and Fourteenth Amendments by unduly burdening voting rights and impermissibly limiting free speech of voter assistors, public officials, and election officials. SB1's harsh provisions also violate the First and Fourteenth Amendment because they criminalize public official and election official speech that would encourage eligible voters to exercise their right to vote by mail because of its content and, more importantly, its point of view. Lastly, as set forth below, SB1 intentionally discriminates against Texas minority voters in violation of the Fourteenth and Fifteenth Amendments.

6. Plaintiffs respectfully request that the Court declare that the challenged provisions of SB1 are unlawful and enjoin Defendants from enforcing the challenged provisions.

II. JURISDICTION AND VENUE

7. This Court has jurisdiction under 28 U.S.C. §§ 1331 and 1343(a)(3) and (4) because the claims in this action arise under federal law and seek to redress the deprivation of federal civil rights, including the right to vote.

8. Venue is proper in this district under 28 U.S.C. § 1391(b) because all Defendants reside in Texas, and Defendants perform their official duties in this district.

III. PARTIES

A. Plaintiffs

9. Plaintiff LA UNIÓN DEL PUEBLO ENTERO ("LUPE") is a non-partisan membership organization founded by labor rights activists César Chávez and Dolores Huerta. LUPE's mission is to build strong, healthy communities in the Texas Rio Grande Valley through community organizing and civic engagement. To promote civic engagement in the communities

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it serves, LUPE conducts know-your-rights discussions and membership meetings, participates in issue-focused advocacy, connects its members to social services, conducts census outreach, and conducts voter registration, education, and non-partisan get-out-the-vote campaigns (GOTV). LUPE is headquartered in San Juan, Texas, and its members primarily reside in Hidalgo, Cameron, Willacy, and Starr Counties, Texas. LUPE has more than 8,000 members, including Latinos, U.S. citizens, and registered voters, some of whom are disabled and/or have limited English proficiency.

10. Plaintiff FRIENDSHIP-WEST BAPTIST CHURCH ("FRIENDSHIP-WEST") is a non-partisan religious organization in Dallas that serves a predominantly Black congregation of more than 12,000 members. To promote democracy and voter engagement in the community it serves, FRIENDSHIP-WEST serves as a polling place, provides voter education, and encourages its congregants and others to register, to vote, and to serve as poll workers.

11. Plaintiffs ANTI-DEFAMATION LEAGUE AUSTIN, SOUTHWEST, AND TEXOMA REGIONS ("ADL") are the regional offices of the non-partisan Anti-Defamation League in Texas. ADL has at least 23,000 supporters who are Texas residents, a substantial number of whom are registered to vote in Texas. ADL also has approximately 250 regional board members throughout Texas. ADL's mission in Texas, consistent with their national organization's overall mandate, is to protect the civil rights of all persons, eliminate vestiges of discrimination, racism, extremism, and antisemitism within communities in Texas, and to fight hatred in all its forms.

12. Plaintiff SOUTHWEST VOTER REGISTRATION EDUCATION PROJECT ("SVREP") is a nonprofit and non-partisan organization committed to promoting and increasing participation of Latino and other minority communities across the United States in the democratic

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process through voter registration, voter education, and voter participation activities. In Texas and in Medina County, SVREP conducts voter registration and organizes non-partisan get-out-the-vote drives to remind voters of election dates and to inform them about requirements for voting.

13. Plaintiff TEXAS IMPACT is a nonprofit, non-partisan, multi-denominational organization working to put faith into action by equipping faith leaders and their congregations with information, opportunities, and outreach tools to educate communities and engage with lawmakers on pressing policy issues. TEXAS IMPACT is comprised of dozens of member organizations, hundreds of member congregations, and more than 22,000 individual members who span the partisan spectrum, represent different ethnicities and denominations, and include individuals with disabilities. To further its mission, TEXAS IMPACT works to ensure that all eligible Texans can exercise their right to vote free from suppression. To advance that goal, TEXAS IMPACT and its members (at all three levels: denominational bodies, congregations, and individuals) (a) assist voters with registration; (b) educate voters on their rights, including eligibility to vote, eligibility to vote by mail, and polling place locations; and (c) encourage members and others to volunteer as election judges and poll workers.

14. Plaintiff MEXICAN AMERICAN BAR ASSOCIATION OF TEXAS ("MABA-TX") is a professional association of Latino lawyers located in Texas. MABA-TX is a multipurpose organization, and its goals include, among other goals: to provide a forum and a means for lawyers to promote the social, economic and educational advancement of the people of Texas; to speak on behalf of the Latino community on legal issues affecting the community; to serve the Latino populace as a professional association by providing services, assistance and advice on matters of legal concern to the community; to work through legislation, advocacy and education

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to accomplish these goals; and to preserve high standards of integrity, honor and professional courtesy among Latino lawyers.

15. Plaintiff TEXAS HISPANICS ORGANIZED FOR POLITICAL EDUCATION ("TEXAS HOPE") is a nonprofit that seeks to empower Latinos in Texas through civil engagement, civic education, and outreach. TEXAS HOPE's activities include helping register Latino citizens to vote, volunteering to take registered voters to the polls on election days, serving as poll watchers, administering voter education workshops, and conducting legislative advocacy on issues important to the Latino community including education, voting rights, immigrants' rights, healthcare, and housing. TEXAS HOPE is a membership organization, and members of TEXAS HOPE reside throughout Texas including in the following counties: Bell, Bexar, Dallas, Denton, Ector, El Paso, Guadalupe, Harris, Lubbock, Tarrant, Tom Greene, Travis, Victoria, Wharton, and Williamson.

16. Plaintiff JOLT ACTION is a nonprofit organization whose mission is to increase the civic participation of Latinos in Texas to build a stronger democracy. JOLT ACTION conducts and trains community members to conduct non-partisan voter registration and voter mobilization, works to develop Latino youth leadership, promotes community and student organizing, and supports cultural activities. JOLT ACTION is a membership organization whose members include Latino high school, community college, and university students.

17. Plaintiff WILLIAM C. VELASQUEZ INSTITUTE ("WCVI") is a nonprofit and non-partisan public policy analysis organization that conducts research aimed at improving the level of political and economic participation in Latino and other underrepresented communities. WCVI uses its research to provide information relevant to the needs of their constituents to Latino

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community leaders, including political behavior and opinions of Latinos and the impact of public policies on Latinos.

18. Plaintiff FIEL Houston Inc. ("FIEL") is a nonprofit, non-partisan membership organization based in Houston, Texas. FIEL is an immigrant-led organization that advocates for just laws for immigrant youth, their families, access to higher education for all people regardless of immigration status, and access to justice for the community. FIEL was born out of the need for civic engagement in support of undocumented students seeking higher education and conducts organizing for the betterment of the communities it serves, including voter registration and education, phone-banking, census outreach, and other advocacy efforts. FIEL has approximately 11,000 members in the greater Houston area, including Latinos, U.S. citizens, and non-U.S. citizens. FIEL members reside in parts of Texas where communities of color constitute significant portions of the population, including Harris County

19. Plaintiff ISABEL LONGORIA is the Harris County Elections Administrator, a public official and election official serving in Harris County, Texas.

20. The Harris County Elections Administrator is appointed by the Harris County Elections Commission and is a public official and an election official within the meaning of Section 1.06 of SB1. As the Elections Administrator, Ms. Longoria is responsible for carrying out the statutory electoral functions outlined by state and federal law, including overseeing the conduct of elections, providing information concerning early voting to individual voters, and distributing official applications to vote by mail to eligible voters.⁵

⁵ TEX. ELEC. CODE § 31.043 (assigning the duties and functions of the county clerk under the Election Code to the county elections administrator); *id.* § 83.002 (naming the county clerk as early voting clerk in many elections).

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21. Plaintiff JAMES LEWIN is a Texas voter residing in Austin, Texas. Mr. Lewin worked as a deputy election judge during the October 2020 early voting period. Mr. Lewin decided to work at the polls because he observed well-intentioned poll workers giving voters incorrect information in previous elections. Mr. Lewin wanted to ensure that polling places were staffed with informed workers who could provide correct information and guidance so that eligible voters could properly cast ballots that would count.

B. Defendants

22. Defendant GREGORY W. ("Greg") ABBOTT is the Governor of Texas and, pursuant to Article IV, Section I of the Texas Constitution, is the chief executive officer of the State of Texas. He is sued in his official capacity.

23. Defendant WARREN K. ("Ken") PAXTON is the Attorney General of Texas, the state's chief law enforcement officer. He is sued in his official capacity.

24. Defendant JOSE A. ESPARZA is the Deputy Secretary of State of Texas. Because the Office of the Secretary of State of Texas is currently vacant, Esparza, in his official capacity, is currently responsible for administering and implementing the election laws in Texas, including SB1.⁶ He is sued in his official capacity.

25. The Texas Election Code "operate[s]... under the direction and guidance of the Secretary of State."⁷ The Secretary shall "obtain and maintain uniformity in the application, operation, and interpretation of [the] code and [other] election laws," "prepare detailed and comprehensive written directives and instructions" for "the appropriate state and local authorities,"

⁶ TEX. ELEC. CODE § 31.001(a); Tex. Gov't Code § 405.004.

⁷ State of Texas v. Hollins, No. 20-0729, 2020 WL 5919729, at *5 (Tex. Oct. 7, 2020).

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and "assist and advise all election authorities with regard to the application, operation, and interpretation" of election laws.⁸

26. Defendant Paxton has recently filed suit on behalf of the State of Texas to enforce provisions of the Texas Election Code and to restrict the actions of a local election official.⁹

27. Defendant Paxton also has statewide investigative authority and concurrent prosecutorial authority with local prosecutors related to the state's election laws and has stated that prosecution of election-related offenses is one of his priorities.

28. Defendants Paxton and Esparza are both charged with enforcing and will enforce the provisions of SB1 challenged here.

29. Defendant LUPE C. TORRES is the Elections Administrator of Medina County. She is sued in her official capacity.

IV. FACT BACKGROUND

A. Texas law has long restricted Latino and Black citizens' right to vote.

30. SB1 is the latest chapter in Texas's "long, well-documented history of discrimination" against Latino and Black citizens in the voting and electoral processes.¹⁰

31. From as early as 1845, the year Texas gained its statehood, the government has suppressed Latinos' political participation. Laws prohibited Texans from using the Spanish language and Mexican-Americans from serving as election judges.

⁸ TEX. ELEC. CODE §§ 31.003–31.004.

⁹ Hollins, 2020 WL 5919729, at *5.

¹⁰ League of United Latin Am. Citizens v. Perry, 548 U.S. 399 (2006) (quoting Vera v. Richards, 861 F.Supp. 1304, 1317 (S.D. Tex. 1994).

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32. Texas continued to formally disenfranchise Latino and Black citizens throughout the 19th and 20th centuries. In 1902, Texas voters approved a constitutional amendment requiring poll taxes, the "primary purpose" of which was a "desire to disenfranchise the Negro and the poor white supporters of the Populist Party."¹¹ The poll tax also disenfranchised Latino citizens, many of whom could not afford it. Texas maintained a poll tax until the Supreme Court found such taxes unconstitutional in 1966.¹²

33. In the late 19th and early 20th centuries, the Texas Legislature expanded poll watchers' power to challenge voters (without any requirement of substantiating evidence), which facilitated discriminatory and abusive challenges to voter eligibility in an apparent attempt to disenfranchise voters of color.¹³ Among other restrictions, the law included notorious Terrell election laws, which included a poll tax and provisions giving rise to "white primaries"¹⁴ that also served to disenfranchise Black and Latino voters. One Texas newspaper declared that the white primary "absolutely eliminates the Mexican vote as a factor in nominating county candidates, though we graciously grant the Mexican the privilege of voting for them afterwards."¹⁵ This law remained in effect in some form until its 2003 repeal.¹⁶

34. In the 1900s, Texas Rangers actively discouraged Latinos from voting by selectively investigating them and scaring would-be voters by suggesting they would be

¹¹ United States v. Texas, 252 F. Supp. 234, 245 (W.D. Tex. 1966).

¹² See Harper v. Virginia State Bd. of Elections, 383 U.S. 663 (1966).

¹³ NICOLAS RILEY, BRENNAN CTR. FOR JUSTICE, VOTER CHALLENGERS 9–10 (2012), https://www.brennancenter.org/our-work/research-reports/voter-challengers.

¹⁴ *Id.* at 10, n. 75.

 ¹⁵ DAVID MONTEJANO, ANGLOS AND MEXICANS IN THE MAKING OF TEXAS 1836–1986 144 (1986).
¹⁶ Id. at 17.

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imprisoned for voting if illiterate. The mere presence of armed Rangers at polling stations understandably intimidated Latino voters.

35. In the early 20th century, on multiple occasions, mobs gathered at polling places to prevent Latinos from voting. In one such incident, the so-called "Good Government League" assaulted the Weslaco barrio election box, and the crowd reportedly shouted, "Don't let those Mexicans in to vote. Throw them out." Latino participation decreased as a result.

36. In recent years, federal courts have overturned another insidious form of voting discrimination in Texas in the form of redistricting efforts. In 2006, the U.S. Supreme Court invalidated Texas's 2003 congressional redistricting plan, ruling the plan "b[ore] the mark of intentional discrimination" against Latinos.¹⁷ In 2012, a federal court held Texas acted with discriminatory purpose or effect and denied preclearance to the state's 2011 state legislative and congressional maps under Section 5 of the VRA.¹⁸ A second federal court also concluded that Texas intentionally discriminated against Latino and Black voters with its 2011 congressional and state legislative plans in violation of the VRA and the U.S. Constitution.¹⁹

37. In addition to discriminatorily redistricting, Texas has adopted other illegal measures to suppress minority participation in elections. In 2016, the Fifth Circuit affirmed a district court's decision that Texas's photo voter identification law, S.B. 14, had a discriminatory

¹⁷ League of United Latin American Citizens v. Perry, 548 U.S. 399, 440 (2006). In its reasoning, the Supreme Court noted that Texas "took away [] Latinos' [electoral] opportunity because Latinos were about to exercise it . . . The State not only made fruitless the Latinos' mobilization efforts but also acted against those Latinos who were becoming most politically active." *Id.* Texas thus "undermined the progress of a racial group that has been subject to significant voting-related discrimination and that was becoming increasingly politically active and cohesive." *Id.* at 439.

¹⁸ Texas v. United States, 887 F.Supp.2d 133 (D.D.C. 2012).

¹⁹ Perez v. Abbott, 390 F. Supp. 3d 803, 816 (W.D. Tex. 2019).

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effect on Latino and Black Texans' rights in violation of Section 2 of the VRA.²⁰ The district court observed:

[S.B.] 14's voter I.D. requirements interact with social and historical conditions in Texas to cause an inequality in the electoral opportunities enjoyed by African-Americans and Hispanic voters as compared to Anglo voters. In other words, [S.B.] 14 does not disproportionately impact African-Americans and Hispanics by mere chance. Rather, it does so by its interaction with the vestiges of past and *current* racial discrimination.²¹

As a result of this litigation, the Texas Legislature later replaced S.B. 14.²² Although that new law has survived legal challenge, this does not erase the judgment of the Court of Appeals that the Texas Legislature adopted measures that had a discriminatory effect on Texans of color, in violation of federal voting-rights laws.²³

38. In 2019, Secretary of State David Whitley attempted to purge Texas's voter rolls by falsely alleging that nearly 100,000 "non-citizens" were illegally registered to vote. In fact, many of these alleged "non-citizens" were Latino naturalized U.S. citizens properly registered to vote. The data underpinning the proposed voter purge, however, did not show voters' current citizenship status, which the Secretary of State knew before attempting to remove 100,000 eligible voters from the voter rolls.²⁴ A federal district court enjoined the purge, but not before counties sent "ham-handed and threatening correspondence from the state which did not politely ask for

²⁰ Veasey v. Abbott, 830 F.3d 216, 265 (5th Cir. 2016).

²¹ Veasey v. Perry, 71 F.Supp.3d 627, 698 (S.D. Tex. 2014) (emphasis added).

²² See Veasey v. Abbott, 888 F.3d 792, 797 (5th Cir. 2018).

²³ See id.

²⁴ Alexa Ura, *Texas Will End Its Botched Voter Citizenship Review and Rescind Its List of Flagged Voters*, THE TEXAS TRIBUNE (April 26, 2019), <u>https://www.texastribune.org/2019/04/26/texas-voting-rights-groups-win-settlement-secretary-of-state/</u>.

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information but rather exemplifie[d] the power of government to strike fear and anxiety and to intimidate the least powerful among us.²⁵

B. Before SB1, Texas was already among the states that made it hardest to vote.

39. Texas voting procedures are among the most onerous in the country.²⁶ For example, Texas has "reduced the number of polling stations in some parts of the state by more than 50% and has the most restrictive pre-registration law in the country."²⁷

40. Although most states allow voting by mail without some special showing,²⁸ Texas reserves mail voting only for individuals who (a) are 65 or older; (b) are sick or disabled; (c) will be out of the county during the entire election period (early voting and election day); or (d) are confined to jail but otherwise eligible to vote.²⁹

41. Unsurprisingly, Texas's election laws yield one of the nation's lowest voter turnout rates; the state's turnout rate trailed the national average in 2016, 2018, and 2020 (*even after* factoring in the state's relative successes in 2018 and 2020 described below).³⁰

²⁹ Tex. Elec. Code §§ 82.001–82.004 (2020).

²⁵ *Texas League of United Latin Am. Citizens v. Whitley*, No. SA-19-CA-074-FB, 2019 WL 7938511, at *1 (W.D. Tex. Feb. 27, 2019).

 ²⁶ Ross Ramsey, Analysis: It's harder to vote in Texas than in any other state, THE TEXAS TRIBUNE (Oct. 19, 2020), <u>https://www.texastribune.org/2020/10/19/texas-voting-elections/</u>.
²⁷ Id.

²⁸ NATIONAL CONFERENCE OF STATE LEGISLATURES, *VOPP: Table 1: States with No-Excuse Absentee Voting* (May 1, 2021), https://www.ncsl.org/research/elections-and-campaigns/vopp-table-1-states-with-no-excuse-absentee-voting.aspx.

³⁰ U.S. CENSUS BUREAU, Voting and Registration in the Election of November 2016 (May 2017), https://www.census.gov/data/tables/time-series/demo/voting-and-registration/p20-Table 4b. 580.html; U.S. CENSUS BUREAU, Voting and Registration in the Election of November 2018 (April 2019). Table 4b, https://www.census.gov/data/tables/time-series/demo/voting-andregistration/p20-583.html; U.S. CENSUS BUREAU, Voting and Registration in the Election of https://www.census.gov/data/tables/time-November 2020 (April 2021), Table 4b, series/demo/voting-and-registration/p20-585.html.

C. The 2020 General Election tested Texas voters in unprecedented ways—and Texans passed with flying colors.

42. Leading up to the 2020 General Election, Texas voters began to increase their turnout dramatically. In the 2018 mid-term election, Texas voter turnout increased by 18 percentage points compared with the previous midterms. Texas Latinos increased their vote share by about five percentage points—from 14.4% to 19.1% of all votes cast (compared to the 2014 midterm election). As a result, Texas Latinos cast 922,146 more votes in the 2018 General Election than the 2014 General Election.

43. In the 2020 election, Texas again achieved record voter turnout, with Texans casting 11,315,056 total votes in the 2020 general election³¹ in spite of the COVID-19 pandemic that has killed tens of thousands in the state. A total of 66.73% of Texas's registered voters cast ballots—the highest voter turnout for any election since 1992 and more than 7% higher than Texans' 2016 General Election turnout.³²

44. In the 2020 election officials and poll workers faced unprecedented obstacles as well as new threats to their health and safety. Not only were they tasked with operating polling places during a pandemic, but they also faced threats and harassment from members of the public spurred on by conspiracy theories.³³ These threats were particularly unsettling to communities of

³¹ TEX. SEC'Y OF STATE, *Texas Election Results*: 2020 November 3rd General Election, <u>https://results.texas-election.com/races</u> (last visited Sep. 1, 2021).

³² TEX. SEC'Y OF STATE, *Turnout and Voter Registration Figures*, https://www.sos.texas.gov/elections/historical/70-92.shtml (last visited Sep. 1, 2021).

³³ See, e.g., Michael Wines, *Here Are the Threats Terrorizing Election Workers*, N.Y. TIMES (Dec. 3, 2020), <u>https://www.nytimes.com/2020/12/03/us/election-officials-threats-trump.html</u>.

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color. In the face of these threats, Texas election officials struggled to find enough poll workers to do the job in 2020.³⁴

45. In 2020, the Latino turnout rate jumped to 56.45%; Latino votes constituted more than one-fifth of all votes cast in the 2020 General Election. According to Census estimates, turnout among Asian-American voters increased by 15% and turnout among Black voters in Texas increased by more than 10%.

46. The strong 2020 voter turnout was due in part to efforts by public officials throughout the State of Texas to make voting more accessible. Community-based civic engagement and faith-based groups such as Plaintiff organizations also played a role in educating voters and encouraging them to cast lawful ballots.

47. In May 2020, Secretary of State Ruth Hughes released a checklist of health protocols for voters and election officials.³⁵ For voters, the guidance suggested maintaining six feet of distance where possible and recommended that voters exhibiting symptoms of COVID-19 "consider utilizing curbside voting" if they met eligibility requirements.³⁶

48. The guidance also referenced the right of voters to rely on the aid of voting assistants (including interpreters).³⁷

³⁷ *Id.* at 3, 7

³⁴ John Engel, *Central Texas Election Officials Confront Nationwide Shortage of Poll Workers*, KXAN (Sep. 11, 2020), <u>https://www.kxan.com/news/your-local-election-hq/central-texas-election-officials-confront-nationwide-shortage-of-poll-workers/</u>.

³⁵ TEX. SEC'Y OF STATE, *Health Protocols for voters*, <u>https://www.sos.texas.gov/elections/forms/health-protocols-for-voters.pdf</u> (last visited Sept. 2, 2021).

³⁶ *Id.* at 2.

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49. On July 27, 2020, Defendant Abbott issued a proclamation extending the early voting period in light of the COVID-19 pandemic and suspending the restriction in Texas Election Code § 86.006 that only allowed in-person delivery of ballots on Election Day.³⁸

50. Local election officials across the state developed creative ways to make traditional voting methods more accessible, including extended voting hours and additional mail ballot drop-off locations.

51. Some large counties, including Harris and Bexar counties, extended voting hours at in-person polling locations. Harris County implemented 24-hour voting for one night during the early voting period.³⁹ Bexar County kept polling places open until 10:00 p.m. for several days during the early voting period to accommodate additional voters.⁴⁰ Certain counties also encouraged eligible voters to apply for mail ballots and to do so early.

52. In addition to expanding traditional in-person and mail-in voting, election officials in some counties created new, safe ways to vote. Harris County, for example, opened drive-thru voting sites, which were used by almost 127,000 early voters in the county.⁴¹

⁴⁰ David Lynch, *Bexar County's Early Voting Locations Staying Open Later this Week*, KENS5 (Oct. 27, 2020), <u>https://www.kens5.com/article/news/politics/elections/bexar-countys-early-voting-locations-staying-open-later-this-week/273-c7e85454-46c8-4d7b-a048-85f306fc8281.</u>

³⁸ OFFICE OF THE TEX. GOVERNOR, *Governor Abbott Issues Proclamation Extending Early Voting Period for November 3rd Election* (Jul. 27, 2020), https://gov.texas.gov/news/post/governor-abbott-issues-proclamation-extending-early-voting-period-for-november-3rd-election.

³⁹ Alexa Ura, *Here's How Texas Elections Would Change, and Become More Restrictive, Under the Bill Texas Republicans are Pushing*, TEX. TRIB. (Apr. 21, 2021), <u>https://www.texastribune.org/2021/04/21/texas-voting-restrictions-senate-bill-7/</u>.

⁴¹ Ten percent (10%) of Harris County's in-person early voters (approximately 127,000 voters) took advantage of drive-thru voting. Jolie McCullough, *Nearly 127,000 Harris County Drive-Thru Votes Appear Safe after Federal Judge Rejects GOP-Led Texas Lawsuit*, TEX. TRIB. (Nov. 2, 2020), <u>https://www.texastribune.org/2020/11/02/texas-drive-thru-votes-harris-county/</u>.

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53. Texas voters also sought mail ballots in record numbers. For example, the Travis County Clerk's office received requests from 65,678 people before September 30, 2020. By comparison, only 27,000 mail ballots were mailed out in the 2016 election.⁴²

54. However, as voters sought to protect their health during the pandemic by voting by mail, Defendants Governor Abbott and Attorney General Paxton responded by imposing obstacles that limited exercise of the franchise. For instance, Governor Abbott issued a proclamation on October 1, 2020, that arbitrarily limited mail ballot drop-off locations to one per county regardless of physical size or population.⁴³ Attorney General Paxton filed suit against the Harris County Clerk to prevent him from mailing out mail ballot applications to many eligible voters unless those voters first submitted a request.⁴⁴

D. Following a historically successful election, some Texas politicians made baseless allegations of cheating.

55. By official accounts, Texas's 2020 General Election was a resounding success. The Texas Secretary of State's office reassured the public that Texas had a "smooth and secure" election in 2020.⁴⁵

⁴² Russell Falcon, *Travis County Voters can Request a Mail Ballot until Oct. 23*, KXAN (Sept. 30, 2020), <u>https://www.kxan.com/news/your-local-election-hq/travis-county-voters-can-request-a-mail-in-ballot-until-oct-23/</u>.

⁴³ OFFICE OF THE TEX. GOVERNOR, *Governor Abbott Issues Proclamation Enhancing Ballot Security* (Oct. 1, 2020), https://gov.texas.gov/news/post/governor-abbott-issues-proclamation-enhancing-ballot-security.

⁴⁴ OFFICE OF THE ATTORNEY GENERAL OF TEX., *AG Paxton Sues Harris County Clerk to Prevent Him from Unlawfully Sending Out Millions of Unsolicited Mail-In Ballot Applications* (Aug. 31, 2020), https://www.texasattorneygeneral.gov/news/releases/ag-paxton-sues-harris-county-clerk-prevent-him-unlawfully-sending-out-millions-unsolicited-mail.

⁴⁵ Goldenstein *et al.*, *supra* note 1.

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56. Governor Abbott nonetheless announced that "election integrity" would be an "emergency item" for the Texas Legislature's 2021 term, claiming that "[i]n the 2020 election, we witnessed actions throughout our state that could risk the integrity of our elections and enable voter fraud."⁴⁶ But Governor Abbott has struggled to identify examples of such actions or to identify people who witnessed them.⁴⁷

57. Tellingly, there were only 23 *total* voter fraud complaints filed in Texas in 2020.⁴⁸ And, although Attorney General Paxton's office has spent 22,000 staff hours investigating voter fraud in the 2020 Election, he has identified only 16 minor offenses out of more than 11,000,000 ballots cast.⁴⁹ That means about 99.999% of ballots were cast untainted by so much as an allegation—let alone any proof—of fraud.

58. There is no evidence of widespread votor fraud in the 2020 election (or other elections in Texas for that matter). Nor is there evidence that there is a substantial risk of fraud in future elections that Texas's already-restrictive voting laws did not previously address.

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⁴⁶ OFFICE OF THE TEX. GOVERNOR, *Governor Abbot Delivers 2021 State of the State Address*, (Feb. 1, 2021), <u>https://gov.texas.gov/news/post/governor-abbott-delivers-2021-state-of-the-state-address</u>; OFFICE OF THE TEX. GOVERNOR, *Governor Abbott Holds Press Conference on Election Integrity Legislation*, (Mar. 15, 2021), <u>https://gov.texas.gov/news/post/governor-abbott-holds-press-conference-on-election-integrity-legislation</u>.

⁴⁷ Alexa Ura, *Gov. Greg Abbott Formally Opens Texas GOP Bid to Clamp Down on Local Efforts Expanding Voter Access*, TEX. TRIB. (Mar. 15, 2021), https://www.texastribune.org/2021/03/15/texas-voting-greg-abbott/.

⁴⁸ Jeremy Rogalski, *Despite National Outcry, Texas Received Relatively Few Voting Fraud Reports this Election*, KHOU-11 (Nov. 20, 2020), https://www.khou.com/article/news/investigations/texas-received-few-voting-fraud-reports/285-deec7c9a-581b-42b1-b430-4cae7aef5f26.

⁴⁹ Taylor Goldenstein, *Fact Checking Texas Lawmaker's Claim of 400 Voter Fraud 'Cases'*, HOUSTON CHRONICLE (Apr. 12, 2021), <u>https://www.houstonchronicle.com/politics/texas/article/</u> Fact-checking-Texas-lawmaker-s-claim-of-400-16095858.php.

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E. The Texas Legislature takes up anti-voter legislation.

59. Against this backdrop of a successful and untainted election in Texas, the Texas Legislature began its determined effort to restrict voting in the name of "election integrity."⁵⁰

60. On March 11, 2021, Texas Senator Bryan Hughes introduced Senate Bill 7 ("SB7") in the Texas Legislature as a sweeping so-called "voting integrity" bill. Although SB7 ultimately did not succeed, SB1 contains many of the same restrictions designed to intimidate and discourage Texas voters and, in particular, Texas's minority voters.

61. SB1 (also introduced by Senator Hughes) was heard before the Senate State Affairs Committee on August 9, 2021, and voted out of committee that same day. SB1 passed the Senate in the early morning of August 12, 2021 on a party-line vote, following a 15-hour filibuster by Senator Carol Alvarado.

62. SB1 was heard before the House Select Committee on Constitutional Rights and Remedies on August 23, 2021. During the hearing, the Committee Chair permitted two witnesses to testify virtually without calling a vote to authorize virtual testimony or alerting the public that such testimony would be permitted. At that time Texas was facing a surge of COVID-19 cases which discouraged in-person public participation in the hearing. The Committee passed SB1 that same day.

63. The House debated SB1 on August 26, 2021, and adopted seventeen amendments to the bill. The House passed SB1 on August 27, 2021.

⁵⁰ See HERITAGE ACTION FOR AMERICA, Heritage Action Launches Election Integrity Campaign, Commits Over \$10 Million (Mar. 8, 2021), <u>https://heritageaction.com/press/heritage-action-</u> <u>launches-election-integrity-campaign-commits-over-10-million</u>; HERITAGE FOUNDATION, The Facts About Election Integrity and the Need for States to Fix Their Election Systems (Feb. 1, 2021), https://www.heritage.org/election-integrity-facts.

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64. The House and Senate convened a conference committee, which issued its report to each chamber on August 30, 2021.

65. The Senate and the House both passed the SB1 conference committee report on August 31, 2021, and the Legislature sent SB1 to the Governor for his signature on September 1, 2021.

F. SB1 imposes burdens that will discourage, intimidate and deter eligible Texas voters, and will disproportionately impact voters of color and voters with disabilities.

66. The Texas Legislature's claims of voter fraud and voter integrity are merely pretexts for their actual purpose in enacting SB1, which is to make it harder for citizens of color and citizens with disabilities to cast their votes. SB1 intentionally discriminates on the basis of race and national origin and is consistent with Texas' longstanding efforts to discriminate against citizens of color in Texas.

1. SB1 restricts the ability of eligible Texans, including voters who have limited English proficiency, disabilities, and less formal education, to access voter assistance.

67. As Representative Bernal testified before Congress, "[t]here are no cases of voter fraud relating to voter assistance."⁵¹

68. SB1 nonetheless targets eligible voters who vote with assistance, including voters who have limited English proficiency, disabilities, and/or less formal education. The law's restrictions on voter assistance will deprive many voters of their right to choose their assistors, which will discourage and ultimately depress voter participation and have a particularly negative

⁵¹ HOUSE COMMITTEE ON OVERSIGHT & REFORM, *Democracy in Danger: The Assault on Voting Rights in Texas* (July 29, 2021), <u>https://oversight.house.gov/legislation/hearings/democracy-in-danger-the-assault-on-voting-rights-in-texas</u>.

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impact on Latino and Asian American voters. Section 6.04 of SB1 also limits the type of assistance that a voter can receive to "reading the ballot to the voter, directing the voter to read the ballot, marking the voter's ballot, or directing the voter to mark the ballot."⁵² As a result, many eligible voters will not receive the assistance to which they are entitled, which will impede their ability to vote or result in avoidable error on their ballots. In addition, individuals who assist voters will be deterred and prevented from providing assistance by the new restrictions and penalties in SB1.

69. According to data collected pursuant to Section 203 of the Voting Rights Act,⁵³ more than 277,000 voting-age U.S. citizens with limited English proficiency live in a Texas county that is not required to provide materials in their primary language. These citizens are disproportionately Asian American and Latino.

70. The Centers for Disease Control and Prevention estimates that 28% of adults in Texas have a disability.⁵⁴ These Texans are disproportionately Black, representing more than 21% of all Texans with a disability, but only 13% of the overall population.

71. SB1 imposes at least four new restrictions on assistance for voters.

72. First, SB1 alters the oath that an assistor must take before providing assistance to a voter. The revised language is both more onerous and more intimidating.

⁵² S.B. 1 § 7.06, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 64.034).

⁵³ 52 U.S.C. § 10503.

⁵⁴ Centers for Disease Control and Prevention, Disability and Health U.S. State Profile Data for Texas, last updated June 28, 2021, <u>https://www.cdc.gov/ncbddd/disabilityandhealth/impacts/texas.html</u>.

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73. Under Section 6.04 of SB1, an assistor must now swear that the voter "represented to [them] they are eligible to receive assistance."⁵⁵ This effectively requires the assistor to obtain from the voter a statement of eligibility for voter assistance. Because one's eligibility for voter assistance necessarily turns on personal and/or medical background and information, this requirement will invade the privacy of and deter voters who need assistance. It will further deter individuals from serving as assistors out of fear of criminal prosecution for failing to secure the appropriate "representation" of eligibility from voters.

74. The assistor's oath must be made "under penalty of perjury" and the assistor must swear "I understand that if assistance is provided to a voter who is not eligible for assistance, the voter's ballot may not be counted."⁵⁶ This additional language will cause assistors to question every voter's "need" for assistance, which further invades the voter's privacy and opens assistors to the threat of prosecution for any misstep.

75. An assistor must also swear that they did not "pressure" the voter to choose them as the assistor.⁵⁷ This requirement will deter assistors from helping or even volunteering to help voters out of fear that the assistor may be perceived as pressuring their selection as assistors. This will deprive voters of access to their chosen assistors. Indeed, on its face, this provision will deprive voters of assistance from the person most likely to provide it—i.e., a person who encourages the voter to seek assistance. Second, in addition to the oath, Section 6.03 of SB1 requires assistors to fill out a form stating the assistor's "relationship to the voter," and whether

⁵⁶ Id.

⁵⁵ S.B. 1 § 6.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 64.034).

⁵⁷ Id.

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the assistor "received or accepted any form of compensation or other benefit from a candidate, campaign, or political committee."⁵⁸ With respect to voting by mail, Section 6.05 of SB1 requires assistors to fill out additional information on the mail ballot carrier envelope. This new requirement for information will deter assistors and increase the risk that the ballot will be rejected because the assistor made a clerical error.

76. Together with Section 6.04, these new requirements will slow in-person voting and burden the right to vote of those seeking assistance, as each voter's assistor must take time to both complete a form and recite an oath.

77. Third, Section 6.06 of SB1 makes it a crime to compensate (or offer, solicit, or receive compensation for) assistance to mail voters. This prohibits assistors who work for non-profit civic engagement organizations and who conduct voter outreach from assisting mail voters.⁵⁹ It will also likely deter many other assistors who fear prosecution because the section defines "compensation" to mean any "economic benefit."

78. Finally, Section 6.01 of SB1 discourages voter assistance by imposing limitations on transportation to the polls. Any individual other than a close relative who provides transportation to the polls to seven or more voters must complete and sign a form that contains the driver's name and address and state whether the driver is providing only transportation assistance or is also providing assistance with voting.⁶⁰ SB1 provides that the form shall be delivered to the

⁵⁸ S.B. 1 § 6.03, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 64.0322(a)).

⁵⁹ S.B. 1 § 6.06, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 86.0105); TEX. PENAL CODE § 12.35.

⁶⁰ S.B. 1 § 6.01, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE §§ 64.009(f), (f-1)).

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Secretary of State and retained as an election record available to the Attorney General for inspection upon request.⁶¹ Even though giving rides to seven or more voters is not illegal, this requirement will deter individuals from giving these rides, further reducing access to voting for voters who need assistance and depriving them of assistance by their chosen assistors. In addition, poll watchers are expressly permitted to observe "any activity conducted under this section," which will further deter voter assistance by invading the privacy of voters who receive assistance.⁶²

79. As a result of these provisions, voters eligible for assistance will be deprived of assistance and assistors will be deterred from and denied the opportunity to assist voters.

2. SB1 opens the door to intimidation and misconduct at the polls by tying the hands of poll workers, election officials and election judges.

80. The ability of poll workers, election officials and election judges to effectively control and (if necessary) remove poll watchers who are unruly or are violating the law is critical to protecting the right to vote.

81. In 2009, a group of predominantly white volunteers known as the "King Street Patriots" went to polling stations in minority neighborhoods in Harris County and interfered with voting. In 2010, a poll watcher in Harris County stood directly behind and hovered over voters. An election judge requested that the overzealous poll watcher step back, but the watcher responded, "I have the right to stand wherever I want!" In 2020, individuals in militia gear were gathered near an early voting location in Fort Worth. In Travis County, a poll watcher was arrested after attempting to record activities during early voting with a hidden camera on her clothing. In a 2021 training for poll watchers, an individual with the Harris County Republican Party, with a

⁶¹ *Id.* (to be codified at TEX. ELEC. CODE § 64.009(g)).

 $^{^{62}}$ *Id.* (to be codified at TEX. ELEC. CODE § 64.009(e)).

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stated goal of recruiting an "army" of watchers, argued that poll watchers from specific areas of Harris County must "have the confidence and courage" to act as poll watchers in the areas "where the fraud is occurring." The areas that the individual referenced when describing where poll watchers were coming from are suburban areas that are predominantly white. The areas that the individual claimed were "where the fraud is occurring" are neighborhoods that are predominantly inhabited by people of color in Houston.

82. SB1 makes the work of election workers even harder by loosening restrictions on poll watchers and at the same time limiting poll workers' ability to carry out their duty of "preserv[ing] order and prevent[ing] breaches of the peace and violations of [the election] code in the polling place."⁶³

83. First, SB1 limits the ability of election officials and election judges to manage unruly poll watchers. Section 4.06 of SB1 creates a new *criminal* offense—making it a Class A misdemeanor for an election officer to "internaonally or knowingly refuse[] to accept a watcher for service when acceptance of the watcher is required by this section."⁶⁴ This provision effectively criminalizes refusing to accept a poll watcher even if the polling place official is reasonably concerned that the watcher will be unruly or will actually intimidate voters.

84. Section 4.01 also prohibits "[a] presiding judge" from having a poll watcher "removed from the polling place" for "violating a provision of this code or any other provision of law relating to the conduct of elections, other than a violation of the Penal Code," unless the

⁶³ TEX. ELEC. CODE § 32.075(a).

⁶⁴ S.B. 1 § 4.06, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 33.051(g), (h)).

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election judge or a clerk personally observed the violation.⁶⁵ SB1 thus allows poll watchers to avoid being removed from a polling place, even after they violate the Election Code, and if there were dozens of witnesses as long as the election judge or clerk were not among them.

85. Second, Section 4.07 of SB1 guarantees poll watchers the right to "free movement where election activity is occurring within the location at which the watcher is serving."⁶⁶ In other words, even though the Texas Election Code already allows poll watchers to sit in a convenient location and report any activity that concerned them, under SB1, poll watchers can essentially go wherever they please within a polling place, even if their presence intimidates those present.

86. Third, Section 4.09 of SB1 adds that the existing offense of "knowingly prevent[ing] a watcher from observing an activity or procedure" now specifically includes "taking *any action* to obstruct the view of a watcher or distance the watcher from the activity or procedure to be observed in a manner that would make observation not reasonably effective."⁶⁷ There is no protection for poll workers taking routine actions of election administration that by chance obstruct the view of a poll watcher, provided such actions were taken "knowingly." Similarly, there is no protection for poll workers who position themselves between a voter and a disruptive watcher in order to protect the privacy of the voter.

87. Fourth, Section 4.10 of SB1 allows the parties and candidates that appoint poll watchers to seek injunctive, mandamus, or "any other remedy available under law" whenever they

⁶⁵ S.B. 1 § 4.01, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 32.075(g)).

⁶⁶ S.B. 1 § 4.07, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 33.056(e)).

⁶⁷ S.B. 1 § 4.09, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 33.061(a) (emphasis added)).

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"believe[] that the watcher was unlawfully prevented or obstructed from the performance of the watcher's duties."⁶⁸

88. Together, these provisions will intimidate election officials into allowing poll watchers to roam around the polling place and stand uncomfortably close to voters. Permitting poll watchers to stand over voters, make disruptive noises, and hawkishly observe voting activities is designed to, and will, have a chilling and intimidating effect on Texas voters, particularly voters in historically marginalized groups.

89. SB1's new definition of poll watcher obstruction also is unconstitutionally vague. Under the revised Section 4.09, it may be unlawful for an election worker to take "any action" (no matter how small) if it renders "observation not reasonably effective."⁶⁹

90. The phrase "not reasonably effective" is not defined in SB1 or elsewhere in the Texas Elections Code. SB1 provides no guidance as to what makes a watcher's observation activities "reasonably effective" or when routine actions of election administration unlawfully reduce the "effectiveness" of a watcher's observation. Thus, the statute provides no objective standard for conduct that could "obstruct the view of a watcher" in a manner proscribed thereby— clearing a pathway for arbitrary application.⁷⁰

91. This ambiguity deprives Plaintiff Lewin and other election workers of reasonable notice of how to comply with the law and avoid severe jail time or fines.

⁶⁸ S.B. 1 § 4.10, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 33.063).

⁶⁹ *Compare* Tex. Elec. Code § 33.061(a) (2020) *with* S.B. 1 § 4.09, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 33.061(a)).

⁷⁰ S.B. 1 § 4.09, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 33.061(a) (2021).

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92. This ambiguity will further deter Texans from becoming poll workers, augmenting the struggles Plaintiff Longoria and other election officials already face to staff each polling location.

93. Ultimately the burdens imposed by SB1 will fall on voters, particularly voters of color. Should poll watchers engage in behavior that intimidates or harasses voters or election workers, including hovering over them or trailing voters through the polling place, election workers run the risk of criminal prosecution if they attempt to stop such behavior. The risk of such intimidation has historically been and will continue to be higher for voters of color.

3. SB1 prohibits voting procedures that facilitated record voter participation in 2020, despite no evidence that these measures contribute to voter fraud.

94. Several important accommodations that local officials in large, diverse counties adopted to ensure safe, secure voting during the 2020 Election in light of the COVID-19 pandemic are outlawed or undermined by SB1.

95. For example, during the 2020 Election, Harris County's 24-hour voting allowed more than 10,000 Harris County voters to cast ballots overnight.⁷¹ But Sections 3.09 and 3.10 of SB1 prohibit future efforts to increase access to the polls by requiring early voting clerks to restrict voting hours to between 6:00 a.m. and 10:00 p.m. on weekdays and the last Saturday of the early voting period, and to between 9:00 a.m. and 10:00 p.m. on the last Sunday of the early voting period.⁷²

⁷¹ Peter Holley, *Meet the Harris County Voters Who Showed Up After Midnight to Cast a Ballot*, Tex. Monthly (Oct. 30, 2020), <u>https://www.texasmonthly.com/news-politics/harris-county-24-hour-voting/</u>.

⁷² S.B. 1 §§ 3.09, 3.10, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE §§ 85.005(a), 85.006(e)).

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96. SB1 also effectively prohibits local election officials from providing drive-thru voting—like Harris County did in 2020—despite the lack of any evidence to suggest a link between more convenient voting hours and fraud or irregularities of any kind.⁷³

97. In particular, Sections 3.04, 3.12 and 3.13 of SB1 require polling places and early voting sites to be located "inside" buildings.⁷⁴ Section 3.04 also expressly prohibits voting "from inside a motor vehicle" unless the voter meets other requirements.⁷⁵ Further, except in the case of a natural disaster, "[a] polling place may not be located in a movable structure …."⁷⁶

98. Section 5.01 also requires that applications for mail ballots be signed "using ink on paper" and not by "[a]n electronic signature or photocopied signature."⁷⁷ This provision artificially limits the ability of community organizers such as Plaintiffs to canvass voters who are

⁷³ Notably, following the success of Harris County's drive-thru voting program, a bipartisan task force of local Harris County officials released a report stating that the task force had not found "proof of any election tampering, ballot harvesting, voter suppression, intimidation or any other type of foul play that might have impacted the legitimate cast or count of a ballot." Alan Rosen *et al.*, Harris County Election Security Task Force Final Productivity Report, p. 8 (Dec. 17, 2020), available

https://www.dropbox.com/s/7mzy6aws7fnzvy9/Elections%20Security%20Task%20Force%20fin al%20report%20PUBLC%20FINAL%2012-17-20%20442p.pdf?dl=0 (last accessed Sep. 1, 2021).

⁷⁴ See S.B. 1 §§ 3.04, 3.12, 3.13, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE §§ 43.031; 85.061(a) (adding that an early voting location "shall be located *inside* each branch office" and not in a tent) (emphasis added), 85.062, respectively).

⁷⁵ S.B. 1 § 3.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE §§ 43.031(b)); S.B. 1 § 6.01, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 64.009).

⁷⁶ See S.B. 1 § 3.13, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE §85.062); see also S.B. 1 §§ 3.04, 3.11, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at § 43.031, 85.061(a), respectively).

⁷⁷ See S.B. 1 § 5.01, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 84.001(b)).

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eligible to vote by mail at their homes and to help these voters apply for mail ballots using iPads or other tablets.

99. SB1's additional requirements for mail ballots increase the likelihood that ballots submitted by eligible voters will be rejected based on a technicality. Sections 5.07 and 5.13 require a clerk to reject any mail ballot or mail ballot application if the required information "does not identify the same voter identified on the applicant's application for voter registration"⁷⁸ This would require election clerks to reject otherwise valid mail ballots and mail ballot applications from voters eligible to vote by mail where, for example, the voter inadvertently omits their voter ID number or other required information, even when the clerk can verify the voter's application or mail ballot envelope through other means.

⁷⁸ See S.B. 1 §§ 5.07, 5.13, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at Tex. Elec. Code §§ 86.001(f), 87.041(b)(8), respectively).

⁷⁹ See S.B. 1 § 5.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 84.0111(a).

⁸⁰ See id. (to be codified at TEX. ELEC. CODE § 84.0111(b)).

⁸¹ See id. (to be codified at TEX. ELEC. CODE § 84.0111(c)).

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activities of public officials (while preserving them for partisan operatives) and will reduce access to mail voting for voters who are interested in voting and are in fact eligible to vote by mail.

101. SB1 goes further by criminalizing the solicitation and distribution of mail ballot applications. Under SB1 Section 7.04, it is a state jail felony for "a public official or election official" to (1) "solicit[] the submission of an application to vote by mail from a person who did not request an application"; (2) "distribute[] an application to vote by mail to a person who did not request the application" unless expressly authorized; (3) "authorize[] or approve[] the expenditure of public funds to facilitate third-party distribution … to a person who did not request the application"; or (4) "complete[] any portion of the application to vote by mail and distributes the application to an applicant."⁸²

102. Section 7.04 also makes it a Class A misdemeanor for the early voting clerk or another election official to "knowingly mail[] or otherwise provide[] an early voting by mail ballot materials to a person who the clerk or official knows did not submit an application for a ballot to be voted by mail"⁸³ These added criminal penalties criminalize speech by election officials encouraging mail voting by eligible voters, will further restrict access to mail voting for voters who are interested in voting and are in fact eligible to vote by mail, and could subject election officials and early voting clerks to the risk of criminal prosecution for clerical errors or good-faith mistakes.

⁸² See S.B. 1 § 7.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 276.016).

⁸³ See id. (to be codified at TEX. ELEC. CODE § 276.017).

4. SB1 criminalizes otherwise lawful voter assistance by community-based nonpartisan organizations through vague "vote harvesting" prohibitions.

103. SB1 takes aim at community-based organizations that conduct non-partisan voter turnout activities and criminalizes these activities under the label "vote harvesting."

104. SB1 defines "vote harvesting services" as "in-person interaction with one or more voters, in the physical presence of an official ballot or a ballot voted by mail, intended to deliver votes for a specific candidate or measure."⁸⁴

105. Under Section 7.04 of SB1, a person commits an offense if he or she (a) "directly or through a third party, knowingly provides or offers to provide vote harvesting services in exchange for compensation or other benefit;" (b) "directly or through a third party, knowingly provides or offers to provide compensation or other benefit to another person in exchange for vote harvesting services;" or (c) "knowingly collects or possesses a mail ballot or official carrier envelope in connection with vote harvesting services."⁸⁵ Any violation is a third-degree felony, subject to a minimum of two years (and up to ten years) of jail time and a fine of up to \$10,000.⁸⁶

106. In fact, because Section 7.04 of SB1 does not define "in-person interaction," the statute does not limit the broad range of daily interactions that could come within the statute's prohibitions.⁸⁷ SB1 on its face reaches pure speech, including political speech, so long as it is part of an "in-person interaction" somehow "in the physical presence of" a ballot or a mail ballot, and the speech is made with the intent to "deliver votes for a specific candidate or measure."

⁸⁴ *Id.* (to be codified at TEX. ELEC. CODE § 276.015(a)(2) (emphasis added)).

⁸⁵ *Id.* (to be codified at TEX. ELEC. CODE § 276.015(b)–(d)).

⁸⁶ *Id.* (to be codified at TEX. ELEC. CODE § 276.015(f)); TEX. PENAL CODE § 12.34.

 $^{^{87}}$ S.B. 1 § 7.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX ELEC. CODE § 276.015(a)(2)).

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107. Although SB1 requires a person to receive "compensation or other benefit" for a violation, the range of what could constitute "compensation or other benefit" is impossible for the average citizen to determine. Section 7.04 of SB1 defines "benefit" to mean "anything reasonably regarded as a gain or advantage," no matter how minor, thus providing little guidance and little constraint on prosecutorial discretion.⁸⁸

108. This vague offense will chill even ordinary interactions between family members. For example, if a wife is a paid campaign worker for a local school bond issue and encourages her husband during dinner to support the local school bond issue when he casts his mail ballot while the mail ballot happens to be in the same room, then she could be found to have knowingly (i) interacted in-person with a voter (i.e., her husband), (ii) in the presence of his mail ballot, (iii) with intent to "deliver a vote" for the measure she supports (i.e., by supporting her choice on the measure), and (iv) received compensation from a campaign, sufficient to constitute "compensation" (i.e., her salary) under the inference set forth in Section 6.03. Similarly, an employee of any of a wide array of civic engagement organizations, including the Plaintiff organizations, could potentially be prosecuted under this provision by canvassing for a local measure (such as infrastructure improvements) and assisting a mail voter who invites her into the house and requests help voting.

109. As a result of these unusual provisions, SB1 will reduce voter participation by Texans who rely on assistance to cast their mail ballots. Although these restrictions have the potential to burden all Texas voters, they will impose the greatest burdens on voters of color, language minority voters, elderly voters, low-income voters, and voters with disabilities.

⁸⁸ *Id.* (to be codified at TEX. ELEC. CODE § 276.015(a)(1)); *see also* TEX. PENAL CODE § 1.07(a)(7).

5. SB1's signature requirement burdens the rights of voters with disabilities.

110. In addition to restricting voter assistance in the ways described above, SB1 also makes it easier for election officials to reject a voter's mail ballot based on a perceived signature mismatch, which is likely to affect voters with disabilities and elderly voters.

111. Under Section 5.11, in determining whether to count the ballot, the "signature verification committee" can now compare a voter's signature on the carrier envelope to "any known signature" on file with the county clerk or voter registrar, regardless of how old that signature is.⁸⁹ Previously, officials had to compare the voter's envelope signature against "any two or more signatures" of the voter "made within the preceding six years," greatly reducing the possibility that an aberrant or outdated signature would disqualify a voter. SB1's signature match provision is particularly punishing when applied to persons with disabilities or elderly voters, as, for example, their ability to hold a pen steady may change over time.

6. SB1 further burdens state officials and expands investigation of voter registration applicants and registered voters, despite no evidence of widespread voter fraud.

112. As described above, there is simply no evidence that widespread voter fraud has occurred in any election administered by the State of Texas and its political subdivisions.

113. Nonetheless, SB1 effectively creates a pipeline for prosecution by sending names of possibly ineligible voters to law enforcement, even if the voters are in fact eligible or simply made a mistake. Previously, the county voter registrar verified the voter's eligibility and removed ineligible voter from the rolls. Under SB1 Section 2.04, however, if a person whom the voter registrar subsequently determines is not eligible to vote either registered to vote or voted in an

 $^{^{89}}$ S.B. 1 § 5.11, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at Tex. ELEC. CODE § 87.027(i)).

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election, the registrar must execute and deliver, "within 72 hours[,]" an affidavit with the relevant facts to the Attorney General, the Secretary of State, and the local prosecutor.⁹⁰ The added threat of criminal prosecution will have a chilling effect on voter registration, particularly among groups historically victimized by law enforcement.

114. Section 2.10 requires the court clerk, on the third business day of each month, to send a copy of the list of persons excused or disqualified from jury duty service in the prior month because of citizenship to the county registrar, the Secretary of State, and the local prosecutor for an investigation.⁹¹ This provision facilitating investigation of voters excused from jury service on the basis of non-U.S. citizenship will have a disparate impact on Latino voters if law enforcement uses loose matching criteria that inaccurately flags U.S. citizen voters. For example, a father could have been excused from jury duty for non-U.S. citizenship and his son who has the same name and lives at the same address could be improperly flagged for a criminal investigation.

115. Sections 2.04 and 2.10 also sweep in and facilitate investigation and prosecution of perfectly legal activity by voters. For example, a young individual could register to vote in her home county, then move to a different county for work or college. If the voter subsequently seeks exemption from jury duty, the voter registrar may contact the voter and remove her from the rolls. Under SB1 this routine activity would also include reporting the voter to law enforcement even though the voter has committed no offense.

⁹⁰ See S.B. 1 § 2.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at Tex. Elec. Code § 15.028).

⁹¹ See S.B. 1 § 2.10, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 62.113(b)).

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116. Section 2.07 requires the Secretary of State to compare on a quarterly basis the lists of individuals who died or were excused from jury duty service for non-citizenship or non-residence in the county with the statewide computerized voter registration list and to send notice to the voter registrar of the county. The Secretary of State is not required to send notice to the subject voter, unless the voter has a separate reason for being excused from jury service.⁹² If the voter registrar uses similarly loose matching criteria, eligible voters may be purged from the voter register and targeted for prosecution. This provision will also have a disparate impact on Latino voters.

117. Section 2.06 requires the Secretary of State to impose certain requirements on registrars that are not in substantial compliance with a provision or rule related to: (1) the delivery of the suspense list; (2) the cancellation following end of suspense list period; and (3) the electronic submission of information for maintenance of the statewide computerized voter registration list. A county may also be held liable if the county's registrar "fails to take overt action to comply with" the imposed requirements.⁹³ Section 8.01 imposes a civil penalty on employees or officers of the state (and its political subdivisions) who violate a provision of the election code. The civil penalties "may include termination of the person's employment and loss of the person's employment benefits."⁹⁴ These additional penalties will force career officials to shift resources

⁹² See S.B. 1 § 2.07, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE §§ 18.068(a), (a-1).

⁹³ See S.B. 1 § 2.06, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 18.065).

⁹⁴ See S.B. 1 § 8.01, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 31.129(b), (c)).

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towards meeting tight deadlines for reporting voters for investigation and removing voters from the voter rolls—even in the absence of any pending election—just to avoid these penalties.

G. SB1 Will Harm Plaintiffs.

118. LUPE's members include Latino registered voters, some of whom have limited English proficiency and/or have limited formal schooling and limited literacy. LUPE's members include Latino voters who require and use assistors of their choice to vote due to disability and/or inability or limited ability to read or write in English. These voters use their chosen assistors to navigate the polling place, interact with poll workers, understand how to use the voting equipment and read, interpret, mark and cast the ballot. Some of LUPE's members are illiterate because racially discriminatory practices in Texas prevented them from gaining a formal education.

119. LUPE's members include voters who are disabled and require and use assistors of their choice, but who are not blind and can see and read the ballot.

120. LUPE's members also include voters who arrive at the polling place in a car with several individuals, including family members, as part of doing errands for the day, and have, and would in the future, use curbside voting or drive-thru voting.

121. LUPE's members and staff include individuals chosen as assistors to assist voters with navigating the polling place, interacting with poll workers, understanding how to use the voting equipment and reading, interpreting, marking and casting the ballot. LUPE's members and staff include individuals chosen as assistors to assist eligible voters with voting by mail, including helping the voters read, interpret, complete and return the application for ballot by mail and mail ballot.

122. SB1 will injure LUPE's members, including by depriving them of the assistors of their choice, which will cause LUPE members who vote in person to vote less than the complete ballot, not vote at all or make errors that will result in their ballot not being counted or being

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counted in a way that is contrary to the intent of the voter. SB1 will also cause LUPE members who vote by mail to vote less than the complete ballot, not vote at all, or make errors that will result in their ballot not being counted or being counted in a way that is contrary to the intent of the voter.

123. SB1 will also injure LUPE's members by extending wait times at the polling place as assistors are required to complete forms and take an oath for each assisted voter.

124. SB1's requirements to provide additional information on mail ballot applications and carrier envelopes will injure LUPE's members by causing the rejection of their mail ballots when they make inadvertent clerical errors.

125. LUPE's members include voters who will be intimidated by poll watchers roaming freely around polling places, watching and listening, and standing close to them while they vote.

126. LUPE's members and staff include individuals who are chosen as assistors and will be deterred from serving as chosen assistors by SB1's requirement that the assistor fill out a form; take an oath; and face criminal prosecution, conviction and punishment for inadvertently making a mistake on the form or with the oath, or for providing necessary assistance to voters that exceeds the scope of assistance described in the oath, or for encouraging a voter in a way that law enforcement officials will conclude is "pressur[ing]" a voter to use them as an assistor in violation of the required oath.

127. SB1 will force LUPE to divert its resources away from its GOTV, voter registration and community education activities, which are central to its mission, in order to counteract the negative effects of SB1 on its members. LUPE has in the past, and will in the future, conducted GOTV activities aimed at Latino registered voters with low turnout. LUPE has in the past, and will in the future, paid employees who, among their other duties: educate voters about an upcoming

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election; urge the voters to vote; and encourage, offer and deliver assistance to the voters. LUPE's employees have in the past, and will in the future, assisted voters in applying for and preparing their mail ballots as provided by Section 86.010 of the Texas Election Code including assisting non-family members to prepare their ballots.

128. Members of LUPE include individuals who volunteer to be assistors for family members and non-family members in connection with voting at the polls and by mail. Members of LUPE include individuals who assist voters, including Latino, elderly, disabled, limited English proficient and limited literacy voters, to vote by mail including helping the voters prepare their mail ballots. Members of LUPE include individuals who assist voters, including Latino, elderly, disabled, limited English proficient and limited literacy voters, to vote by mail including helping the voters prepare their mail ballots. Members of LUPE include individuals who assist voters, including Latino, elderly, disabled, limited English proficient and limited literacy voters, to vote in person at the polling place, including assisting voters in navigating the polling place, interacting with poll workers, using the voting equipment, reading and interpreting the ballot and recording a vote on the ballot. Individual LUPE employees and/or members have in the past driven, and would plan in the future to drive, more than seven voters to the polls for curbside voting.

129. SB1 will frustrate the mission of LUPE by reducing the number of people available to assist voters and reducing voter turnout of voters who rely on assistance, including Latinos with limited English proficiency, limited literacy rates and low rates of turnout. Members of LUPE face felony prosecution, conviction and punishment under SB1 for assisting voters to vote in person and by mail.

130. LUPE will be required to divert resources to retrain staff, prepare new educational materials, recruit, train and manage new volunteers, and conduct community outreach to comply with SB1's new restrictions and requirements for assisting voters with mail and in-person voting. SB1 will also frustrate the mission of LUPE by reducing the number of people available to assist

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voters, and reducing the voter turnout of voters who rely on assistance, including Latinos with limited English proficiency, limited literacy rates and low rates of voter turnout. Members, employees, and the leadership of LUPE face felony prosecution, conviction and punishment under SB1 for assisting voters to vote in person and vote by mail.

131. SB1 will frustrate FRIENDSHIP-WEST's mission of encouraging its eligible congregants and community members, the majority of whom are Black, to register, to vote, and to serve as assistors and election workers, and will frustrate its ability to operate as a polling place.

132. FRIENDSHIP-WEST has in the past, and will in the future, encouraged civic education and participation among its congregants and in the communities it serves. FRIENDSHIP-WEST's voter engagement activities include registering eligible voters, hosting voter registrar trainings, providing written and online resources about in-person and mail voting (including information about assisting disabled and limited English proficiency voters), holding events to encourage members to vote, organizing transportation to the polls for members who lack access to transportation, recruiting election judges and poll workers, and serving as a polling place.

133. FRIENDSHIP-WEST's congregants include individuals who actively volunteer their time to drive family members, friends, and neighbors with disabilities or transportation access issues to the polls; individuals who assist voters, including voters who are elderly and disabled, to vote by mail, curbside, or in person at the polling place; and individuals who struggle to vote during normal voting hours because of their work schedules or other commitments, and who have and would vote between 10:00 p.m. and 6:00 a.m.

134. FRIENDSHIP-WEST will be required to divert and expend resources to conduct voter education; recruit, train, and manage new volunteers; and conduct community outreach to

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ensure that its congregants and community members comply with SB1's new, often confusing, and vague restrictions.

135. FRIENDSHIP-WEST believes it will have difficulty recruiting election workers because of confusion about SB1's new rules and fear among volunteers about criminal prosecution. FRIENDSHIP-WEST fears that its congregants will be deterred from assisting voters who need assistance because of SB1's new and vague criminal restrictions on ballot assistance. And FRIENDSHIP-WEST fears that its efforts to encourage and educate eligible voters to vote by mail could subject it and its paid staff to criminal prosecution for "vote harvesting."

136. ADL and its supporters will be irreparably harmed by SB1. In 2020, ADL's outreach and education was aimed at ensuring voters had a plan for voting safely. ADL worked to educate Texans on how to vote, when to vote, and where to vote, focusing primarily on early voting and mail-in voting (for eligible voters). ADL provided more than 700 schools with information about the voting process and held webinars on the voting process for students and their family members. ADL's voter education and outreach required its staff and volunteers to gather information from local election officials on the applicable rules in each jurisdiction, and those efforts were time consuming given 2020's rule changes and disinformation campaigns.

137. ADL is similarly concerned with SB1's provisions that limit and criminalize voter assistance. Although ADL does not directly assist voters with mail ballots or applications, it provides supporters with information about assisting voters. ADL is concerned that by providing its at least 23,000 Texas supporters with information about how to assist voters with mail-in voting or applications, the organization would place itself and its supporters at risk of prosecution.

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138. ADL will be required to divert and expend resources on designing its voter education to properly inform Texas voters about SB1's new, often confusing and/or vague, provisions.

139. SVREP will be irreparably harmed by SB1. SVREP has in the past, and will in the future, encouraged civic education and participation in the communities it serves. SVREP's voter engagement activities include registering eligible voters, hosting voter registrar trainings, providing written and online resources about in-person and mail voting (including information about assisting disabled and language minority voters), and holding events to encourage community members to vote.

140. SB1 will force SVREP to divert its resources away from its GOTV and leadershipbuilding activities, which are central to its mission, in order to counteract the negative effects of SB1 on the community members and voters SVREP serves. SVREP has in the past, and will in the future, conducted GOTV activities aimed at Latino registered voters with low turnout. SVREP has in the past, and will in the future, employed paid canvassers to contact voters in person at their homes and: educate the voters about an upcoming election, and urge the voters to vote, encourage, offer and deliver assistance to the voters. SVREP's paid canvassers have in the past, and will in the future, assisted voters in applying for and preparing their mail ballots as provided by Section 86.010 of the Texas Election Code including assisting non-family members to prepare their ballots.

141. Employees and volunteers of SVREP include individuals who encourage family members and non-family members to select them as assistors for voting at the polls and by mail. Employees and volunteers of SVREP include individuals who assist voters, including Latino elderly, disabled, limited English proficient and limited literacy voters, to vote by mail, including helping the voters prepare their mail ballots; employees and volunteers of SVREP include

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individuals who assist voters, including Latino elderly, disabled, and voters with limited English proficiency and limited literacy, to vote in person at the polling place, including assisting voters in navigating the polling place, interacting with poll workers, using the voting equipment, and reading and interpreting the ballot and recording a vote on the ballot.

142. SVREP will be required to divert resources to retrain staff, prepare new educational materials, recruit, train and manage new volunteers, and conduct community outreach to comply with SB1's new restrictions and requirements for assisting voters with mail and in-person voting.

143. Employees and volunteers of SVREP conduct their activities with Latino registered voters, some of whom are limited English proficient and/or have limited formal schooling and limited literacy, including Latino voters who require and use assistors of their choice to vote due to disability or inability to read or write. These voters use their chosen assistors to navigate the polling place; interact with poll workers; understand how to use the voting equipment; and read, interpret, mark and cast the ballot.

144. SVREP's employees and volunteers conduct their activities individuals who are chosen as assistors and will be deterred from serving as chosen assistors by SB1's requirement that the assistor fill out a form; take an oath and face criminal prosecution, conviction and punishment for inadvertently making a mistake on the form or with the oath, or for providing necessary assistance to voters that exceeds the scope of assistance described in the oath, or for encouraging a voter in a way that law enforcement officials will conclude is "pressur[ing]" a voter to use them as an assistor in violation of the required oath.

145. SB1 will also frustrate the mission of SVREP by reducing the number of people available to assist voters, and reducing the voter turnout of voters who rely on assistance, including Latinos with limited English proficiency and limited literacy, leading to low rates of voter turnout.

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Volunteers, employees, and the leadership of SVREP face felony prosecution, conviction and punishment under SB1 for assisting voters to vote in person and vote by mail.

146. SVREP's volunteers and employees serve voters who are disabled and require and use assistors of their choice but who are not blind and can see and read the ballot, including curbside voters who arrive at the polling place in a car with several individuals, including family members, as part of doing errands for the day. SVREP's volunteers and employees serve voters who are illiterate because racially discriminatory practices in Texas prevented them from gaining a formal education.

147. SB1 will irreparably harm TEXAS IMPACT and its members. TEXAS IMPACT manages a significant voter education campaign, conducts voter registration drives at churches, educates members about early voting, encourages members to vote, and distributes mail ballot applications to eligible voters through its Vote by Mail Captains program. Twenty-five different congregations participated in that program in 2020, working to assist their elderly and disabled members in voting by mail during the pandemic. TEXAS IMPACT's staff and interns were compensated for their work in the Vote by Mail Captains program, and TEXAS IMPACT and its member congregations provided funding and resources, including copying services and postage, to carry out the program. TEXAS IMPACT also recruits election judges, and Texas Impact's member congregations provide transportation to the polls for voters.

148. TEXAS IMPACT will have difficulty recruiting election workers because of confusion about SB1's new rules for partisan poll watchers and fear among volunteers of criminal prosecution for conduct that could "obstruct the view of a watcher."

149. TEXAS IMPACT's member congregations and individual members will be deterred from offering transportation to voters because of the additional burdens imposed on

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transporting seven or more voters to the polls, and the risk of confrontation by intimidating poll watchers.

150. TEXAS IMPACT will be required to divert and expend resources to ensure that its members comply with SB1's new, onerous, and often confusing and/or vague provisions.

151. MABA-TX's members include Latino registered voters.

152. MABA-TX's members include individuals chosen as assistors to assist eligible voters in the polling place and with voting by mail, including helping the voters navigate the polling place, interact with poll workers, read, interpret, complete and submit the ballot.

153. SB1 will also injure MABA-TX's members by extending wait times at the polling place as assistors complete forms and take an oath for each assisted voter.

154. MABA-TX's members include individuals who are chosen as assistors and will be deterred from serving as chosen assistors by SB1's requirement that assistors fill out a form, take an oath and face criminal prosecution, conviction and punishment for inadvertently making a mistake on the form or with the oath, or for providing necessary assistance to voters that exceeds the scope of assistance described in the oath, or for engaging in activity that might be perceived to be "pressuring" a voter to use them as an assistor in violation of the required oath.

155. SB1 will injure MABA-TX's members by extending wait times at the polling place as assistors complete forms and take an oath for each assisted voter.

156. MABA-TX's members include individuals who are chosen assistors and will be deterred from serving as chosen assistors by SB1's requirement that assistors fill out a form, take an oath and face criminal prosecution, conviction and punishment for inadvertently making a mistake on the form or with the oath, or for providing necessary assistance to voters that exceeds

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the scope of assistance described in the oath, or for engaging in activity that might be perceived to be "pressuring" a voter to use them as an assistor in violation of the required oath.

157. SB1 will force MABA-TX to divert its resources away from its community education activities, which are part of its mission, in order to counteract the negative effects of SB1 on its members and the communities in which members practice. MABA-TX has in the past, and will in the future, work to educate voters about upcoming elections, urge the voters to vote, and encourage, offer and provide assistance to the voters.

158. Members of MABA-TX include individuals who volunteer to be assistors for family members and non-family members in connection with voting at the polls and by mail.

159. MABA-TX will be required to divert resources to prepare new educational materials and conduct outreach to its members to educate them about SB1's new restrictions and requirements for assisting voters with mail and in-person voting.

160. MABA-TX believes that SBT's negative effects on Latino voters will result in fewer Latinos casting ballots and the election of fewer Latino judges. MABA-TX believes that SB1 will result in MABA-TX members practicing before less diverse judges.

161. TEXAS HOPE and its members will be irreparably harmed by SB1. Through its membership, Texas HOPE focused its 2020 efforts on GOTV strategies and encouraging Latinos to run for local office. This included efforts to energize and educate voters.

162. TEXAS HOPE's membership includes Latino voters who will be intimidated by poll watchers roaming freely around the polling place, watching and listening to voters, and standing close to them while they vote.

163. TEXAS HOPE has members who qualify to vote by mail, and its membership will be harmed by the new barriers on mail voting imposed by SB1.

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164. TEXAS HOPE will be forced to divert resources to educate its membership about SB1's restrictions, the rights that voters still possess under the SB1 regime, and the continuing importance of voter participation. For example, under SB1 partisan poll watchers have increased authority to get close to and possibly intimidate voters in the polling place. TEXAS HOPE will be required to divert resources into providing its members information about the rights of Latino voters to vote free of harassment in the polling place and recommended responses to voter harassment.

165. Finally, due to its cumulative effect of suppressing Latino voters, laws such as SB1 depress Latino turnout by decreasing interest in and the convenience of voting. In response, TEXAS HOPE will need to spend more of its resources on enfranchising and educating voters. Specifically, resources TEXAS HOPE could have used to educate persons who could run for local office will need to be reallocated to its GOTV effort.

166. SB1 will also hurt TEXAS HOPE members who have historically served as poll workers and election judges. TEXAS HOPE believes it will have difficulty recruiting election workers because of confusion about SB1's new rules for partisan poll watchers and fear among volunteers about criminal prosecution. Yet, political engagement, such as volunteering at the polls, is integral to TEXAS HOPE's mission of promoting Latino civil engagement. Accordingly, TEXAS HOPE will have to divert additional resources to energize its members and the Latino community to serve as election officials.

167. JOLT ACTION will be irreparably harmed by SB1. JOLT ACTION has in the past, and will in the future, conduct GOTV activities, which are aimed at Latino registered voters with low turnout, and leadership-building activities, which are central to its mission. In order to

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counteract the negative effects of SB1 on its members and the voters it serves, JOLT ACTION will be forced to divert its resources away from its GOTV and leadership-building activities.

168. JOLT ACTION has in the past, and will in the future, employ paid canvassers to contact voters in person at their homes to, among other things, educate the voters about an upcoming election; urge the voters to vote; and encourage, offer and deliver assistance to the voters. JOLT ACTION's paid canvassers have in the past, and will in the future, assist voters in applying for and preparing their mail ballots as provided by Section 86.010 of the Texas Election Code, including assisting non-family members to prepare their ballots.

169. Members of JOLT ACTION include individuals who volunteer to be assistors for family members and non-family members in connection with voting at the polls and by mail. Members of JOLT ACTION include individuals who assist voters, including Latino, elderly, disabled, limited English proficient and limited literacy voters, to vote by mail, including helping voters prepare mail ballots. Members of JOLT ACTION include individuals who assist voters, including Latino, elderly, disabled, limited English proficient and limited literacy voters, to vote in person at the polling place, including assisting voters in navigating the polling place, interacting with poll workers, using voting equipment, reading and interpreting the ballot and recording a vote on the ballot.

170. JOLT ACTION's membership and staff include individuals who are chosen as assistors and will be deterred from serving as chosen assistors by SB1's requirement that the assistor fill out a form, take an oath, and face criminal prosecution, conviction and punishment for inadvertently making a mistake on the form or with the oath, or for providing necessary assistance to voters that exceeds the scope of assistance described in the oath, or for encouraging a voter in a

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way that law enforcement officials will conclude is "pressur[ing]" a voter to use them as an assistor in violation of the required oath.

171. SB1 will frustrate the mission of JOLT ACTION by reducing the number of people available to assist voters and reducing voter turnout of voters who rely on assistance, including Latinos with limited English proficiency, limited literacy rates and low rates of turnout. Members, employees, and the leadership of JOLT ACTION face felony prosecution, conviction and punishment under SB1 for assisting voters to vote in person and by mail.

172. JOLT ACTION will be required to divert resources to retrain staff, prepare new educational materials, recruit, train and manage new volunteers, and conduct community outreach to comply with SB1's new restrictions and requirements for assisting voters with mail and inperson voting. For example, JOLT ACTION must redirect its resources towards retraining and obtaining new materials because employees previously used iPad tablets to help voters request a mail ballot, but SB1 now requires that mail ballot applications be "submitted" in writing and signed "using ink on paper."

173. WCVI will be irreparably harmed by SB1. WCVI conducts research to improve the level of political and economic participation in Latino and other underrepresented communities. WCVI uses its research to provide information to Latino community leaders that is relevant to the needs of their constituents, including political behavior and opinions of Latinos and the impact of public policies on Latinos. Increasing Latino political participation is central to the mission of WCVI. SB1 targets Latino registered voters through the creation and implementation of barriers that will reduce voting access for and voter turnout of Latino registered voters. Less voting by Latino registered voters hurts the overall mission of WCVI.

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174. FIEL and its members will be irreparably harmed by SB1. SB1 will force FIEL to divert its resources away from its GOTV and leadership-building activities, which are central to its mission, in order to counteract the negative effects of SB1 on its members and the voters FIEL serves. FIEL has in the past, and will in the future, conduct GOTV activities aimed at Latino registered voters with low turnout. FIEL has in the past, and will in the future, employ paid canvassers to contact voters in person at their homes and educate the voters about an upcoming election, urge the voters to vote, and encourage, offer and deliver assistance to the voters. FIEL's paid canvassers have in the past, and will in the future, assist voters in applying for and preparing their mail ballots as provided by Section 86.010 of the Texas Election Code including assisting non-family members to prepare their ballots.

175. Members of FIEL include individuals who encourage family members and nonfamily members to select them as assistors for voting at the polls and by mail. Members of FIEL include individuals who assist voters, including Latino elderly voters, disabled voters, and voters with limited English proficiency and limited literacy, to vote by mail including helping the voters prepare their mail ballots; members of FIEL include individuals who assist voters, including Latino, elderly, disabled, limited English proficiency and limited literacy voters, to vote in person at the polling place, including assisting voters in navigating the polling place, interacting with poll workers, using the voting equipment, reading and interpreting the ballot and recording a vote on the ballot.

176. FIEL will be required to divert resources to retrain staff, prepare new educational materials, recruit, train and manage new volunteers, and conduct community outreach to comply with SB1's new restrictions and requirements for assisting voters with mail and in-person voting.

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177. FIEL's membership and staff include individuals who are chosen as assistors and will be deterred from serving as chosen assistors by SB1's requirement that the assistor fill out a form, take an oath, and face criminal prosecution, conviction and punishment for inadvertently making a mistake on the form or with the oath, or for providing necessary assistance to voters that exceeds the scope of assistance described in the oath, or for encouraging a voter in a way that law enforcement officials will conclude is "pressur[ing]" a voter to use them as an assistor in violation of the required oath.

178. SB1 will also frustrate the mission of FIEL by reducing the number of people available to assist voters, and reducing the voter turnout, of voters who rely on assistance, including Latinos with limited English proficiency, limited literacy rates and low rates of voter turnout. Members, employees, and the leadership of FIEL face felony prosecution, conviction and punishment under SB1 for assisting voters to vote in person and vote by mail.

179. FIEL's members include Latino registered voters, some of whom are disabled, have limited English proficiency and/or have limited formal schooling and limited literacy. FIEL's members include Latino voters who require and use assistors of their choice to vote due to disability or inability to read or write. These voters use their chosen assistors to navigate the polling place, interact with poll workers, understand how to use the voting equipment and read, interpret, mark and cast the ballot.

180. FIEL's members include voters who are disabled and require and use assistors of their choice but who are not blind and can see and read the ballot. FIEL's members also include curbside voters who arrive at the polling place in a car with several individuals, including family members, as part of doing errands for the day. Some of FIEL's members are illiterate because racially discriminatory practices in Texas prevented them from gaining a formal education.

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181. Members of FIEL include individuals who voted in Harris County in 2020 and cast ballots using drive-thru voting and/or temporary structures for voting, mail ballot applications proactively sent to them by election officials, and 24-hour voting.

182. ISABEL LONGORIA is a strong proponent of encouraging and enabling all registered voters in Harris County to exercise their rights to cast a lawful ballot. Ms. Longoria, in turn, routinely encourages those who are (or may be) eligible to vote by mail to request a mail ballot application. For many voters, voting by mail reduces significant real-world barriers to casting a ballot. As Elections Administrator, Ms. Longoria also implements and carries out the S.A.F.E. Initiatives, introduced in 2020, to ensure voter safety in light of the COVID-19 pandemic, which include a commitment to promote and maximize vote-by-mail within the bounds of the law. Ms. Longoria often engaged in public outreach efforts to encourage such lawful voting. Ms. Longoria wishes to continue those efforts to encourage lawful voting by mail.

183. It is lawful for a voter to request an application to vote by mail.⁹⁵ And if a voter submits an application and it is approved because they are determined to be eligible to vote by mail, then it is lawful for that voter to cast a mail ballot.⁹⁶ Ms. Longoria accordingly seeks to engage in her own First Amendment right to encourage voters to lawfully request mail-in voting applications so that they can lawfully vote by mail.

184. Ms. Longoria has no interest in encouraging (and does not plan to encourage) voters to request mail-in voting applications if they are not eligible or potentially eligible to vote by

⁹⁵ Tex. Elec. Code § 84.012

⁹⁶ *Id.* § 86.001(b)

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mail.⁹⁷ Ms. Longoria simply wishes to encourage voters who are (or may be) eligible to vote by mail to request an application so that they can lawfully exercise their right to vote by mail ballot.

185. The anti-solicitation provision in Section 7.04, however, makes it a crime for Ms. Longoria to engage in such encouragement. Specifically, the anti-solicitation provision makes it a crime for a "public official or election official" to "knowingly . . . solicit[] the submission of an application to vote by mail from a person who did not request an application."⁹⁸ The offense is a state jail felony that carries a mandatory minimum of six months of imprisonment and a fine of up to \$10,000.⁹⁹ It is well settled that speech that encourages or induces another person to do something can qualify as solicitation under Texas law.¹⁰⁰

186. SB1's anti-solicitation provision accordingly chills Ms. Longoria from encouraging eligible and potentially eligible voters to submit applications to vote by mail by threatening her with severe criminal penalties and onerous fines for engaging in such speech. Such pure expression may qualify as solicitation for the "submission of an application to vote by mail," which the anti-solicitation provision makes a crime. In addition, Ms. Longoria will be chilled in her speech when merely giving truthful advice in response to questions from individual voters because such truthful advice could be seen as encouraging, inducing, counseling, directing, or otherwise soliciting the person to request an application.

⁹⁷ See id.

⁹⁸ S.B. 1 § 7.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 276.016(a)(1)).

⁹⁹ *Id.* (to be codified at TEX. ELEC. CODE § 276.016(b)); TEX. PENAL CODE § 12.35(a)–(b).

¹⁰⁰ See Medrano v. State, 421 S.W.3d 869, 884 (Tex. Ct. App. 5th Dist. 2014, pet. ref'd); see also TEX. PENAL CODE §§ 7.02(a)(2); 15.03(a).

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187. The chilling effect is particularly acute because Ms. Longoria's public support for voting by mail makes her a target for retaliatory or discriminatory prosecution. Given the State's history with respect to Harris County's efforts to encourage mail-in voting, Ms. Longoria is particularly concerned that she will face criminal prosecution—with a six-month mandatory minimum sentence—for encouraging eligible voters to request an application to vote by mail even when they are or may be eligible to do so.

188. JAMES LEWIN was an election judge in the 2020 Election, and he intends to serve as an election judge in future Texas elections. Before serving as an election judge in 2020, Mr. Lewin's greatest concern was that he and his team members would encounter disruption at the polls, including by poll watchers who sought to delay the voting process and discourage or intimidate voters. Fortunately, Mr. Lewin did not encounter any such disruptions during the 2020 Election. However, because SB1 limits election judges' ability to regulate poll watchers who engage in interference and intimidating conduct, and because SB1 creates risk of criminal prosecution for any "person" serving at a location "in an official capacity" who takes "any action to obstruct the view of a watcher or distance the watcher from [the observed activity] in a manner that would make observation not reasonably effective," Mr. Lewin is concerned about his potential liability. Mr. Lewin is uncertain what "action" would make a watcher's observation "not reasonably effective." If SB1 is implemented, Mr. Lewin may hesitate to volunteer as an election judge again because of his (and his family members') fear for his personal safety and because of fear of criminal prosecution.

COUNT I

SB1 violates the First and Fourteenth Amendment of the U.S. Constitution, U.S. Const. Amend. I and XIV.

189. Plaintiffs re-allege and incorporate by reference the allegations contained in the previous paragraphs of this Complaint as though fully set forth herein.

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190. A court considering a challenge to a state election law must carefully balance the character and magnitude of injury to First and Fourteenth Amendment rights that the plaintiff seeks to vindicate against the justifications offered by the state for the burdens imposed by the law. *See Burdick v. Takushi*, 504 U.S. 428, 434 (1992); *Anderson v. Celebrezze*, 460 U.S. 780, 789 (1983).

191. The more a challenged law burdens the right to vote, the stricter the scrutiny courts apply when evaluating the law. *Tex. Indep. Party v. Kirk*, 84 F.3d 178, 182 (5th Cir. 1996). "However slight th[e] burden may appear, . . . it must be justified by relevant and legitimate state interests sufficiently weighty to justify the limitation." *Crawford v. Marion Cnty. Election Bd.*, 553 U.S. 181, 191 (2008) (Stevens, J., controlling op.) (quotation marks omitted).

192. SB1 inflicts severe burdens on Texas's voters through each individual restriction and the cumulative effect of all the measures that impose barriers to voting.

193. By prohibiting Plaintiffs, their employees, and their members (as applicable) from communicating with voters about applications for ballots by mail and mail ballots, SB1's new criminal restrictions on ballot assistance and collection services (including what Texas self-servingly calls "vote harvesting services") will impose severe burdens on Texas voters wishing to vote by mail by limiting the number of people available to assist them.

194. SB1's enhanced information requirements, expanded oath, exposure to a potential perjury charge, and accompanying enhanced criminal penalties for persons assisting voters will impose severe burdens on, and in some cases entirely deny, the right to vote of Texas voters with disabilities or language access barriers by limiting the number of people available to assist them with voting in person or by mail, for fear of criminal prosecution.

195. SB1's criminalization of all forms of compensated assistance will also impose severe burdens on, and in some cases entirely deny, the right to vote of Texas voters with

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disabilities, advanced age, and/or language access barriers by limiting the number of people available to assist them with voting by mail, for fear of criminal prosecution. Blind and elderly voters, voters with disabilities, and voters who cannot read the languages in which ballots are printed because they have limited English proficiency or limited literacy, are made the most vulnerable by these new provisions. These groups already have difficulty voting and face even higher burdens under the new law.

196. These limitations on voter assistance serve no legitimate state interest. Indeed, any purported anti-fraud justification for these limitations is poorly disguised pretext. The bill's proponents have not demonstrated any evidence that voter assistance was a major source of misconduct or fraud in Texas elections (the occurrence of which in any non-trivial amount is entirely unproven) or that the pre-existing limitations on such assistance were insufficient to identify and prosecute the very few instances of any such misconduct in this state.

197. In fact, with respect to vote by mail, Texas already imposes more restrictions on mail voting than most states in the country. And even in states that allow everyone to vote by mail, or even affirmatively mail every registered voter a ballot, fraud is rare.

COUNT II

SB1 Violates the Fourteenth Amendment of The U.S. Constitution, U.S. Const. amend., XIV.

198. Plaintiffs re-allege and incorporate by reference the allegations contained in the previous paragraphs of this Complaint as though fully set forth herein.

199. Section 1 of the Fourteenth Amendment to the United States Constitution provides:

No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

U.S. Const. amend., XIV.

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200. The Fourteenth Amendment prohibits intentional racial discrimination by state actors. Discriminatory intent may be established by proof that the defendants used race as a motivating factor in their decisions. *Vill. of Arlington Heights v. Metropolitan Hous. Dev. Corp.*, 429 U.S. 252, 265 (1977).

201. The facts alleged herein, among others to be uncovered during discovery, show that SB1 was enacted, at least partly, with a racially discriminatory intent to discriminate against voters of color, on the basis of race and national origin, in violation of the United States Constitution.

202. Texas's long history and ongoing record of racial discrimination in the context of voting, the known and reasonably foreseeable discriminatory impact of SB1, the sequence of events and substantive departures from the normal legislative process which resulted in the enactment of SB1, and the tenuousness of the stated justifications for SB1 raise a strong inference of a discriminatory purpose in violation of the Fourteenth Amendment.

COUNT III

SB1 Violates the Fifteenth Amendment of the U.S. Constitution, U.S. Const. amend., XV.

203. Plaintiffs re-allege and incorporate by reference the allegations contained in the previous paragraphs of this Complaint as though fully set forth herein.

204. Section 1 of the Fifteenth Amendment to the United States Constitution provides:

The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude.

U.S. Const. amend., XV.

205. The Fifteenth Amendment enfranchised voters nationwide, regardless of race or color, and is an independent source of authority to protect against discrimination in voting. "The Amendment bans racial discrimination in voting by both state and nation. It thus establishes a

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national policy . . . not to be discriminated against as voters in elections to determine public governmental policies or to select public officials" *Terry v. Adams*, 345 U.S. 461, 467 (1953).

206. Similar to the Fourteenth Amendment, discriminatory intent under the Fifteenth Amendment may be established by proof that the defendants used race as a motivating factor in their decisions. *Mobile v. Bolden*, 446 U.S. 55, 62, (1980) (plurality opinion) (citing *Vill. of Arlington Heights*, 429 U.S. at 265).

207. The facts alleged herein, among others to be uncovered during discovery, show that SB1 was enacted, at least partly, with a racially discriminatory intent to discriminate against voters of color in violation of the United States Constitution.

208. Texas's long history and ongoing record of racial discrimination in the context of voting, the known and reasonably foreseeable discriminatory impact of SB1, the sequence of events and substantive departures from the normal legislative process ultimately leading to the enactment of SB1, and the lack of any evidence whatsoever for the stated justifications for SB1 raise a strong inference of a discriminatory purpose in violation of the Fifteenth Amendment.

COUNT IV SB1 violates Section 2 of the Voting Rights Act, 52 U.S.C. § 10301, et seq.

209. Plaintiffs re-allege and incorporate by reference the allegations contained in the previous paragraphs of this Complaint as though fully set forth herein.

210. Section 2 of the Voting Rights Act prohibits state political processes that are "not equally open to participation" by minority voters, such that those voters "have less opportunity than other members of the electorate to participate in the political process and to elect representatives of their choice." 52 U.S.C. § 10301.

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211. The aforementioned burdens and restrictions of SB1 placed on voters individually—and even more so collectively—abridge the opportunity of minority voters to participate in the political process and exercise their right to vote.

212. As a result, under the totality of the circumstances, SB1's multifarious burdens and restrictions individually and collectively violate Section 2 of the Voting Rights Act by abridging and denying the right to vote and creating less opportunity for people of color than other members of the electorate to participate in the political process and to elect representatives of their choice, including Black and Latino voters, and including many of Plaintiffs' members and congregants. Texas's political process is not equally open to participation by minority voters

COUNT V SB1 violates Section 208 of the Voting Rights Act, 52 U.S.C. § 10508.

213. Plaintiffs re-allege and incorporate by reference the allegations contained in the previous paragraphs of this Complaint as though fully set forth herein.

214. Section 208 of the Voting Rights Act provides that "[a]ny voter who requires assistance to vote by reason of blinchess, disability, or inability to read or write" in English for any reason "may be given assistance by a person of the voter's choice, other than the voter's employer or agent of that employer or officer or agent of the voter's union." 52 U.S.C. § 10508.

215. Section 208 thus establishes the right of a voter with a disability or a voter with limited English proficiency or limited literacy to choose an assistor to assist the voter with the voting process, including physically navigating the polling place, interacting with poll workers, reading and interpreting the ballot, and marking the ballot. Although Texas election law provides voters who need assistance with the right to receive such assistance from a person of their choice as required by Section 208, SB1's new restrictions gut that provision by impeding the voter's practical ability to get assistance. SB1 thus violates Section 208 of the Voting Rights Act. *OCA*-

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Greater Houston v. Texas, 867 F.3d 604 (5th Cir. 2017) (holding that Texas law limiting who can provide assistance to non-English speaking voters violated Section 208 of the Voting Rights Act and noting that "a state cannot restrict this federally guaranteed right [Section 208] by enacting a statute tracking its language, then defining terms more restrictively than as federally defined.").

216. Section 208 establishes the right of a voter with a disability or a voter with limited English proficiency or limited literacy to choose an assistor to assist the voter with the voting process, including physically navigating the polling place, interacting with poll workers, reading and interpreting the ballot, and marking the ballot. Although Texas election law purports to provide voters who need assistance with the right to receive such assistance from a person of their choice as required by Section 208, SB1's new requirements gut that provision and impede the voter's practical ability to get the assistance they are entitled to under federal law. SB1 thus violates Section 208 of the Voting Rights Act. *Sec OCA-Greater Houston v. Texas*, 867 F.3d 604 (5th Cir. 2017) (holding that Texas law limiting who can provide assistance to non-English speaking voters violated Section 208 of the Voting Rights Act and noting that "a state cannot restrict this federally guaranteed right [Section 208] by enacting a statute tracking its language, then defining terms more restrictively than as federally defined.").

COUNT VI SB1 violates Title II of the Americans with Disability Act, 42 U.S.C. § 12131, *et seq*.

217. Plaintiffs re-allege and incorporate by reference the allegations contained in the previous paragraphs of this Complaint as though fully set forth herein.

218. Title II of the Americans with Disabilities Act (the "ADA") provides that "no qualified individual with a disability shall, by reason of such disability, be excluded from participation in or be denied the benefits of the services, programs, or activities of a public entity, or be subjected to discrimination by any such entity." 42 U.S.C. § 12132.

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219. "Voting is a quintessential public activity" and, accordingly, Title II requires state and local governments (i.e., "public entities") to ensure that people with disabilities have a full and equal opportunity to vote. *Nat'l Fed'n of the Blind v. Lamone*, 813 F.3d 494, 507 (4th Cir. 2016) (noting in a case involving an ADA action by blind voters against a Maryland election official that "[v]oting is a quintessential public activity. . . . Ensuring that disabled individuals are afforded an opportunity to participate in voting that is equal to that afforded others. . . . ") (citing 28 C.F.R. § 35.130); 28 C.F.R. § 35.130(b)(7).

220. There is no valid justification for the burdens that SB1 imposes on voters with disabilities in making it harder for them to get necessary assistance described herein, as such restrictions will deny voters with disabilities equal access to the franchise and prevent such voters from exercising their fundamental right to vote.

221. Unless the requested relief is granted, Plaintiffs' members that are qualified individuals with disabilities under the ADA and those similarly situated will be discriminated against and denied adequate access to the franchise.

222. Unless the requested relief is granted, the Plaintiffs will be required to incur substantial costs and divert resources from other activities in order to mitigate the effects of SB1's impermissible burdens on the ability of disabled persons to exercise their full and equal opportunity to vote.

COUNT VII

SB1 violates the First and Fourteenth Amendments to the U.S. Constitution.

223. Plaintiffs re-allege and incorporate by reference the allegations contained in the previous paragraphs of this Complaint as though fully set forth here.

224. A law also violates the Fourteenth Amendment if it restricts the freedom of speech protected by the First Amendment. Under the First Amendment, the "government has no power

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to restrict expression because of its messages, its ideas, its subject matter, or its content." *Brown v. Entm't Merch. Ass'n*, 564 U.S. 786, 790–91 (2011). When a law regulates speech on the basis of its content, it is presumptively unconstitutional and subject to strict scrutiny. *See Reagan Nat'l Adver. of Austin v. City of Austin*, 972 F.3d 696, 702 (5th Cir. 2020). A law is content based when it "applies to particular speech because of the topic discussed or the idea or messaged expressed." *Id.* (citing *Reed v. Town of Gilbert*, 576 U.S. 155, 163 (2015)).

225. SB1's anti-solicitation provision violates the First and Fourteenth Amendments both on its face and as applied to truthful speech encouraging individuals who are or may be eligible to vote by mail to request applications for such mail ballots. Speech encouraging or inducing voters to lawfully request an application to vote by mail does not fit within any established exception to the First Amendment's protections. *See United States v. Stevens*, 559 U.S. 460, 468 (2010). And when the government imposes criminal punishment, it acts as a sovereign and is thus subject to the full force of the First Amendment's protections. *See Ex parte Perry*, 483 S.W.3d 884911-12 (Tex. Crim. App. 2016); *Bose Corp. v. Consumers Union of U.S.*, *Inc.* 466 U.S. 485, 504 n.22 (1984).

226. SB1's anti-solicitation provision is also both content and viewpoint based. The anti-solicitation provision imposes harsh criminal penalties and steep fines on public officials and election officials who engage in speech that encourages or induces voters to request mail ballot applications, notwithstanding that requesting a mail ballot application is perfectly lawful and it is perfectly lawful for many Texas voters to vote by mail.

227. SB1's anti-solicitation provision cannot survive First Amendment scrutiny. The ban on soliciting mail ballot applications does not promote any legitimate, much less compelling, governmental interest. If anything, public officials and election officials have a compelling interest

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to *engage* in such speech, because voting is itself a fundamental right and voting by mail is a lawful way for millions of Texans to exercise that fundamental right. SB1's anti-solicitation provision also is not tailored—much less narrowly tailored—to further any compelling governmental interest, it does not do so by the least restrictive means, and Defendants have ample alternative channels to achieve any alleged legitimate interest without the anti-solicitation provision's content-and viewpoint-based restrictions on Longoria's speech. For example, the anti-solicitation provision independently prohibits public officials and election officials from affirmatively sending an application to vote by mail to a voter who did not request it.¹⁰¹ That is a conduct-based prohibition, and it amply addresses any legitimate concerns the State may have in this area. Censorship of protected speech is thus entirely unjustified.

228. SB1's penalties for speech about requests for applications are explicitly limited to public officials or election officials whose speech supports or encourages voters to request an application to vote by mail. Public officials and election officials whose speech opposes or discourages requests for applications to vote by mail are not subject to the anti-solicitation provision's penalties. But public officials or election officials who exercise their First Amendment rights to encourage or support such requests face severe criminal penalties and fines. Punishment thus depends not merely on the content of the speech, but also its viewpoint on the question of whether voting by mail should be encouraged or discouraged. Such viewpoint discrimination is a paradigmatic violation of the First Amendment: "The government must abstain from regulating speech when the specific motivating ideology or the opinion or perspective of the speaker is the

¹⁰¹ S.B. 1 § 7.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 276.016(a)(2)).

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rationale for the restriction." *Rosenberger v. Rector & Visitors of Univ. of Va.*, 515 U.S. 819, 829 (1995).

229. Quite simply, the Texas Legislature cannot make it a crime for a public official or election official to exercise her First Amendment rights to encourage voters to lawfully exercise their own constitutionally protected right to vote. SB1's anti-solicitation provision and Defendants' enactment and enforcement violate the First Amendment, entitling Longoria, under 42 U.S.C. § 1983, to the relief requested below.

COUNT VIII

Section 7.04 of SB1 violates the First and Fourteenth Amendments to the U.S. Constitution, U.S. Const. Amend. I and XIV.

230. Plaintiffs re-allege and incorporate by reference the allegations contained in the previous paragraphs of this Complaint as though fully set forth herein.

231. Section 7.04 of SB1 violates the First and Fourteenth Amendments because it is unconstitutionally vague and impermissibly restricts the freedom of speech.

232. A criminal law is unconstitutionally vague, and in violation of the Fourteenth Amendment's requirements of due process, if it "(1) fails to provide those targeted by the statute a reasonable opportunity to know what conduct is prohibited or (2) is so indefinite that it allows arbitrary and discriminatory enforcement." *Moore v. Brown*, 868 F.3d 398, 406 (5th Cir. 2017) (citation omitted); *Women's Med. Ctr. v. Bell*, 248 F.3d 411, 422 (5th Cir. 2001). Courts apply a "more stringent" vagueness inquiry when a law "interferes with the right of free speech or association." *Holder v. Humanitarian Law Project*, 561 U.S. 1, 19 (2010).

233. A law also violates the Fourteenth Amendment if it restricts the freedom of speech protected by the First Amendment. Under the First Amendment, the "government has no power to restrict expression because of its messages, its ideas, its subject matter, or its content." *Brown v. Entm't Merch. Ass'n*, 564 U.S. 786, 790–91 (2011). When a law regulates speech on the basis

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of its content, it is presumptively unconstitutional and subject to strict scrutiny. *See Reagan Nat'l Adver. of Austin v. City of Austin*, 972 F.3d 696, 702 (5th Cir. 2020). A law is content based when it "applies to particular speech because of the topic discussed or the idea or messaged expressed." *Id.* (citing *Reed v. Town of Gilbert*, 576 U.S. 155, 163 (2015)).

234. Section 7.04 violates both of these constitutional requirements.

235. First, Section 7.04 fails to provide adequate notice of what is (or is not) prohibited. Section 7.04 of SB1 outlines a number of offenses for persons engaged in "vote harvesting services," which is confusingly defined as "in-person interaction with one or more voters, in the physical presence of an official ballot, a ballot voted by mail, or an application for ballot by mail, intended to deliver votes for a specific candidate or measure ⁵¹⁰² A violation results in a thirddegree felony, subject to a minimum of two years (and up to ten years) of jail time and a fine of up to \$10,000.¹⁰³ Section 7.04 of SB1 does not define "in-person interaction," potentially reaching a wide and varying range of possibilities. The statute's requirement that an interaction be "in the physical presence of" a ballot or mail ballot is also unclear and does not adequately define the possible kinds of interactions that could come within the statute's prohibitions.¹⁰⁴ And the intent requirement (that the interaction be "intended to deliver votes") is also cryptic, apparently requiring nothing more than a political motivation (as opposed to an actual intent to defraud or deceive).

¹⁰² S.B. 1 § 7.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 276.015(a)(2)).

¹⁰³ TEX. PENAL CODE § 12.34(a)–(b).

 $^{^{104}}$ S.B. 1 § 7.04, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 276.015(a)(2)).

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236. Section 7.04's requirement that a person receive "compensation or other benefit" in exchange for the interaction does not ameliorate the vagueness.¹⁰⁵ Section 7.04 defines "benefit" to mean "anything reasonably regarded as a gain or advantage," no matter how minor.¹⁰⁶ The range of possible "benefit[s]" is itself wide and unpredictable to a reasonable person attempting to understand what conduct the law prohibits.

237. Second, the lack of clarity (coupled with the provision's breadth) invites arbitrary and discriminatory enforcement. It would be largely up to prosecutors to determine whether to bring charges based on any in-person interaction between two people in the presence of a ballot, absentee ballot, or application for an absentee ballot. This possibility would be particularly acute for campaign workers, because a benefit can be "inferred." A campaign worker could open herself to the possibility of criminal prosecution virtually any time she speaks about her work to another voter in the presence of a ballot, absentee ballot, or application for an absentee ballot.

238. Section 7.04 of SB1 also regulates speech. Speech is plainly a form of "in-person interaction." And Section 7.04 regulates speech on the basis of its content: namely, whether the speech is "intended to deliver votes for a specific candidate or measure."

239. Section 7.04 does not promote any legitimate, much less compelling, governmental interest. Section 7.04 also is not narrowly tailored to advance a compelling governmental interest through the least restrictive means. In particular, Section 7.04 cannot be justified based on an interest in preventing fraud because it is not limited in any way to conduct or speech that is fraudulent, misleading, or unlawful.

¹⁰⁵ *Id.* (to be codified at TEX. ELEC. CODE § 276.015(e)(1)).

¹⁰⁶ *Id.* (to be codified at TEX. ELEC. CODE § 276.015(a)(1)).

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240. Those prohibitions cannot be constitutionally justified. Section 7.04 thus unconstitutionally infringes upon Plaintiffs' rights under the First and Fourteenth Amendments, and the Court should declare it unlawful and enjoin its implementation and enforcement.

COUNT IX Section 4.09 of SB1 is unconstitutionally vague in violation of the Fourteenth Amendment to the U.S. Constitution, U.S. Const. amend. XIV.

241. Plaintiffs re-allege and incorporate by reference the allegations contained in the previous paragraphs of this Complaint as though fully set forth herein.

242. Section 4.09 of SB1 subjects persons serving in an official capacity at a polling place to criminal liability as a Class A misdemeanor for taking "any action to obstruct the view of a watcher or distance the watcher from [the observed activity or procedure] in a manner that would make observation not reasonably effective."¹⁰⁷

243. Section 4.09 of SB1 does not impose any limitations on what "any action" may constitute, how small it may be, or what it means to have the intent to obstruct or distance a watcher "in a manner that would make observation not reasonably effective."

244. Section 4.09 accordingly fails to provide adequate notice to poll workers, election judges, and other officials of what steps, if any, they can take when interacting with a poll watcher while still avoiding a risk of criminal liability.

245. Section 4.09 similarly invites arbitrary and discriminatory enforcement because prosecutors have essentially free reign to assert, after the fact, that a poll worker took "any action" with the intent to obstruct or distance a watcher "in a manner that would make observation not reasonably effective."

¹⁰⁷ S.B. 1 § 4.09, 2021 87th Leg., 2d Spec. Sess. (Tex. 2021) (to be codified at TEX. ELEC. CODE § 33.051(g)).

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246. For each of the foregoing reasons and as described above, Section 4.09 of SB1 is unconstitutionally vague, and the Court should enjoin its implementation and enforcement.

COUNT X SB1 violates the Supremacy Clause of the U.S. Constitution.

247. Plaintiffs incorporate all of the allegations contained in the previous paragraphs of this complaint as though fully set forth here.

248. SB1 violates the Supremacy Clause of the U.S. Constitution by denying eligible voters the right to choose their assistors and receive the assistance to which they are entitled under federal law.

249. Sections 5.01, 5.03, 5.04, and 5.05 of SB1 violate the Supremacy Clause, Article VI, Clause 2 of the U.S. Constitution because they conflict and interfere with the implementation and enforcement of federal law, namely Section 208 of the Voting Rights Act.¹⁰⁸

COUNT XI

SB1 violates the First and Fourteenth Amendments of the U.S. Constitution

250. Plaintiffs incorporate all of the allegations contained in the previous paragraphs of this complaint as though fully set forth here.

251. SB1's enhanced information requirements, expanded oath, exposure to a potential perjury charge, and accompanying enhanced criminal penalties for persons assisting voters violate the free speech rights of individuals who assist voters at the polling place and with respect to voting by mail. The voter assistance restrictions violate the First and Fourteenth Amendments, on their face and as applied, by imposing additional burdens on, and preventing through fear of criminal prosecution, the delivery of voter assistance by assistors.

¹⁰⁸ 52 U.S.C. § 10508 ("Any voter who requires assistance to vote by reason of blindness, disability, or inability to read or write may be given assistance by a person of the voter's choice.").

252. Because the voter assistance restrictions cannot be constitutionally justified, they

unconstitutionally infringe upon Plaintiffs' rights under the First and Fourteenth Amendments and

the Court should declare them unlawful and enjoin their implementation and enforcement.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs respectfully request the following relief:

- 1. A declaratory judgment that the challenged provisions in SB1 violate:
 - a. The Supremacy Clause to the U.S. Constitution;
 - b. the First, Fourteenth and Fifteenth Amendments to the U.S. Constitution as undue burdens on the right to vote;
 - c. the First and Fourteenth Amendments to the U.S. Constitution as impermissible restrictions on freedom of speech;
 - d. the Equal Protection Clause of the Fourteenth Amendment of the U.S. Constitution;
 - e. Section 208 of the Voting Rights Act;
 - f. Section 2 of the Voting Rights Act; and
 - g. the Americans with Disabilities Act.

2. An injunction prohibiting Defendants, their respective agents, officers, employees, and successors, and all persons acting in concert with each or any of them, from enforcing any of the challenged provisions of SB1.

3. An order requiring Texas to preclear, under section 3(c) of the Voting Rights Act (52 U.S.C. § 10302(c)), all changes in statewide voting practices for a period of ten years;

4. An order awarding Plaintiffs their costs, expenses, and reasonable attorneys' fees pursuant to, *inter alia*, 52 U.S.C. § 20510(c), 42 U.S.C. § 1988 and other applicable laws; and

5. Granting any such other and further relief as this Court deems just and

proper.

Dated: September 3, 2021

/s/ Nina Perales_

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