UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

THE SOUTH CAROLINA STATE CONFERENCE OF THE NAACP, and

TAIWAN SCOTT, on behalf of himself and all other similarly situated persons,

Case No. 3-21-cv-03302-MGL-TJH-RMG

THREE-JUDGE PANEL

Plaintiffs,

v.

CRACTDOCKET.COM THOMAS C. ALEXANDER, in his official capacity as President of the Senate; LUKE A. RANKIN, in his official capacity as Chairman of the Senate Judiciary Committee; JAMES H. LUCAS, in his official capacity as Speaker of the House of Representatives; CHRIS MURPHY, in his official capacity as Chairman of the House of Representatives Judiciary Committee; WALLACE H. JORDAN, in his official capacity as Chairman of the House of Representatives Elections Law Subcommittee; HOWARD KNAPP, in his official capacity as interim Executive Director of the South Carolina State Election Commission; JOHN WELLS, Chair, JOANNE DAY, CLIFFORD J. EDLER, LINDA MCCALL, and SCOTT MOSELEY, in their official capacities as members of the South Carolina Election Commission,

Defendants.

NOTICE OF INTENT TO FILE OPPOSITION

On January 6, 2023, the Court entered Findings of Fact and Conclusions of Law, ruling that Congressional District ("CD") 1 was a racial gerrymander under the Fourteenth Amendment to the U.S. Constitution and enacted with a discriminatory purpose to diminish Black voters' power under the Fourteenth and Fifteenth Amendments to the U.S. Constitution. ECF No. 493 at 27–28. The Court permanently enjoined elections from taking place in CD 1 until it approved a "constitutionally valid apportionment plan." *Id.* at 31. And the Court provided the South Carolina General Assembly with an opportunity to submit a remedial plan to it by March 21, 2023. *Id.* at 30.

Three weeks later, House and Senate Defendants moved to stay the Court's January 6 Order, as well as advised it of their intent to file an appeal to the U.S. Supreme Court. In denying Defendants' stay motion, the Court altered the remedial schedule to allow the General Assembly to submit a remedial plan from March 31, 2023 until 30 days after a final decision of the Supreme Court. ECF No. 501 at 2–3. The Supreme Court heard oral argument on Defendants' appeal on October 11, 2023, and a decision remains pending.

Yesterday, on March 7, 2024, Defendants filed a Motion for a Partial Stay of the Court's January 6, 2023 Order for the 2024 Election Cycle. Though Defendants did not move for expedited consideration of their motion under Local Civ. R. 6.01, they ask the Court to make a "ruling on this motion by March 14, 2024." ECF No. 519 at 3.

In normal course and absent any further direction from this Court, Plaintiffs' response would be due by Thursday, March 21, 2024. Out of an abundance of caution, Plaintiffs respectfully inform the Court that they intend to file an opposition to Defendants' Motion by no later than Tuesday, March 12. Plaintiffs also respectfully that the Court set a status conference for Wednesday, March 13 or as soon thereafter as possible to discuss the remedial process.

Dated: March 8, 2024

Leah C. Aden** Raymond Audain** John S. Cusick** NAACP LEGAL DEFENSE & EDUCATIONAL FUND, INC. 40 Rector St, 5th Fl. NY, NY 10006 Tel.: (212) 965-7715 laden@naacpldf.org Respectfully Submitted,

Santino Coleman Santino Coleman*** Fed. ID. 11914 Antonio L. Ingram II** NAACP LEGAL DEFENSE & EDUCATIONAL FUND, INC. 700 14th St, Ste. 600 Washington, D.C. 20005 Tel.: (202) 682-1300 scoleman@naacpldf.org Ming Cheung** AMERICAN CIVIL LIBERTIES UNION FOUNDATION 125 Broad Street, 18th Floor New York, NY 10004 Tel.: (212) 549-2500 mcheung@aclu.org

Adriel I. Cepeda Derieux** Patricia Yan** AMERICAN CIVIL LIBERTIES UNION FOUNDATION 915 15th St., NW Washington, DC 20005 Tel.: (202) 457-0800 New York, NY 10004 Tel.: (212) 549-2500 acepedaderieux@aclu.org

John A. Freedman** Elisabeth S. Theodore* Gina M. Colarusso** ARNOLD & PORTER KAYE SCHOLER LLP 601 Massachusetts Ave., N.W. Washington, D.C. 20001 Tel: (202) 942-5000 john.freedman@arnoldporter.com

Janette M. Louard* Anthony P. Ashton* Anna Kathryn Barnes** NAACP OFFICE OF THE GENERAL COUNSEL 4805 Mount Hope Drive Baltimore, MD 21215 Tel: (410) 580-5777 jlouard@naacpnet.org

* Motion for admission *Pro Hac Vice* forthcoming ** Admitted *Pro Hac Vice Counsel for Plaintiff the South Carolina Conference of the NAACP* Allen Chaney, Fed. ID 13181 AMERICAN CIVIL LIBERTIES UNION OF SOUTH CAROLINA Columbia, SC 29202 Tel.: (864) 372-6681 achaney@aclusc.org

Jeffrey A. Fuisz** Paula Ramer** ARNOLD & PORTER KAYE SCHOLER LLP 250 West 55th Street New York, NY 10019 Tel: (212) 836-8000 jeffrey.fuisz@arnoldporter.com

Sarah Gryll** ARNOLD & PORTER KAYE SCHOLER LLP 70 West Madison Street, Suite 4200 Chicago, IL 60602-4231 Tei: (312) 583-2300 sarah.gryll@arnoldporter.com

Counsel for Plaintiffs the South Carolina Conference of the NAACP and Taiwan Scott

* Motion for admission Pro Hac Vice forthcoming ** Admitted Pro Hac Vice *** Mailing address only (working remotely from South Carolina) 3:21-cv-03302-MGL-TJH-RMG Date Filed 03/08/24 Entry Number 520 Page 4 of 4

CERTIFICATE OF SERVICE

I hereby certify that on March 8, 2024, a true and correct copy of the foregoing was served on all counsel of record by electronic mail.

> <u>/s/ Santino Coleman</u> Santino Coleman, Fed. ID. 11914

Counsel for Plaintiffs the South Carolina Conference of the NAACP and Taiwan Scott

