IN THE SUPREME COURT OF OHIO

League of Women Voters of Ohio, <i>et al.</i> , Petitioners, v. Ohio Redistricting Commission, <i>et al.</i> , Respondents.	 Case No. 2021-1193 Original Action Filed Pursuant to Ohio Constitution, Article XI, Section 9(A) [Apportionment Case Pursuant to S. Ct. Prac. R. 14.03] 		
		Bria Bennett, <i>et al</i> .,	:
			: Case No. 2021-1198
		Petitioners,	:
		,	: Original Action Filed Pursuant to
		X/	• Ohio Constitution Article XI Section 9(A)

Petitioners, v. Ohio Redistricting Commission, <i>et al.</i> ,	 Case No. 2021-1198 Original Action Filed Pursuant to Ohio Constitution, Article XI, Section 9(A) [Apportionment Case Pursuant to S. Ct. Prac. R. 14.03]
Respondents.	· -
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The Ohio Organizing Collaborative, et al.,	:
×	: Case No. 2021-1210
Petitioners,	:
v.	 : Original Action Filed Pursuant to : Ohio Constitution, Article XI, Section 9(A)
Ohio Redistricting Commission, et al.,	: : [Apportionment Case Pursuant to S. Ct. : Prac. R. 14.03]
Respondents.	:

RESPONDENTS SYKES AND RUSSO'S MOTION TO MOVE THE PRIMARY ELECTION DATE

C. BENJAMIN COOPER (0093103) *Counsel of Record* CHARLES H. COOPER, JR. (0037295) CHELSEA C. WEAVER (0096850) Cooper & Elliott, LLC 305 West Nationwide Boulevard Columbus, Ohio 43215 (614) 481-6000 (614) 481-6001 (fax) benc@cooperelliott.com chipc@cooperelliott.com

Special Counsel for Respondents Senator Vernon Sykes and House Minority Leader C. Allison Russo FREDA J. LEVENSON (0045916) ACLU of Ohio Foundation, Inc. 4506 Chester Avenue Cleveland, OH 44103 Tel: (614) 586-1972 x125 flevenson@acluohio.org

DAVID J. CAREY (0088787)

ACLU of Ohio Foundation, Inc. 1108 City Park Avenue, Suite 203 Columbus, OH 43206 Tel: (614) 586-1972 x2004 dcarey@acluohio.org

ALORA THOMAS (PHV 22010)

JULIE A. EBENSTEIN (PHV 25423) American Civil Liberties Union 125 Broad Street New York, NY 10004 Tel: (212) 519-7866 athomas@aclu.org jebenstein@aclu.org

ROBERT D. FRAM (PHV 25414) DONALD BROWN (PHV 25480) JOSHUA GONZÁLEZ (PHV 25424) DAVID DENUYL (PHV 25452) JULIANA GOLDROSEN (PHV 25193) Covington & Burling LLP Salesforce Tower 415 Mission Street, Suite 5400 San Francisco, CA 94105 Tel: (415) 591-6000 rfram@cov.com

ALEXANDER THOMAS (PHV 25462) Covington & Burling LLP 850 W. Tenth Street, NW Washington DC 20001 Tel: (202) 662-5968 athorason@cov.com

ANUPAM SHARMA (PHV 25418) YALE FU (PHV 25419) Covington & Burling LLP 3000 El Camino Real 5 Palo Alto Square, 10th Floor Palo Alto, CA 94306 Tel: (650) 632-4716 asharma@cov.com yfu@cov.com

G

Counsel for Petitioners League of Women Voters of Ohio, *et al.*

DONALD J. MCTIGUE (0022849) DEREK S. CLINGER (0092075) McTigue Colombo & Clinger LLC 545 East Town Street Columbus, OH 43215 Tel: (614) 263-7000 dmctigue@electionlawgroup.com dclinger@electionlawgroup.com

ABHA KHANNA (PHV 2189) BEN STAFFORD (PHV 25433) Elias Law Group 1700 Seventh Ave., Suite 2100 Seattle, WA 98101 Tel: (206) 656-0716 akhanna@elias.law bstafford@elias.law

JYOTI JASRASARIA (PHV 25401) SPENCER W. KLEIN (PHV 25432) Elias Law Group 10 G Street NE, Suite 600 Washington, DC 20002 Tel: (202) 968-4490 ijasrasaria@elias.law sklein@elias.law

Counsel for Petitioners Bria Bennett, *et al*. ALICIA L. BANNON (PHV 25409) YURIJ RUDENSKY (PHV 25422) HARRY BLACK (PHV 25544) Brennan Center for Justice at NYU School of Law 120 Broadway, Suite 1750 New York, NY 10271 Tel: (646) 292-8310 alicia.bannon@nyu.edu

PETER M. ELLIS (0070264) M. PATRICK YINGLING (PHV 10145) NATALIE R. SALAZAR Reed Smith LLP 10 South Wacker Drive, 40th Floor Chicago, IL 60606 Tel: (312) 207-1000 pellis@reedsmith.com

BRIAN A. SUTHERLAND (PHV 25406) **Reed Smith LLP** 101 Second Street. Suite 1800 San Francisco, CA 94105 Tel: (415) 543-8700 bsutherland@reedsmith.com

BEN R. FLIEGEL (PHV 25411) Reed Smith LLP 355 South Grand Avenue, Suite 2900 Los Angeles, CA 90071 Tel: (213) 457-8000 bfliegel@reedsmith.com

BRAD A. FUNARI (PHV 3139) DANIELLEL. STEWART (0084086) LLP Juth Avenue Pittsburgh, PA 1522 Tel: (412) 288-4583 bfunari@reedsmith dstewart@rec Reed Smith LLP Pittsburgh, PA 15222 bfunari@reedsmith.com dstewart@reedsmith.com

Counsel for Petitioners The Ohio Organizing Collaborative, et al. JOHN W. ZEIGER (0010707) MARION H. LITTLE, JR. (0042679) CHRISTOPHER J. HOGAN (0079829) Zeiger, Tigges & Little LLP 3500 Huntington Center 41 South High Street Columbus, Ohio 43215 Tel: (614) 365-9900 zeiger@litohio.com little@litohio.com hogan@litohio.com

Counsel for Respondent Governor Mike DeWine

BRIDGET C. COONTZ (0072919) JULIE M. PFEIFFER (0069762) MICHAEL A. WALTON (0092201) MICHAEL HENDERSHOT (0081842) Ohio Attorney General 30 E. Broad Street, 16th Floor Columbus, OH 43215 Tel: (614) 466-2872 bridget.coontz@ohioago.gov julie.pfeiffer@ohioago.gov michael.walton@ohioago.gov

Counsel for Respondents Secretary of State Frank LaRose and Auditor Keith Faber ERIK J. CLARK (0078732) ASHLEY MERINO (0096853) Organ Law LLP 1330 Dublin Road Columbus, OH 43215 Tel: (614) 481-0900 ejclark@organlegal.com amerino@organlegal.com

Counsel for Respondent Ohio Redistricting Commission

W. STUART DORNETTE (0002955) BETH A. BRYAN (0082076) PHILIP D. WILLIAMSON (0097174) Taft Stettinius & Hollister LLP 425 Walnut St., Suite 1800 Cincinnati, OH 45202 Tel: (513) 381-2838 dornette@taftlaw.com bryan@taftlaw.com pwilliamson@taftlaw.com

PHILLIP J. STRACH (PHV 25444) THOMAS A. FARR (PHV 25461) JOHN E. BRANCH, III (PHV 25460) ALYSSA M. RIGGINS (PHV 25441) GREG MCGUIRE (PHV 25483) Nelson Mullins Riley & Scarborough LLP 4140 Parklake Ave., Suite 200 Raleigh, NC 27612 Tel: (919) 329-3812 phil.strach@nelsonmullins.com tom.farr@nelsonmullins.com john.branch@nelsonmullins.com alyssa.riggins@nelsonmullins.com

Counsel for Respondents Senate President Matt Huffman and House Speaker Robert Cupp

RESPONDENTS SYKES AND RUSSO'S MOTION TO MOVE THE PRIMARY ELECTION DATE

The Court is no doubt aware of *Gonidakis et al. v. LaRose*, S.D. Ohio No. 2:22-cv-773, the federal court case involving an apportionment challenge to the General Assembly districts at issue in this case. On Friday evening, Chief District Judge Marbley vacated the stay in that case, Op. & Order, *id.*, ECF No. 82 (Mar. 18, 2022), and Chief Circuit Judge Sutton appointed a three-judge panel to hear the case as it moves forward, Order, *id.*, ECF No. 83 (Mar. 18, 2022).

This morning, the *Gonidakis* plaintiffs moved for a temporary restraining order, asking the federal court to implement the Ohio Redistricting Commission's February 24 Plan—the plan this Court just found to be an unconstitutional partisan gerrymander—in the upcoming primary and general elections. Pls.' Mot. for a TRO to Maintain the Third Plan, *id.*, ECF No. 84 (Mar. 21, 2022). The three-judge panel is expected to convene quickly and issue a briefing schedule on the TRO motion, as well as plaintiffs' earlier motion for a preliminary injunction.

The *Gonidakis* plaintiffs argue that the federal court must implement the February 24 Plan given the primary election's current date. Pls.' Mot. for a TRO to Maintain the Third Plan, *id.*, ECF No. 84 at PageID #1156 (Mar. 21, 2022). Before this Court issued its decision on that Plan, Secretary LaRose informed the federal court of his position that, "if the Ohio Supreme Court invalidates the [February 24] Plan, there will be insufficient time for the county boards of election to once again complete all of the mandatory pre-election processes using new a fourth plan in time for the May 3rd primary." Notice by LaRose, *id.*, ECF No. 71 at PageID #1040 (Mar. 16, 2022). Since then, LaRose has told the court that, "[b]ased on the Supreme Court's [March 16] ruling, there are currently no state legislative districts for which a primary election can be held on May 3." LaRose's Response to Pls.' Emergency Mot., *id.*, ECF No. 76 at PageID #1107 (Mar. 18, 2022). The *Gonidakis* plaintiffs, for their part, argue that an election

on May 3 with no General Assembly maps violates the U.S. Constitution, and that, as a practical matter, the February 24 Plan is the only set of maps that can be implemented in time for a May 3 election. Pls.' Mot. for a TRO to Maintain the Third Plan, *id.*, ECF No. 84 at PageID #1160-62 (Mar. 21, 2022).¹

Senator Sykes and Leader Russo ask this Court to move the primary election date, which would accomplish two important things: (1) it would ensure that this Court can continue working with the Commission to make progress on adopting and implementing a plan that satisfies *both* state and federal constitutional requirements, and (2) it would allow that process to continue unimpeded by the federal litigation in Gonidakis, in keeping with our federal constitutional scheme, under which "reapportionment is primarily the duty and responsibility of the State"-not "of a federal court." Growe v. Emison, 507 U.S. 25, 33, 113 S.Ct. 1075, 122 L.Ed.2d 388 (1993). Under the U.S. Supreme Court's unanimous decision in Growe v. Emison, the general rule is that "federal judges [must] defer consideration of disputes involving redistricting where the State, through its legislative or judicial branch, has begun to address that highly political task itself." Id The Gonidakis plaintiffs now claim that this rule no longer applies, invoking an exception for cases where the record shows that "these state branches will fail timely to perform that duty" of apportionment of state legislative districts. Id. at 34. But undoubtedly with a later primary election, it cannot be said that the state branches are "unwilling or unable" to "timely" perform their redistricting duties, and the federal court should continue to refrain from involving itself in the process and deny the requested relief. Id. at 37.

¹ Secretary LaRose has suggested that even under the February 24 Plan, the primary election cannot be held on May 3. *See, e.g.*, LaRose's Response to Pls.' Emergency Mot., *Gonidakis*, ECF No. 76 at PageID #1108 (Mar. 18, 2022) ("And *although the May 3, 2022 primary election is no longer looming for the state legislative races*, the need for final state legislative districts to be used in this year's elections remains.") (emphasis added).

Specifically, Senator Sykes and Leader Russo respectfully ask this Court to move the primary election date from May 3 to June 28, or to any other date that indisputably allows sufficient time for the Commission to adopt and implement a new, constitutional set of maps. June 28 would afford plenty of time to have a primary election completed for the general election in November. It would also give sufficient time for a primary election's necessary preparations, including adopting and implementing a new set of maps, allowing 30 days for candidates to move after the maps' effective date, proofing and printing ballots, and allowing 45 days of early voting for military and overseas voters.²

This Court has the authority to move the primary election date. It has inherent authority to issue injunctions and "do all things reasonably necessary to the administration of justice in the case before it." *See City of Norwood v. Horney*, 110 Ohio St.3d 353, 2006-Ohio-3799, 853 N.E.2d 1115, ¶ 119, quoting *Smothers v. Lewis*, 672 S.W.2d 62, 64-65 (Ky. 1984). It also has inherent authority to enforce its judgments and decrees, *Infinite Sec. Sols., L.L.C. v. Karam Properties, II, Ltd.*, 143 Ohio St.3d 346, 2015-Ohio-1101, 37 N.E.3d 1211, ¶ 27, and to facilitate "orderly and efficient exercise of [its] jurisdiction," *Hale v. State*, 55 Ohio St. 210, 45 N.E. 199 (1896). In its March 16 opinion, the Court invalidated the February 24 Plan, ordered the Commission to draft and adopt an entirely new General Assembly-district plan, and retained jurisdiction "for the purpose of reviewing the new plan." *League of Women Voters of Ohio v. Ohio Redistricting Comm.*, Slip Opinion No. 2022-Ohio-789, ¶ 44-45. Federal intervention to implement the February 24 Plan would render the Court's March 16 order meaningless.³

² Legislation to move the primary election date has been introduced in the General Assembly, but neither Speaker Cupp nor President Huffman has allowed the legislation to proceed.

³ Other state high courts have recently suspended or modified election-related deadlines to ensure that voters may vote under constitutional maps. *See, e.g., Carter v. Chapman*, No. 7

The Court has worked diligently to protect the will of Ohio voters, who adopted Article XI of the Ohio Constitution and want to see it vindicated. And the Court's orders have had real impact in moving the Commission toward a constitutional map. Even this weekend the Commission worked to respond to the Court's most recent decision and order, including by meeting on Saturday, scheduling additional meetings, and planning to have the Commission itself hire experts and a mediator. *See* Ohio Redistricting Comm. Mtg. (Mar. 19, 2022), available at https://ohiochannel.org/video/ohio-redistricting-commission-3-19-2022. Senator Sykes and Leader Russo want these state processes to continue unimpeded under our state constitutional scheme so that the will of the Ohio voters may be vindicated. The federal court lawsuit asks that the process be taken away from the state and seeks to impose a map that this Court held was unconstitutional—all because of a looming primary date. To protect its own orders, its authority, and the will of the Ohio voters, this Court should move the primary.

CONCLUSION

To ensure that this Court may continue to oversee the process for adopting and implementing a new, constitutional Plan, Senator Sykes and Leader Russo respectfully ask this Court to move the primary election date to June 28, or to any other date that indisputably allows sufficient time for the Commission to adopt and implement a new, constitutional set of maps.

MM 2022, 2022 WL 549106 (Pa. Feb. 23, 2022) (modifying congressional and statewide election calendar due to impasse and noting the suspension of state legislative election deadlines until resolution of litigation); *In the Matter of 2022 Legislative Districting of the State*, Misc. Nos. 21, 23, 25, 26, 27, Sept. Term 2021 (Md. Mar. 15, 2022) (modifying primary election calendar), available at <u>https://perma.cc/LLX6-LZET</u>; *Harper v. Hall*, 379 N.C. 656 (N.C. Dec. 8, 2021) (moving primary election date to give sufficient time to resolve litigation challenging state legislative maps).

Respectfully submitted,

/s/ C. Benjamin Cooper

C. Benjamin Cooper (0093103) *Counsel of Record* Charles H. Cooper, Jr. (0037295) Chelsea C. Weaver (0096850) Cooper & Elliott, LLC 305 West Nationwide Boulevard Columbus, Ohio 43215 (614) 481-6000 (614) 481-6001 (fax) benc@cooperelliott.com chipc@cooperelliott.com

Special Counsel for Respondents Senator Vernon Sykes and House Minority Leader Allison Russo

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CERTIFICATE OF SERVICE

I hereby certify that on March 21, 2022, the foregoing Respondents Sykes and Russo's

Motion to Move the Primary Election Date was filed electronically and sent via email to the

following counsel of record:

FREDA J. LEVENSON, flevenson@acluohio.org DAVID J. CAREY, dcarey@acluohio.org ALORA THOMAS, athomas@aclu.org JULIE A. EBENSTEIN, jebenstein@aclu.org ROBERT D. FRAM, rfram@cov.com ALEXANDER THOMAS, athomson@cov.com YALE FU, yfu@cov.com ANUPAM SHARMA, asharma@cov.com

Counsel for Petitioners League of Women Voters of Ohio, *et al.*

DONALD J. MCTIGUE, dmctigue@electionlawgroup.com DEREK S. CLINGER, dclinger@electionlawgroup.com ABHA KHANNA, akhanna@elias.law WILLIAM B. STAFFORD, bstafford@elias.law ARIA C. BRANCH, abranch@elias.law JYOTI JASRASARIA, jjasrasaria@elias.law SPENCER W. KLEIN, sklein@elias.law

Counsel for Petitioners Bria Bennett, *et al.*

ALICIA L. BANNON, alicia.bannon@nyu.edu PETER M. ELLIS, pellis@reedsmith.com M. PATRICK YINGLING, mpyingling@reedsmith.com BEN R. FLIEGEL, bfliegel@reedsmith.com BRAD A. FUNARI, bfunari@reedsmith.com DANIELLE L. STEWART, dstewart@reedsmith.com BRIAN A. SUTHERLAND, bsutherland@reedsmith.com

Counsel for Petitioners The Ohio Organizing Collaborative, *et al.* ERIK J. CLARK, ejclark@organlegal.com ASHLEY MERINO, amerino@organlegal.com

Counsel for Respondent Ohio Redistricting Commission

JOHN W. ZEIGER, zeiger@litohio.com MARION H. LITTLE, JR., little@litohio.com CHRISTOPHER J. HOGAN, hogan@litohio.com

Counsel for Respondent Governor Mike DeWine

BRIDGET C. COONTZ, bridget.coontz@ohioago.gov JULIE M. PFEIFFER, julie.pfeiffer@ohioago.gov MICHAEL A. WALTON, michael.walton@ohioago.gov MICHAEL HENDERSHOT, michael.hendershot@ohioago.gov

Counsel for Respondents Secretary of State Frank LaRose and Auditor Keith Faber

W. STUART DORNETTE, dornette@taftlaw.com BETH A. BRYAN bryan@taftlaw.com PHILIP D. WILLIAMSON, pwilliamson@taftlaw.com PHILLIP J. STRACH, phil.strach@nelsonmullins.com THOMAS A. FARR, tom.farr@nelsonmullins.com JOHN E. BRANCH, III, john.branch@nelsonmullins.com ALYSSA M. RIGGINS, alyssa.riggins@nelsonmullins.com GREG MCGUIRE, greg.mcguire@nelsonmullins.com

Counsel for Respondents Senate President Matt Huffman and House Speaker Robert Cupp

> <u>/s/ C. Benjamin Cooper</u> C. Benjamin Cooper