Case 3:22-cv-05035-RSL Documen	t 191	Filed 05/24/23	Page 1 of 86
UNITED STATES D WESTERN DISTRICT			
			Hon. Robert S. Lasnik
SUSAN SOTO PALMER, et al.,			
Plaintiffs,	C	ase No. 3:22-cv-0	5035-RSL
v. STEVEN HOBBS, in his official capacity as Secretary of State of Washington, and the STATE OF WASHINGTON,		DINT PRETRIAL ND [PROPOSED	
Defendants,			
and			
JOSE TREVINO, ISMAEL G. CAMPOS, and State Representative, ALEX YBARRA,			
Intervenor-Defendants.			
I. JURI	SDIC	ΓΙΟΝ	
1. The Court has federal jurisdiction	over I	Plaintiffs' claims p	ursuant to 28 U.S.C. §§
1331; 1343(a)(3) and (4); 1357, 42 U.S.C. § 1	1983,	and 52 U.S.C. §	10301. The Court has
jurisdiction to grant relief pursuant to 28 U.S.C.	§§ 22	201 and 2202; the	Declaratory Judgments
Act, and Federal Rules of Civil Procedure 57 and	65.		
2. The Court has jurisdiction over Pla	intiffs	' claim for costs a	nd attorneys' fees under
Federal Rule of Civil Procedure 54, 42 U.S.C. § 1	988, a	and 52 U.S.C. § 10)310(e).
II. CLAIMS A	ND I	DEFENSES	
Plaintiffs will pursue the following claim	ns at t	rial:	
1. Race and language minority discrime	minati	on with discrimina	atory results in violation
of Section 2 of the Voting Rights Act, 52 U.S.C.			·
Joint Pretrial Statement and [Proposed] Order 1 No. 3:22-cv-05035-RSL			

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 2 of 86

- 3. Race and language minority discrimination with discriminatory intent in violationof Section 2 of the Voting Rights Act, 52 U.S.C. § 10301.
- 4. Based on the conclusions of the State of Washington's expert, the other record evidence, and factual findings in relevant VRA cases, the State cannot and does not intend to dispute at trial that *Soto Palmer* Plaintiffs have satisfied the three *Gingles* preconditions for pursuing a claim under section 2 of the VRA based on discriminatory results. Based on the same evidence, the State cannot and does not intend to dispute that the totality of the evidence test likewise favors the *Soto Palmer* Plaintiffs' claim based on discriminatory results.

5. The State disputes, however, that the Redistricting Commission intentionally discriminated against Hispanic voters, and intends to present evidence to the contrary, if necessary.

The State does not intend to assert any affirmative defenses or counterclaims.

7. Secretary Hobbs does not intend to pursue any affirmative defenses at trial.

Soto Palmer Plaintiffs contend Intervenor-Defendants waived defenses Nos. 7 and
 8 below by failing to raise them as affirmative defenses in their Answer.

Intervenor-Defendants will raise the following defenses at trial:

Thornburg v. Gingles, 478 U.S. 30 (1986), lists three preconditions ("*Gingles* preconditions") necessary to prove a claim under Section 2 of the Voting Rights Act, 52 U.S.C. § 10301, and Plaintiff cannot establish any of those three preconditions. Specifically, Plaintiff cannot prove the following:

a. That a minority group is sufficiently large and geographically compact to constitute a majority in a reasonably configured Legislative District 15 ("LD" 15");

b. That the same minority group is politically cohesive; and

Joint Pretrial Statement and [Proposed] Order 2 No. 3:22-cv-05035-RSL

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c. That LD 15's white majority votes sufficiently as a bloc to usually defeat the 1 minority's preferred candidate. 2 2. Plaintiffs cannot prove by a totality of circumstances—using the Senate Report 3 Factors, Gingles, 478 U.S. at 35–37—that the proposed map has a discriminatory impact. 4 3. 5 "[Section] 2 of the Voting Rights Act of 1965 does not apply to redistricting." 6 Abbott v. Perez, 138 S. Ct. 2305, 2335 (2018) (Thomas, J. concurring). 4. 7 Plaintiffs have no lawful remedy. Specifically, Plaintiffs seek a remedy that violates 8 the Fourteenth Amendment to the U.S. Constitution by requiring a map drawn on the basis of race. 9 5. Plaintiffs are unable to establish the elements required for injunctive relief. 6. Plaintiffs seek inappropriate relief, including relief that is not within Intervenors or 10 any of the present Defendants' authority to accomplish. 11 12 7. Section 2 of the Voting Rights Act does not protect political parties or correlations 13 between race and politics, and is only available to protect against the specified government actions "on account of race." 14 8. Section 2 of the Voting Rights Act, 52 U.S.C. § 10301, does not establish a private 15 right of action. 16 17 III. **ADMITTED FACTS** The following facts are admitted by the parties: 18 **Party Information** 19 Plaintiff Susan Soto Palmer is registered to vote at 1214 Voelker Avenue, Yakima, 20 1. 21 WA 98902, which is located in Legislative District 15 in the Enacted Plan. 22 2. Plaintiff Soto Palmer identifies her ethnicity as Hispanic Latino. 23 24 Joint Pretrial Statement and [Proposed] Order 3 25 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 4 of 86

3. Plaintiff Alberto Isaac Macias is registered to vote at 1517 Cherry Avenue, Yakima,
 WA 98902.
 4. Plaintiff Macias resides in LD 14 in the Enacted Plan, and voted in that district in
 the 2022 elections.

5. Plaintiff Macias identifies his ethnicity as Latino Hispanic.

6. Plaintiff Faviola Lopez is registered to vote at 3291 Kays Road, Wapato, WA
98951, which is located in LD 14 in the Enacted Plan.

7. Plaintiff Lopez identifies her ethnicity as Latina.

9 8. Plaintiff Caty Padilla is registered to vote at 1401 Hammond Lane, Toppenish, WA
98948, which is located in LD 14 in the Enacted Plan.

9. Plaintiff Padilla identifies her ethnicity as Latina.

Plaintiff Heliodora Morfin is registered to vote at 1115 W. Irving Street, Pasco, WA
 99301, which is located in LD 15 in the Enacted Plan.

4 11. When asked, Plaintiff Morfin identified her ethnicity as Mexican and her race as5 other.

12. The U.S. Census Bureau defines Hispanic or Latino as a "person of Cuban,
Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless
of race."

9 13. Intervenor-Defendant Alex Ybarra lives in Quincy, Washington, in LD13 in the
Enacted Plan.

14. Intervenor Defendant Ybarra is a State Representative for the State of Washington,a United States citizen, over the age of eighteen, and a registered voter in the State of Washington.

Joint Pretrial Statement and [Proposed] Order 4 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 5 of 86

15. Intervenor-Defendant Ismael Campos is a United States citizen, over the age of 1 eighteen, and a registered voter in the State of Washington.

16. Intervenor-Defendant Campos resides in Kennewick, Washington, in LD 8 in the Enacted Plan.

17. 5 Intervenor-Defendant Jose Trevino resides in Granger, Washington, in LD 15 in 6 the Enacted Plan.

18. Intervenor-Defendant Trevino is the current Mayor of Granger, Washington, a United States citizen, over the age of eighteen, and a registered voter in the State of Washington.

> 19. Intervenor Defendant Trevino identifies his ethnicity as Hispanic.

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Demographics of Washington

20. According to the 2020 Census, over one million people in Washington identify as Hispanic or Latino.

21. Washington received P.L. 94-171 data on August 12, 2021.

22. 14 According to P.L. 94-171 data, Washington State's population grew by 980,741 residents from 2010 to 2020, a growth rate of 14.5%. 15

23. 16 According to the 2020 Census data, Washington has the eleventh-largest population 17 of people identified as Hispanic or Latino among the fifty states.

18 24. According to the 2020 Census, the combined population of people who identify as 19 Hispanic or Latino in Yakima, Franklin, and Benton counties was 231,833.

20 25. According to 2010 and 2020 Census data, the Latino or Hispanic identified 21 population in Washington grew by 303,423 between 2010 and 2020 for a growth rate of 22 approximately 40.1%, compared to a growth rate of approximately 11.3% for non-23 Hispanic/Latinos.

Joint Pretrial Statement and [Proposed] Order 5 No. 3:22-cv-05035-RSL

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Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 6 of 86

1	26. According to 2020 Census Data, the total population of Yakima County identified
2	as Hispanic or Latino in 2020 was 130,049, approximately 50.7% of the county population.
3	27. According to 2020 Census Data, the total population of Franklin County identified
4	as Hispanic or Latino in 2020 was 52,445, approximately 54.2% of the county population.
5	28. According to 2020 Census Data, the total population of Benton County identified
6	as Hispanic or Latino in 2020 was 49,339, approximately 23.8% of the county population.
7	29. According to 2020 Census Data, the total population of Grant County identified as
8	Hispanic or Latino in 2020 was 42,401, approximately 42.8% of the county population.
9	30. According to 2020 Census Data, the total population of Adams County identified
10	as Hispanic or Latino in 2020 was 13,120, approximately 63.6% of the county population.
11	31. According to 2020 Census Data, the total population in Yakima County identified
12	as Hispanic or Latino grew by 20,579 between 2010 and 2020.
13	32. According to 2020 Census Data, the total population in Franklin County identified
14	as Hispanic or Latino grew by 12,441 between 2010 and 2020.
15	33. According to 2020 Census Data, the total population in Benton County identified
16	as Hispanic or Latino grew by 16,643 between 2010 and 2020.
17	34. According to 2020 Census Data, the total population in Grant County identified as
18	Hispanic or Latino grew by 8,238 between 2010 and 2020.
19	35. According to 2020 Census Data, the total population in Adams County identified
20	as Hispanic or Latino grew by 2,021 between 2010 and 2020.
21	36. According to the Census Bureau's 2020 5-Year American Community Survey
22	("ACS") estimates, the CVAP of Hispanic or Latino identified individuals in Yakima County was
23	48,250, approximately 32.8% of the county CVAP.
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25	Joint Pretrial Statement and [Proposed] Order 6 No. 3:22-cv-05035-RSL

37. According to the Census Bureau's 2020 5-Year ACS estimates, the CVAP of
 Hispanic or Latino identified individuals in Franklin County was 17,695, approximately 35.2% of
 the county CVAP.

38. According to the Census Bureau's 2020 5-Year ACS estimates, the CVAP of Hispanic or Latino identified individuals in Benton County was 17,550, approximately 13% of the county CVAP.

39. According to the Census Bureau's 2020 5-Year ACS estimates, the CVAP of Hispanic or Latino identified individuals in Grant County was 13,660, approximately 24% of the county CVAP.

40. According to the Census Bureau's 2020 5-Year ACS estimates, the CVAP of Hispanic or Latino identified individuals in Adams County was 3805, approximately 41.4% of the county CVAP.

41. According to the Census Bureau's 2019 1-Year ACS estimates, in 2019, Yakima
County's Hispanic CVAP ("HCVAP") was 46,611.

42. According to the Census Bureau's 2019 1-year ACS estimates, in 2019, Franklin
County's HCVAP was 16,931.

According to the Census Bureau's 2019 1-year ACS estimates, in 2019, Benton
County's HCVAP was 17,526.

19 Geography of LD 15

44. LD 15 includes parts of the Yakima Valley and Pasco.

45. LD 15 includes parts of Adams, Benton, Grant, Franklin, and Yakima counties.

46. LD 15 includes the city of Othello, in Adams County.

Joint Pretrial Statement and [Proposed] Order 7 No. 3:22-cv-05035-RSL

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Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 8 of 86

47. The cities of Yakima, Toppenish, Wapato, and Mabton are located in Yakima2 County.

48. LD 15 contains the eastern portion of Yakima County.

49. LD 15 does not include the cities of Wapato, Toppenish, and Mabton.

Procedural Issues

50. Jurisdiction for Plaintiffs' claim for costs and attorneys' fees is based upon 42
U.S.C. § 1988, and 52 U.S.C. § 10310(e).

51. Venue is proper in this judicial district because a substantial part of the events or omissions giving rise to Plaintiff's claim occurred in this district.

52. Venue is also proper in this district as Defendant Hobbs is a state official
performing his official duties in the Western District of Washington.

53. Defendant Steve Hobbs is being sued in his official capacity as the Secretary of State of Washington. Hobbs, as Secretary of State, "shall be the chief election officer for all federal, state, county, city, town, and district elections." RCW 29A.04.230. The Secretary of State shall accept and file certain documents including declarations of candidacy for the state legislature in LD15. RCW 29A.04.255; RCW 29A.24.070(2).

7 54. Defendant State of Washington is properly joined as a Defendant in this case. *See*8 Dkt. # 13.

9 Structure and Mandate of Redistricting Commission

55. Article II, Section 43 of the Washington Constitution mandates the creation of a bipartisan Washington State Redistricting Commission (the "Commission").

56. The Commission is composed of five members; including four voting members and one non-voting member who acts as a chairperson. See Wash. Const. art II, § 43(2).

Joint Pretrial Statement and [Proposed] Order 8 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 9 of 86

57. Four members of the Commission are appointed by the legislative leaders of the two largest political parties in each house of the legislature. *Id.* The fifth member is selected by the four appointed members by an affirmative vote of at least three. *Id.*

58. Article II, Section 43(6) states that the Commission "shall complete redistricting as soon as possible following the federal decennial census, but no later than November 15th of each year ending in one. At least three of the voting members shall approve such a redistricting plan. If three of the voting members of the commission fail to approve a plan within the time limitations provided in this subsection, the supreme court shall adopt a plan by April 30th of the year ending in two in conformance with the standards set forth in subsection (5) of this section."

59. Under RCW 44.05.100, "[i]f three of the voting members of the commission fail to approve and submit a plan within the time limitations provided in subsection (1) of this section, the supreme court shall adopt a plan by April 30th of the year ending in two. Any such plan approved by the court is final and constitutes the districting law applicable to this state for legislative and congressional elections, beginning with the next election held in the year ending in two. This plan shall be in force until the effective date of the plan based on the next succeeding federal decennial census or until a modified plan takes effect as provided in RCW 44.05.120(6)."

60. State legislative redistricting plans in Washington State must adhere to the requirements set out in RCW 44.05.090. Districts shall have a population as nearly equal as is practicable, excluding nonresident military personnel, based on the population reported in the federal decennial census as adjusted by RCW 44.05.140. And to the extent consistent with the equal-population requirement, insofar as practical: (a) District lines should be drawn so as to coincide with the boundaries of local political subdivisions and areas recognized as communities of interest. The number of counties and municipalities divided among more than one district should

Joint Pretrial Statement and [Proposed] Order 9 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 10 of 86

be as small as possible; (b) Districts should be composed of convenient, contiguous, and compact territory. Land areas may be deemed contiguous if they share a common land border or are connected by a ferry, highway, bridge, or tunnel. Areas separated by geographical boundaries or artificial barriers that prevent transportation within a district should not be deemed contiguous; (c) Whenever practicable, a precinct shall be wholly within a single legislative district. RCW 44.05.090.

61. Additionally, the Commission's redistricting plan "shall not be drawn purposely to favor or discriminate against any political party or group." Wash. Const. art. II, § 43(5).

62. After the approval of a redistricting plan by three of the voting members of the Commission, the Commission submits its plan to the Washington Legislature. RCW 44.05.100.

63. Once a plan is submitted, the legislature has thirty days during any regular or special session to amend the Commission's plan by an affirmative vote of two-thirds of the members in each house. *Id.* After such 30-day period, "[t]he plan approved by the commission, with any amendment approved by the legislature, shall be final . . . and shall constitute the districting law applicable to this state for legislative and congressional elections, beginning with the next elections held in the year ending in two." *Id.*

64. The amended edits to the plan by the legislature "may not include more than two percent of the population of any legislative or congressional district." *Id.*

65. Following the passage of a map, the Commission is required to cease operations by July 1st. *Id.*

66. "If a commission has ceased to exist, the legislature may, upon an affirmative vote in each house of two-thirds of the members elected or appointed thereto, adopt legislation reconvening the commission for the purpose of modifying the redistricting plan." RCW 44.05.120.

Joint Pretrial Statement and [Proposed] Order 10 No. 3:22-cv-05035-RSL

67. All districting plans must comply with the United States Constitution.

68. All districting plans must comply with the federal Voting Rights Act.

69. The Secretary of State is the State of Washington's current custodian of the Commission's official record for purposes of re-precincting and election administration. RCW 44.05.110.

Activities of the 2021 Commission

70. Commissioners Brady Piñero Walkinshaw and April Sims were appointed to the Washington Redistricting Commission on December 10, 2020, as the two Democratic Party representatives.

71. On January 15, 2021, Paul Graves and Joe Fain were appointed to the Washington
 Redistricting Commission as the two Republican Party representatives.

72. The four voting members, Brady Piñero Walkinshaw, April Sims, Paul Graves, and Joe Fain, voted unanimously to appoint Sarah Augustine as Chair of the 2021 Washington Redistricting Commission on January 30, 2021.

73. Between February 2021 and November 16, 2021, the Commission had RegularBusiness Meetings, Special Business Meetings, and Public Outreach Meetings to developdistricting plans.

74. On September 21, 2021, all four voting Commissioners each submitted publicly proposed legislative maps.

75. According to adjusted 2020 Census data, Commissioner Fain's September 21, 2021 legislative map proposal for LD15 had a total population of 157,196. According to the 2020 Census, LD15 had an HVAP of 48.8%. According to the 2020 ACS 5-Year estimates,

Joint Pretrial Statement and [Proposed] Order 11 No. 3:22-cv-05035-RSL LD15 had an HCVAP of 35.5%, and according to the 2019 5-Year ACS estimates, LD15 had an HCVAP of 33.8%.

76. According to adjusted 2020 Census data, Commissioner Graves's September 21,
2021 legislative map proposal for LD15 had a total population of 157,249. According to the
2020 Census, LD15 had an HVAP of 48.3%. According to the 2020 ACS 5-Year estimates,
LD15 had an HCVAP of 36.3%, and according to the 2019 5-Year ACS estimates, LD15 had an
HCVAP of 34.2%.

77. According to adjusted 2020 Census data, Commissioner Sims's September 21,
2021 legislative map proposal for LD15 had a total population of 157,207. According to the
2020 Census, LD15 had an HVAP of 59.6%. According to the 2020 ACS 5-Year estimates,
LD15 had an HCVAP of 46.1%, and according to the 2019 5-Year ACS estimates, LD15 had an
HCVAP of 44.7%.

78. According to adjusted 2020 Census data, Commissioner Walkinshaw's September
21, 2021 legislative map proposal for LD14 had a total population of 157,240. According to the
2020 Census, LD14 had an HVAP of 55.5%. According to the 2020 ACS 5-Year estimates, LD14
had an HCVAP of 41.5%, and according to the 2019 5-Year ACS estimates, LD14 had an HCVAP
of 40.4%.

79. On October 25, 2021, Commissioners Piñero Walkinshaw and Sims submitted
revised maps.

80. According to adjusted 2020 Census data, Commissioner Sims's October 25, 2021
legislative map proposal for LD14 had a total population of 157,245. According to the 2020
Census, LD14 had an HVAP of 67.8%. According to the 2020 ACS 5-Year estimates, LD14 had

Joint Pretrial Statement and [Proposed] Order 12 No. 3:22-cv-05035-RSL

an HCVAP of 53.0%, and according to the 2019 5-Year ACS estimates, LD14 had an HCVAP of 51.6%.

81. According to adjusted 2020 Census data, Commissioner Walkinshaw's October 25,
2021 legislative map proposal for LD14 had a total population of 157,252. According to the 2020
Census, LD14 had an HVAP of 67.8%. According to the 2020 ACS 5-Year estimates, LD14 had
an HCVAP of 53.0%, and according to the 2019 5-Year ACS estimates, LD14 had an HCVAP of 51.6%.

82. In House Concurrent Resolution 4407 ("HCR 4407"), the legislature amended the map submitted by the Commission to the Washington Supreme Court; it added 7 Census Blocks to Legislative District 15 and removed 2 Census Blocks. Each of the added and removed Census Blocks had zero (0) population.

83. When HCR 4407 was brought up for a vote in the Washington State House, the House Majority Leader, the first of three representatives to speak about the measure before it was voted upon, stated that, "[T]hese [changes] are technical in nature" and that "As a legislature, we really have two options in this redistricting process. If we do nothing, then the maps come into being without our vote. But they come into being without those changes that were recommended by the county commissioners. By making these—by adopting this resolution, we adopt the maps as well as the changes that were suggested by the county commissioners, which are important to get done." The House Minority Leader, the final of three representatives to speak, said, "We have looked at these, checked with our staff, and believe them to not make a partisan difference ... I'm guessing that many of these very minor adjustments would have been either never recognized or corrected by the mapmakers in previous years."

84. When HCR 4407 was brought up for a vote in the Washington State Senate, the Senate Majority Leader, the first senator to speak about the measure, began his speech by stating that "I want to start by talking about what this resolution is not. It is not an approval of the redistricting map and the redistricting plans; it's not an endorsement of that plan. The Legislature does not have the power to approve or endorse the redistricting plan that the Redistricting Commission approved. What we do have the power to do is to make minor changes. And that brings us to what this resolution does. This resolution makes over 70 small changes to the redistricting plan. They're minor, mostly technical changes. Almost all of them were recommended by the county auditors, who are the local elections officials. And they help to make the maps work better."

85. LD 15 in the Enacted Plan has a Hispanic or Latino CVAP of 50.02% and a white CVAP of 44.9% according to 2019 5-Year ACS estimates. LD 15 in the Enacted Plan has a Hispanic or Latino CVAP of 51.5% and a white CVAP of 43.2% according to 2020 5-year ACS estimates.

5 Map Proposals

86. The Census Bureau publicly released the 2020 5-Year ACS estimates in March 2022.

87. None of the four legislative maps proposed by the Commissioners on September21, 2021 included a district with majority-Hispanic or Latino CVAP.

88. Plaintiffs use the term "southcentral Washington" to refer to the area encompassed in Yakima, Adams, Benton, Grant, and Franklin Counties.

89. The southcentral Washington (as defined by Plaintiffs) district with the highestHispanic or Latino CVAP percentage in Commissioner Graves's September 21, 2021 proposal,

Joint Pretrial Statement and [Proposed] Order 14 No. 3:22-cv-05035-RSL

24

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 15 of 86

determined by importing the shapefile for that proposal into Dave's Redistricting, was LD 15, which had a Hispanic or Latino CVAP of 34.2% according to the 2019 5-Year ACS estimates and 36.3% according to the 2020 5-Year ACS estimates.

90. The southcentral Washington (as defined by Plaintiffs) district with the highest Hispanic or Latino CVAP percentage in Commissioner Fain's September 21, 2021 proposal, determined by importing the shapefile for that proposal into Dave's Redistricting, was LD 15, which had a Hispanic or Latino CVAP of 33.8% according to the 2019 5- Year ACS estimates and 35.5% according to the 2020 5-Year ACS estimates.

91. The southcentral Washington (as defined by Plaintiffs) district with the highest
Hispanic or Latino CVAP percentage in Commissioner Sims's September 21, 2021 proposal,
determined by importing the shapefile for that proposal into Dave's Redistricting, was LD 15,
which had a Hispanic or Latino CVAP of 44.7% according to the 2019 5-Year ACS estimates and
46.1% according to the 2020 5-Year ACS estimates.

92. The southcentral Washington (as defined by Plaintiffs) district with the highest Hispanic or Latino CVAP percentage in Commissioner Walkinshaw's September 21, 2021 proposal, determined by importing the shapefile for that proposal into Dave's Redistricting, was LD 14, which had a Hispanic or Latino CVAP of 40.4% according to the 2019 5-Year ACS estimates and 41.5% according to the 2020 5-Year ACS estimates.

93. The southcentral Washington district (as defined by Plaintiffs) with the highest Hispanic or Latino CVAP percentage in Commissioner Sims's October 25, 2021 proposal, determined by importing the shapefile for that proposal into Dave's Redistricting, was LD 14, which had a Hispanic or Latino CVAP of 51.6% according to the 2019 5- Year ACS estimates and 53% according to the 2020 5-Year ACS estimates.

Joint Pretrial Statement and [Proposed] Order 15 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 16 of 86

1	94. The southcentral Washington (as defined by Plaintiffs) district with the highest
2	Hispanic or Latino CVAP percentage in Commissioner Walkinshaw's October 25, 2021 proposal,
3	determined by importing the shapefile for that proposal into Dave's Redistricting, was LD 14,
4	which had a Hispanic or Latino CVAP of 51.6% according to the 2019 5-Year ACS estimates and
5	53% according to the 2020 5-Year ACS estimates.
6	95. On or about October 19, 2021, the Washington State Senate Democratic Caucus
7	circulated a presentation slide deck bearing the name, title and contact information of Matt Barreto.
8	96. Dr. Barreto's slide deck included a slide that stated that the maps proposed by
9	Commissioners Graves and Fain on September 21, 2021 displayed "[t]ext-book 'cracking' of [the]
10	Latino population" in the Yakima Valley.
1	97. LD 15 in the Enacted Plan has a Hispanic or Latino CVAP of 50.02% according to
12	2019 5-Year ACS estimates and 51.5% according to 2020 5-year ACS estimates.
13	98. LD 14 in the Enacted Plan has a Hispanic or Latino CVAP of 22.6% according to
14	2019 5-year ACS estimates and 23.1% according to 2020 5-year ACS estimates.
15	Elections in LD15 and Valima Valley/Deces Area

Elections in LD15 and Yakima Valley/Pasco Area

99. Elections for State Representatives are held every two years.

100. In elections for the Washington State Legislature, candidates identify their partisan
 preference. Primary and general elections often feature at least one candidate who "Prefers
 Democratic Party" and at least one candidate who "Prefers Republican Party."

101. In 2012, Pablo Gonzalez, who preferred the Democratic party, lost a race for State Representative in Legislative District 15 to David Taylor, the incumbent, who preferred the Republican party.

Joint Pretrial Statement and [Proposed] Order 16 No. 3:22-cv-05035-RSL

102. In the 2014 State Senate election for Legislative District 15, Gabriel Muñoz, who preferred the Democratic party, lost to Jim Honeyford, the incumbent, who preferred the Republican party.

103. In the 2014 State Representative election for Legislative District 15, Teodora Martinez-Chavez, who preferred the Democratic party, lost to David Taylor, the incumbent, who preferred the Republican party.

104. Evangelina Aguilar, who preferred the Democratic party, was a candidate for state senate in Legislative District 15 in 2018, and received 39.41% of the vote in the general election.

105. In the 2018 State Senate election for Legislative District 15, Evangelina Aguilar lost to Jim Honeyford, the incumbent, who preferred the Republican party.

106. Pablo Gonzalez, Teodora Martinez-Chavez, and Evangelina Aguilar have each been candidates for state legislative positions in the former Legislative District 15 and each did not win.

107. Susan Soto Palmer, who prefers the Democratic party, ran for State Representative in Legislative District 14 in 2016 against the incumbent representative who preferred the Republican party, and did not win.

108. Maria Cantwell was a candidate for U.S. Senate in 2018.

109. Jesse Palacios was elected to the Yakima County Board of Commissioners in 2002.

110. Prior to the last election, Legislative District 15 was represented in the State Houseby Representatives Bruce Chandler and Jeremie Dufault, and in the State Senate by JimHoneyford.

111. Representative Mary Skinner identified as Latina, and was elected to the StateHouse from LD 14 as a Republican in elections she ran in from 1994 until 2006.

Joint Pretrial Statement and [Proposed] Order 17 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 18 of 86

112. "Skinner" is not included in the U.S. Census Bureau's list of Spanish surnames. 1 LD 13, which includes a portion of Yakima County, is currently represented in the 2 113. 3 State House by Intervenor Alex Ybarra, who identifies as Latino. 114. The 2022 Elections took place under the Enacted Plan. In LD 15, Nikki Torres, who 4 preferred the Republican party, prevailed over her opponent, Lindsey Keesling, who preferred the 5 6 Democratic party, in the State Senate race by 67.68% to 32.09%. Presently, Legislative District 15 is represented in the State House by 7 115. 8 Representatives Bruce Chandler and Bryan Sandlin, and in the State Senate by Nikki Torres. 9 116. Legislative District 14 is currently represented in the State House by Chris Corry and Gina Mosbrucker, and in the State Senate by Curtis King. 10 **Other Activities in the Area** 11 117. Pasco Police shot and killed Antonio Zambrano-Montes. 12 During a September 21, 2021, Franklin County Commissioners' meeting, 13 118. 14 Commissioner Mullen stated, in reference to the discussion of Latino citizen voting age population in the current commissioner districts, that he "believes that there are non-citizens that are voting 15 in the elections." See Franklin County Commissioners Meeting (Sept. 21, 2021), 16 17 https://media.avcaptureall.cloud/meeting/e3e60dfb-87e0-4b8f-bb49-14dbe5167045 at 1:12:00-1:12:30. 257. 18 **Other Litigation** 19 20 119. Three recent cases have applied the federal VRA and Washington Voting Rights Act to elections in Yakima and Pasco. 21 22 120. In Montes v. City of Yakima, the court concluded that Yakima's at-large voting 23 system for city council elections violated Section 2 of the VRA. 40 F. Supp. 3d 1377 (E.D. Wash. 24 Joint Pretrial Statement and [Proposed] Order 18 25 No. 3:22-cv-05035-RSL

2014). The court reviewed evidence regarding the three *Gingles* factors and concluded that each was satisfied with respect to Latino voters in the City of Yakima. *Id.* At 1390-1407. The Court also found that the totality of the circumstances demonstrated that the City's electoral process was not equally open to participation by Latino voters after analyzing the Senate Factors. *Id.* At 1408-1414.

121. In *Glatt v. City of Pasco*, a challenge to Pasco's at-large voting system, the court entered a consent decree in which the parties stipulated to each *Gingles* factor as well as a finding that the totality of the circumstances shows an exclusion of Latinos from meaningfully participating in the political process. *See* Partial Consent Decree, *Glatt v. City of Pasco*, No. 4:16-CV-05108-LRS, ECF No. 16 ¶¶ 15-22 (E.D. Wash. Sep. 2, 2016); *see also* Mem. Op. and Order, *Glatt v. City of Pasco*, No. 4:16-CV-05108-LRS, ECF No. 40 at 29 (E.D. Wash. Jan. 27, 2017).

122. In *Aguilar v. Yakima County*, No. 20-2-0018019 (Kittitas Cnty. Super. Ct.), a challenge against the at-large voting system used in Yakima County, the parties entered and the court approved a settlement agreement finding that the conditions for a violation of the Washington Voting Rights Act, including a showing of racially polarized voting, had been met in Yakima County.

2024 Elections

123. Under recently enacted legislation, statutory deadlines for the 2024 election cycle include RCW 29A.16.040, which will require precinct boundaries be drawn no later than 7 days before the first day for candidates to file for the primary election, and RCW 29A.24.050, which sets the first Monday in May as the first day for candidates to declare their candidacy.

Joint Pretrial Statement and [Proposed] Order 19 No. 3:22-cv-05035-RSL

1	124. Should the Court determine a new legislative district map must be drawn as a
2	remedy, March 25, 2024 is the latest date a finalized legislative district map must be transmitted
3	to counties without significantly disrupting the 2024 election cycle.
4	IV. ISSUES OF LAW
5	The following are the issues of law to be determined by the court:
6	1. Whether Plaintiffs have established the three <i>Gingles</i> preconditions to establish a
7	discriminatory results claim under Section 2 VRA including:
8	a. Whether the Latino community in the Yakima Valley region is sufficiently large
9	and geographically compact to constitute a majority in a single-member district;
10	b. Whether the Latino community in the Yakima Valley region is politically cohesive;
11	c. Whether the white majority in the Yakima Valley region votes sufficiently as a bloc
12	to enable it, absent special circumstances, usually to defeat the Latino community's
13	preferred candidates.
14	2. Whether the totality of the circumstances shows that LD15 has the effect of denying
15	Latino voters in the Yakima Valley region an equal opportunity to participate in the political
16	processes and to elect their candidates of choice.
17	3. Whether Plaintiffs are prevailing parties entitled to attorneys' fees under 42 U.S.C.
18	§ 1988 and 52 U.S.C. § 10310(e).
19	4. Plaintiffs contend that Intervenor-Defendants did not raise Nos. 11 and 12 below
20	as affirmative defenses in their Answer, and have thus waived these arguments.
21	5. Secretary Hobbs does not have any objections, additions, or changes to Plaintiffs'
22	statement of issues of law.
23	
24	
25	Joint Pretrial Statement and [Proposed] Order 20 No. 3:22-cv-05035-RSL

6. Whether LD15 was adopted with the intent to discriminate on the basis of race, national origin, and/or language minority group status and has a discriminatory effect on that basis by intentionally cracking Latino voters to ensure that Latino voters in the region are unable to elect their candidates of choice.

7. Whether Section 2 of the Voting Rights Act of 1965 applies to redistricting. *See Abbott v. Perez*, 138 S. Ct. 2305, 2335 (2018) (Thomas, J. concurring) (opining that it does not).

8. Whether Plaintiffs seek a lawful remedy. Specifically, whether Plaintiffs' requested remedy violates the Fourteenth Amendment to the U.S. Constitution by requiring a map drawn on the basis of race.

9.

Whether Plaintiffs are able to establish the elements required for injunctive relief.

10. Whether Plaintiffs seek inappropriate relief, including relief that is not within any of the present Defendants' authority to accomplish.

11. Whether Section 2 of the Voting Rights Act protects political parties via correlations between race and politics, or whether it is only available to protect against the specified government actions "on account of race." *See, e.g., Greater Birmingham Ministries v. Sec'y of State of Ala.*, 992 F.3d 1299, 1330 (11th Cir. 2021) ("[T]he challenged law must have caused the denial or abridgement of the right to vote on account of race.").

12. Whether Section 2 of the Voting Rights Act, 52 U.S.C. § 10301, establishes a private right of action.

13. Finally, if the map is stricken, the appropriate state entity to be given the first opportunity to redraw Legislative District 15.

V. EXPERT WITNESSES

Joint Pretrial Statement and [Proposed] Order 21 No. 3:22-cv-05035-RSL

The names and addresses of the expert witnesses to be used by each party at the trial and the issue upon which each will testify are:

1.

On behalf of Plaintiffs:

Will Testify

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Dr. Loren Collingwood University of New Mexico, Department of Political Science 1 University of New Mexico Albuquerque, NM 87131

8 Dr. Collingwood will testify about the possibility of creating a majority-Latino CVAP 9 district in the Yakima Valley region, the presence of racially-polarized voting in the Yakima 10 Valley region, the possibility of creating a legislative district which would allow Latinos in the 11 Yakima Valley region the opportunity to elect their candidates of choice, Latino and white voter 12 turnout in the Yakima Valley area, and characteristics and the performance of maps considered 13 and adopted by the 2021 Washington Redistricting Commission.

Dr. Josué Q. Estrada Central Washington University Department of History 400 University Way Ellensburg, WA 98926

17Dr. Estrada will testify about the shared history of Latinos as well as about the presence of18the following Senate Factors in the Yakima Valley and Pasco region: the history of official voting-19related discrimination (Senate Factor 1); the extent to which Washington state and the political20subdivisions in the Yakima Valley and Pasco areas have used voting practices and procedures that21tend to enhance the opportunity for discrimination against Latinos (Senate Factor 3); the extent to22which Latinos in the region bear the effects of discrimination in areas such as education,23employment and health (Senate Factor 5); the use of direct and indirect racial appeals in political

Joint Pretrial Statement and [Proposed] Order 22 No. 3:22-cv-05035-RSL

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Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 23 of 86

campaigns (Senate Factor 6); the extent to which Latinos have been elected to public office in the jurisdiction (Senate Factor 7); and the lack of responsiveness on the part of elected officials to the particularized needs of the Latino community (Senate Factor 9).

May Testify

Dr. Matthew Barreto University of California, Los Angeles 3345 Bunche Hall Los Angeles, CA 90095

Dr. Barreto may testify as a non-retained expert about efforts by the Latino community to obtain a Latino opportunity district in the Yakima Valley region, voting patterns of Latino and white voters in the Yakima Valley region, Latino voter turnout patterns, the maps considered and adopted by the 2021 Washington Redistricting Commission, and alternative configurations of legislative districts in the Yakima Valley region.

Plaintiffs properly disclosed Dr. Barreto as a non-retained expert under FRCP 26. Dr. Barreto was included in Plaintiffs' initial disclosures (sent March 3, 2022) as well as supplemental disclosures and Plaintiffs' expert disclosure filed with the Court (Dkt. 104). In addition, the parties had time to conduct discovery on Dr. Barreto. Dr. Barreto produced documents in his possession in response to a subpoena, and a deposition of Dr. Barreto was scheduled by both the State and Intervenors but twice canceled.

Objections:

The State does not object to Dr. Barreto testifying as a non-retained expert so long as his testimony is limited to opinions that were formed during the course of his participation in the relevant events of the case, and only to those opinions which were properly disclosed. *See Guarantee Tr. Life Ins. Co. v. Am. Med. & Life Ins. Co.*, 291 F.R.D. 234, 237 (N.D. Ill. 2013). The State also does not object to Dr. Barreto testifying as a fact witness.

Joint Pretrial Statement and [Proposed] Order 23 No. 3:22-cv-05035-RSL Intervenor-Defendants incorporate the above-stated objection from the State regarding Dr. Barreto's involvement as a witness.

2. On Behalf of the State:

Will Testify

Dr. John Alford Rice University Department of Political Science 203 Herzstein Hall 6100 Main St. Houston, TX 77005-1827

Dr. Alford will testify about the possibility of creating a majority-Latino CVAP district in

the Yakima Valley region, the presence of racially polarized voting in the Yakima Valley region,

and the performance of the map adopted by the 2021 Washington Redistricting Commission.

3. On Behalf of the Secretary of State:

Secretary Hobbs does not intend to call any witnesses at trial.

4. On Behalf of Intervenor-Defendants:

Will Testify:

Dr. Mark Owens

Associate Professor Department of Political Science University of Texas at Tyler 3900 University Blvd Tyler, Texas 75799

Dr. Owens may testify about the possibility of creating a majority-Latino CVAP district in
the Yakima Valley region, the possibility of the presence of racially-polarized voting in the
Yakima Valley region, the possibility of creating a legislative district which would allow Latinos
in the Yakima Valley region the opportunity to elect their candidates of choice, Latino and white
voter turnout in the Yakima Valley area, various elections returns, and characteristics and the
performance of maps considered and adopted by the 2021 Washington Redistricting Commission.
Joint Pretrial Statement and [Proposed] Order 24
No. 3:22-cy-05035-RSL

Objections:

Soto Palmer Plaintiffs object to Dr. Owens offering any opinion with regard to *Gingles* Prong 3 because he testified in his deposition that he was not offering an opinion on non-Latino bloc voting, and such analysis is absent from his report(s). Similarly, Plaintiffs object to Dr. Owens offering any opinions regarding the performance of any maps considered or adopted by the Commission, as he did not disclose any such opinions in his reports.

VI. OTHER WITNESSES

The names and addresses of the lay witnesses to be used by each party at the trial and the issue(s) upon which each will testify are:

- A. On behalf of Plaintiffs:
- Will Testify:

Joe Fain c/o K&L Gates LLP 925 Fourth Avenue, Ste. 2900 Seattle, WA 98104

Mr. Fain is expected to testify to information related to Plaintiffs' claims including efforts by the Latino community to obtain a Latino opportunity district in the Yakima Valley, the maps considered by the Commission, and the actions of Commissioners and staff.

Paul Graves c/o K&L Gates LLP 925 Fourth Avenue, Ste. 2900 Seattle, WA 98104

Mr. Graves is expected to testify to information related to Plaintiffs' claims including efforts by the Latino community to obtain a Latino opportunity district in the Yakima Valley, the

maps considered by the Commission, and the actions of Commissioners and staff.

Faviola Lopez (possibly testifying by deposition) c/o Plaintiffs' Counsel

Joint Pretrial Statement and [Proposed] Order 25 No. 3:22-cv-05035-RSL

1	Ms. Lopez will testify to the circumstances supporting her claims including her experiences
2	as a Latina in her community, her experience voting, volunteering, and campaigning for public
3	office, her experience of the governmental responsiveness to the Latino community in her district,
4	and her experience advocating for an effective majority-minority district for the Yakima Valley.
5	Ali O'Neil
6	c/o Jason Rittereiser 600 Steward Street, Ste. 901 Seattle, WA 98101
7	
8	Ms. O'Neil is expected to testify to information related to Plaintiffs' claims including
9	efforts by the Latino community to obtain a Latino opportunity district in the Yakima Valley, the
	maps considered by the Commission, and the actions of Commissioners and staff.
10	April Sims
11	c/o K&L Gates LLP
12	925 Fourth Avenue, Ste. 2900 Seattle, WA 98104
13	Ms. Sims is expected to testify to information related to Plaintiffs' claims including efforts
14	by the Latino community to obtain a Latino opportunity district in the Yakima Valley, the maps
15	considered by the Commission, and the actions of Commissioners and staff.
16	Susan Soto Palmer (possibly testifying by deposition) c/o Plaintiffs' Counsel
17	Ms. Soto Palmer will testify to the circumstances supporting her claims including her
18	
19	experiences as a Latina in her community, her experience voting, volunteering, and campaigning
20	for public office, her experience of the governmental responsiveness to the Latino community in
21	her district, and her experience advocating for an effective majority-minority district for the
21	Yakima Valley.
22	Brady Walkinshaw c/o K&L Gates LLP
24	925 Fourth Avenue, Ste. 2900
24 25	Joint Pretrial Statement and [Proposed] Order 26 No. 3:22-cv-05035-RSL

1	Seattle, WA 98104
2	Mr. Walkinshaw is expected to testify to information related to Plaintiffs' claims including
3	efforts by the Latino community to obtain a Latino opportunity district in the Yakima Valley, the
4	maps considered by the Commission, and the actions of Commissioners and staff.
5	Possible Witness Only:
6	Sarah Augustine (possibly testifying by deposition) c/o K&L Gates LLP
7	925 Fourth Avenue, Ste. 2900 Seattle, WA 98104
8 9	Ms. Augustine may testify to information related to Plaintiffs' claims including efforts by
9 10	the Latino community to obtain a Latino opportunity district in the Yakima Valley, the maps
10	considered by the Commission, and the actions of Commissioners and staff.
12 13 14 15 16 17	Representative of Dave's Redistricting App (Dave Bradlee) (possibly testifying by deposition) c/o Mason Kortz Harvard Law School Cyberlaw Clinic Berkman Klein Center for Internet & Society 1557 Massachusetts Ave., 4th Floor Cambridge, MA 02138 Mr. Bradlee, as a representative of Dave's Redistrict App, may testify to the functionality of, the information and data included in, the storage of data for, and other information related to the web app DRA 2020, aka Dave's Redistricting App.
18 19 20	Matt Bridges (possibly testifying by deposition) c/o Jessica Goldman, Summit Law Group 315 5 th Avenue S, Ste. 1000 Seattle, WA 98104
21	Mr. Bridges may testify to information related to Plaintiffs' claims including efforts by the
22	Latino community to obtain a Latino opportunity district in the Yakima Valley, the maps
23	considered by the Commission, and the actions of Commissioners and staff.
24 25	Joint Pretrial Statement and [Proposed] Order 27 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 28 of 86
Ismael Campos (possibly testifying by deposition) c/o Intervenor-Defendants' Counsel
Mr. Campos may testify to information related to his experiences as a Latino in the region
and his intervention in this matter.
Paul Campos c/o Jessica Goldman, Summit Law Group 315 5 th Avenue S, Ste. 1000 Seattle, WA 98104
Mr. Campos may testify to information related to Plaintiffs' claims including efforts by the
Latino community to obtain a Latino opportunity district in the Yakima Valley, the maps
considered by the Commission, and the actions of Commissioners and staff.
Osta Davis c/o Jessica Goldman, Summit Law Group 315 5 th Avenue S, Ste. 1000 Seattle, WA 98104
Ms. Davis may testify to information related to Plaintiffs' claims including efforts by the
Latino community to obtain a Latino opportunity district in the Yakima Valley, the maps
considered by the Commission, and the actions of Commissioners and staff.
Note:
Soto Palmer Plaintiffs include Osta Davis as a witness who may possibly testify by
deposition. Plaintiffs maintain that because of the number of claims that must be heard in a limited
amount of time, any party that is not called in person should have deposition designations admitted,
as is common in similar redistricting cases.
The State of Washington objects to Ms. Davis testifying by deposition because the witness
is not unavailable within the meaning of Fed. R. Civ. P. 32(a)(4). Although the parties have
stipulated to the admissibility of certain deposition testimony notwithstanding Fed. R. Civ. P.
34(a)(4), both the State and Intervenor-Defendants have been clear that they would not stipulate
Joint Pretrial Statement and [Proposed] Order 28

Joint Pretrial Statement and [Proposed] Order 28 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 29 of 86

1	to the admissibility of deposition testimony of the Commissioners or their four primary legislative
2	staffers, including Ms. Davis. See Dkt. #180 at p. 4.
3	Benancio Garcia (possibly testifying by deposition) c/o Drew Stokesbary; Holtzman Vogel
4	Mr. Garcia may testify to information related to Plaintiffs' claims including information
5	related to current legislative district 15, Latino voter suppression in the Yakima Valley area, and
6	
7	his claims in the <i>Garcia</i> matter.
8	Anton Grose c/o Jessica Goldman, Summit Law Group 315 5 th Avenue S, Ste. 1000
9	Seattle, WA 98104
10	Mr. Grose may testify to information related to Plaintiffs' claims including efforts by the
11	Latino community to obtain a Latino opportunity district in the Yakima Valley, the maps
12	considered by the Commission, and the actions of Commissioners and staff.
13 14	Adam Hall (possibly testifying by deposition) c/o Jessica Goldman, Summit Law Group 315 5 th Avenue S, Ste. 1000
	Seattle, WA 98104
15	Mr. Hall may testify to information related to Plaintiffs' claims including efforts by the
16	Latino community to obtain a Latino opportunity district in the Yakima Valley, the maps
17	considered by the Commission, and the actions of Commissioners and staff.
18	Alberto Macias (possibly testifying by deposition)
19	c/o Plaintiffs' Counsel
20	Mr. Macias may testify to the circumstances supporting his claims including his
21	experiences as a Latino in his community, his experience voting, volunteering, and campaigning
22	for public office, his experience of the governmental responsiveness to the Latino community in
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24	
25	Joint Pretrial Statement and [Proposed] Order 29 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 30 of 86

his district, and his experience advocating for an effective majority-minority district for the 1 Yakima Valley. 2 Lisa McLean (possibly testifying by deposition) 3 c/o K&L Gates LLP 925 Fourth Avenue, Ste. 2900 4 Seattle, WA 98104 Ms. McLean may testify to information related to Plaintiffs' claims including efforts by the Latino community to obtain a Latino opportunity district in the Yakima Valley, the maps 7 considered by the Commission, and the actions of Commissioners and staff. **Heliodora Morfin** (possibly testifying by deposition) c/o Plaintiffs' Counsel Ms. Morfin may testify to the circumstances supporting her claims including her experiences as a Latina in her community, her experience voting, volunteering, and campaigning for public office, her experience of the governmental responsiveness to the Latino community in her district, and her experience advocating for an effective majority-minority district for the Yakima Valley. **Caty Padilla** (possibly testifying by deposition) c/o Plaintiffs' Counsel Ms. Padilla may testify to the circumstances supporting her claims including her experiences as a Latina in her community, her experience voting, volunteering, and campaigning for public office, her experience of the governmental responsiveness to the Latino community in her district, and her experience advocating for an effective majority-minority district for the Yakima Valley. Joint Pretrial Statement and [Proposed] Order 30

No. 3:22-cv-05035-RSL

1 **Gabriel Portugal** 804 N RD 52 Pasco, WA 99302 2 Mr. Portugal may testify to information related to Plaintiffs' claims including information 3 relating to his experience as a Latino in his community, his experience voting, volunteering, and 4 campaigning for public office, his experiences of governmental responsiveness to the Latino 5 6 community in the Yakima Valley area, and his experience advocating for an effective majorityminority district for the Yakima Valley area. 7 Sen. Rebecca Saldaña 8 c/o Jessica Goldman, Summit Law Group 315 5th Avenue S, Ste. 1000 9 Seattle, WA 98104 10 Senator Saldaña may testify to information related to Plaintiffs' claims including efforts by 11 the Latino community to obtain a Latino opportunity district in the Yakima Valley area, the impact 12 of the enacted maps on the Yakima Valley area, and the responsiveness of the state legislature to 13 the needs of the Latino community in the Yakima Valley area. 14 Jose Trevino (possibly testifying by deposition) c/o Intervenor-Defendants' Counsel 15 Mr. Trevino may testify to information related to his experiences as a Latino in the region 16 17 and his intervention in this matter. James Troyer 18 c/o Jessica Goldman, Summit Law Group 315 5th Avenue S, Ste. 1000 19 Seattle, WA 98104 20 Mr. Troyer may testify to information related to Plaintiffs' claims including efforts to 21 recruit candidates in legislative district 15, interactions between Commission staff and Legislative 22 staff, and litigation challenging legislative district 15. 23 Joint Pretrial Statement and [Proposed] Order 31

24 25

No. 3:22-cv-05035-RSL

Rep. Alex Ybarra (possibly testifying by deposition) c/o Intervenor-Defendants' Counsel

Representative Ybarra may testify to information related to the formation and passage of the legislative district plan, his experiences as a Latino in the region and his intervention in this matter.

B. On Behalf of the State:

Will Testify:

The State of Washington adopts and incorporates Plaintiffs' "will testify" list with four modifications: (1) the State does not presently anticipate calling Ali O'Neil, but reserves the right to do so; (2) the State does not intend to call Susan Soto Palmer; (3) the State does not intend to call Faviola Lopez; and (4) the State intends to call Adam Hall, and Mr. Hall is expected to testify to information related to efforts by the Commission and staff to comply with the Voting Rights Act.

May Testify:

The State of Washington adopts and incorporates Plaintiffs' "may testify" list with one modification: Sarah Augustine may testify via deposition, according to the deposition designations submitted herewith.

C. On Behalf of the Secretary of State:

Secretary Hobbs does not intend to call any witnesses at trial.

D. On Behalf of Intervenor-Defendants:

Will Testify:

Joint Pretrial Statement and [Proposed] Order 32 No. 3:22-cv-05035-RSL

Paul Graves 1 c/o K&L Gates LLP 925 Fourth Avenue, Ste. 2900 2 Seattle, WA 98104 3 Mr. Graves is expected to testify to information related to Plaintiff's claims including 4 process of negotiating and drawing the legislative district in the Yakima Valley and elsewhere in 5 Washington, the maps considered by the Commission, and the actions and knowledge of 6 Commissioners and staff during the redistricting process in 2021 and 2022. 7 **April Sims** c/o K&L Gates LLP 8 925 Fourth Avenue, Ste. 2900 9 Seattle, WA 98104 Ms. Sims is expected to testify to information related to Plaintiff's claims including process 10 of negotiating and drawing the legislative district in the Yakima Valley and elsewhere in 11 Washington, the maps considered by the Commission, and the actions and knowledge of 12 Commissioners and staff during the redistricting process in 2021 and 2022. 13 14 **Sarah Augustine** (possibly testifying by deposition) c/o K&L Gates LLP 925 Fourth Avenue, Ste. 2900 15 Seattle, WA 98104 16 Ms. Augustine is expected to testify to information related to Plaintiff's claims including 17 process of negotiating and drawing the legislative district in the Yakima Valley and elsewhere in 18 Washington, the maps considered by the Commission, and the actions and knowledge of 19 Commissioners and staff during the redistricting process in 2021 and 2022. 20 Paul Campos c/o Jessica Goldman, Summit Law Group 21 315 5th Avenue S, Ste. 1000 Seattle, WA 98104 22 23 24 Joint Pretrial Statement and [Proposed] Order 33 25 No. 3:22-cv-05035-RSL

Mr. Campos is expected to testify to information related to Plaintiff's claims including 1 process of negotiating and drawing the legislative district in the Yakima Valley and elsewhere in 2 Washington, the maps considered by the Commission, and the actions and knowledge of 3 Commissioners and staff during the redistricting process in 2021 and 2022. 4 **Osta Davis** 5 c/o Jessica Goldman, Summit Law Group 315 5th Avenue S, Ste. 1000 6 Seattle, WA 98104 7 Ms. Davis is expected to testify to information related to Plaintiff's claims including 8 process of negotiating and drawing the legislative district in the Yakima Valley and elsewhere in 9 Washington, the maps considered by the Commission, and the actions and knowledge of 10 Commissioners and staff during the redistricting process in 2021 and 2022. 11 Lisa McLean (possibly testifying by deposition) c/o K&L Gates LLP 12 925 Fourth Avenue, Ste. 2900 Seattle, WA 98104 13 14 Ms. McLean is expected to testify to information related to Plaintiff's claims including process of negotiating and drawing the legislative district in the Yakima Valley and elsewhere in 15 Washington, the maps considered by the Commission, and the actions and knowledge of 16 17 Commissioners and staff during the redistricting process in 2021 and 2022. Anton Grose 18 c/o Jessica Goldman, Summit Law Group 315 5th Avenue S, Ste. 1000 19 Seattle, WA 98104 20 Mr. Grose is expected to testify to information related to Plaintiff's claims including 21 process of negotiating and drawing the legislative district in the Yakima Valley and elsewhere in 22 Washington, the maps considered by the Commission, and the actions and knowledge of 23 Commissioners and staff during the redistricting process in 2021 and 2022. 24 Joint Pretrial Statement and [Proposed] Order 34 25 No. 3:22-cv-05035-RSL

1	May Testify:
2	Joe Fain c/o K&L Gates LLP
3	926 Fourth Avenue, Ste. 2900 Seattle, WA 98104
4 5	Mr. Fain may testify to information related to Plaintiff's claims including process of
5	negotiating and drawing the legislative district in the Yakima Valley and elsewhere in Washington,
6 7	the maps considered by the Commission, and the actions and knowledge of Commissioners and
7 8	staff during the redistricting process in 2021 and 2022.
° 9	Ali O'Neil c/o Jason Rittereiser
10	600 Steward Street, Ste. 901 Seattle, WA 98101
11	Ms. O'Neil may testify to information related to Plaintiff's claims including process of
12	negotiating and drawing the legislative district in the Yakima Valley and elsewhere in Washington,
13	the maps considered by the Commission, and the actions and knowledge of Commissioners and
14	staff during the redistricting process in 2021 and 2022.
15	Brady Walkinshaw c/o K&L Gates LLP
16	925 Fourth Avenue, Ste. 2900 Seattle, WA 98104
17	Mr. Walkinshaw may testify to information related to Plaintiff's claims including process
18	of negotiating and drawing the legislative district in the Yakima Valley and elsewhere in
19	Washington, the maps considered by the Commission, and the actions and knowledge of
20 21	Commissioners and staff during the redistricting process in 2021 and 2022.
22	Representative of Dave's Redistricting App (Dave Bradlee) (possibly testifying by deposition)
23	c/o Mason Kortz Harvard Law School Cyberlaw Clinic
24	Berkman Klein Center for Internet & Society
25	Joint Pretrial Statement and [Proposed] Order 35 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 36 of 86

1	1557 Massachusetts Ave., 4th Floor Cambridge, MA 02138
2	Mr. Bradlee, as a representative of Dave's Redistrict App, may testify to the functionality
3	of, the information and data included in, the storage of data for, and other information related to
4	the web app DRA 2020, aka Dave's Redistricting App.
5	Matt Bridges (possibly testifying by deposition)
6	c/o Jessica Goldman, Summit Law Group 315 5 th Avenue S, Ste. 1000
7	Seattle, WA 98104
8	Mr. Bridges may testify to information related to Plaintiff's claims including process of
9	negotiating and drawing the legislative district in the Yakima Valley and elsewhere in Washington,
10	the maps considered by the Commission, and the actions and knowledge of Commissioners and
11	staff during the redistricting process in 2021 and 2022.
12	Benancio Garcia (possibly testifying by deposition) c/o Drew Stokesbary; Holtzman Vogel
13	Mr. Garcia may testify to information related to Plaintiff's claims including information
14	related to current legislative district 15, the Yakima Valley area, and his claims in the Garcia
15	matter.
16	Jose Trevino (possibly testifying by deposition)
17	c/o Drew Stokesbary; Holtzman Vogel
18	Mr. Trevino may testify to information related to his experiences as a Latino in the region
19	and his intervention in this matter.
20	Ismael Campos (possibly testifying by deposition) c/o Drew Stokesbary; Holtzman Vogel
21	
22	Mr. Campos may testify to information related to his experiences as a Latino in the region
23	and his intervention in this matter.
24	
25	Joint Pretrial Statement and [Proposed] Order 36 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 37 of 86

Rep. Alex Ybarra (possibly testifying by deposition) c/o Drew Stokesbary; Holtzman Vogel

Representative Ybarra may testify to information related to the formation and passage of

the legislative district plan, his experiences as a Latino in the region and his intervention in this

matter.

Adam Hall (possibly testifying by deposition) c/o Jessica Goldman, Summit Law Group 315 5th Avenue S, Ste. 1000 Seattle, WA 98104

Mr. Hall may testify to information related to Plaintiff's claims including process of negotiating and drawing the legislative district in the Yakima Valley and elsewhere in Washington, the maps considered by the Commission, and the actions and knowledge of Commissioners and

staff during the redistricting process in 2021 and 2022.

VII. EXHIBITS

PLAINTIFFS' EXHIBITS

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
1	Expert Report of Dr. Loren Collingwood	Contesteu		State: X Int/Garcia: X
2	Supplemental Expert Report of Dr. Loren Collingwood			State: X Int/Garcia: X
3	February 25, 2022 Declaration of Dr. Loren Collingwood			State: X Int/Garcia: X
4	Dr. Josue Estrada, Totality of the Circumstances Analysis Under Section 2 of the Voting Rights Act			State: X Int/Garcia: X
5	February 25, 2022 Declaration of Dr. Matt Barreto		State: X - FRE 802 Int/Garcia: X - FRE 802	
6	March 25, 2022 Second Declaration of Dr. Loren Collingwood			State: X Int/Garcia: X

Joint Pretrial Statement and [Proposed] Order 37 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 38 of 86

Authenticity Stipulated,

Admissibility

Authenticity

Ex.

Ex. No.	Description	Authenticity & Admissibility Contested	Admissibility Contested	Stipulated
7	Defendant Steven Hobbs' Responses and Objections to Plaintiffs' First Set of Interrogatories	contesteu		State: X Int/Garcia: X
8	Intervenor-Defendants' Objections and Responses to Plaintiffs' First Set of Interrogatories			State: X Int/Garcia: X
9	Plaintiffs' Amended Fist Set of Interrogatories to State of Washington, And Defendant State of Washington's Answers and Objections Thereto			State: X Int/Garcia: X
10	Intervenor-Defendants' Objections and Responses to Plaintiffs' Second Set of Interrogatories			State: X Int/Garcia: X
11	Intervenor-Defendants' Objections and Responses to Plaintiffs' Amended First Set of Requests for Admission to Intervenor Defendants			State: X Int/Garcia: X
12	Defendant Steven Hobbs' Responses and Objections to Plaintiffs' Amended First Requests for Admission			State: X Int/Garcia: X
13	Plaintiffs' Amended First Set of Requests for Admission to Defendant State of Washington, and Defendant State of Washington's Objections and Responses Thereto			State: X Int/Garcia: X
14	Intervenor-Defendants' Objections and Responses to Plaintiffs' Amended First Set of Requests for Admission to Intervenor-Defendants			State: X Int/Garcia: X
15	Plaintiffs' Second Set of Requests for Admission to Defendant State of Washington, and State of Washington's Responses and Objections Thereto			State: X Int/Garcia: X
16	Defendant Steven Hobss' Responses and Objections to			State: X Int/Garcia: X

Joint Pretrial Statement and [Proposed] Order 38 No. 3:22-cv-05035-RSL

Description

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
	Plaintiffs' Second Requests for Admission			
17	Intervenor-Defendants' Objections and Responses to			State: X Int/Garcia: X
	Plaintiffs' Second Set of Requests for Admission to			
18	Intervenor-Defendants Intervenor-Defendants'			State: X
	Objections and Responses to Plaintiffs' Third Set of			Int/Garcia: X
	Interrogatories to Intervenor- Defendants			
19	12/29/2011 2011 Commission			State: X
20	Meeting Minutes 1/27/21 Washington			Int/Garcia: X State: X
20	Redistricting Commission Meeting Minutes			Int/Garcia: 2
21	1/27/21 Washington			State: X
	Redistricting Commission Meeting (Video)			Int/Garcia: 2
22	1/30/21 Washington			State: X
	Redistricting Commission			Int/Garcia: 2
	Meeting Minutes			
23	1/30/21 Washington			State: X
	Redistricting Commission Meeting (Video)			Int/Garcia: 2
24	2/21/21 Washington			State: X
	Redistricting Commission			Int/Garcia: 2
	Meeting Minutes			
25	2/21/21 Washington			State: X
	Redistricting Commission Meeting (Video)			Int/Garcia: 2
26	3/08/21 Washington			State: X
20	Redistricting Commission			Int/Garcia:
	Meeting Minutes			
27	3/08/21 Washington			State: X
	Redistricting Commission			Int/Garcia: 2
28	Meeting (Video)			Stata: V
28	3/15/21 Washington Redistricting Commission			State: X Int/Garcia: 2
	Meeting Minutes			int/Garcia:
29	3/15/21 Washington			State: X
	Redistricting Commission			Int/Garcia: 2
	Meeting (Video)			

Joint Pretrial Statement and [Proposed] Order 39 No. 3:22-cv-05035-RSL

25

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 40 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulated
30	3/29/21 Washington			State: X
	Redistricting Commission			Int/Garcia:
	Meeting Minutes			
31	3/29/21 Washington			State: X
	Redistricting Commission			Int/Garcia:
	Meeting (Video)			
32	4/12/21 Washington			State: X
	Redistricting Commission			Int/Garcia:
	Meeting Minutes			~ ~~
33	4/12/21 Washington			State: X
	Redistricting Commission			Int/Garcia:
<u> </u>	Meeting (Video)			
34	4/19/21 Washington			State: X
	Redistricting Commission			Int/Garcia:
25	Meeting Minutes			
35	4/19/21 Washington			State: X
	Redistricting Commission			Int/Garcia:
26	Meeting (Video)			
36	4/26/21 Washington			State: X
	Redistricting Commission			Int/Garcia:
27	Meeting Minutes			
37	4/26/21 Washington			State: X
	Redistricting Commission			Int/Garcia:
38	Meeting (Video)			
30	5/10/21 Washington Redistricting Business Meeting			State: X
	Minutes			Int/Garcia:
39	5/10/21 Washington			State: X
39	Redistricting Business Meeting			
	(Video)			Int/Garcia:
40	5/17/2021 Washington State			State: X
10	Redistricting Commission			Int/Garcia:
	Meeting Minutes			
41	WSRC Public Outreach			State: X
••	Meeting 5.22.21-CD 7			Int/Garcia:
	(Transcript)			
42	WSRC Public Outreach			State: X
	Meeting 5.22.21- CD 5			Int/Garcia:
	(Transcript)			Int, Suroid.
43	5/22/21 Washington			State: X
	Redistricting Commission CD			Int/Garcia:
	7 Public Outreach Meeting			ing Surviu.
	(Video)			
44	5/22/21 Washington			State: X
	Redistricting Commission CD			Int/Garcia:
		1	I	urorur

Joint Pretrial Statement and [Proposed] Order 40 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
	5 Public Outreach Meeting (Video)			
45	5/24/21 Washington Redistricting Commission CD			State: X Int/Garcia: X
	4 Public Outreach Meeting (Transcript)			
46	5/24/21 Washington Redistricting Commission CD 4 Public Outreach Meeting			State: X Int/Garcia: X
47	(Video) WSRC Public Outreach Meeting 6.05.21-CD 4			State: X Int/Garcia: X
48	(Transcript) WSRC Public Outreach			State: X
70	Meeting 6.05.21-CD 1 (Transcript)			Int/Garcia: X
49	6/05/21- Washington Redistricting Commission CD 1 Public Outreach Meeting (Video)			State: X Int/Garcia: X
50	6/07/21 Washington Redistricting Commission			State: X Int/Garcia: X
51	Meeting Minutes 6/07/21 Washington Redistricting Commission Meeting (Video)			State: X Int/Garcia: X
52	WSRC Public Outreach Meeting 6.14.2021- CD 3 (Transcript)			State: X Int/Garcia: X
53	6/14/21 Washington Redistricting Commission CD 3 Public Outreach Meeting			State: X Int/Garcia: X
54	(Video) 6/21/21 Washington Redistricting Commission			State: X Int/Garcia: X
	Regular Business Meeting Minutes			
55	6/21/21 Washington Redistricting Commission			State: X Int/Garcia: X
	Regular Business Meeting (Video)			
56	WSRC Public Outreach Meeting 6.22.2021- CD 2			State: X Int/Garcia: X
	(Transcript)			1

Joint Pretrial Statement and [Proposed] Order 41 No. 3:22-cv-05035-RSL

25

Ex. Description Authenticity Authenticity Stipulated, Admissibility 1 **Admissibility Contested** Stipulated No. & Admissibility 2 Contested 57 WSRC Public Outreach State: X 3 Meeting 6.22.2021- CD 10 Int/Garcia: X (Transcript) 4 6/22/21 Washington 58 State: X Redistricting Commission CD Int/Garcia: X 5 2 Public Outreach Meeting (Video) 6 6/22/21 Washington 59 State: X Redistricting Commission CD Int/Garcia: X 7 10 Public Outreach Meeting (Video) WSRC Public Outreach 60 State: X 8 Meeting 6.26.21-CD 9 Int/Garcia: X (Transcript) 9 6/26/21 Washington 61 State: X Redistricting Commission CD Int/Garcia: X 10 9 Public Outreach Meeting (Video) 11 WSRC Public Outreach 62 State: X Meeting 6.28.21- CD 8 Int/Garcia: X 12 (Transcript) 6/28/21 CD 8 Washington 63 State: X **Redistricting Commission** 13 Int/Garcia: X Public Outreach Meeting (Video) 14 7/31/21 Washington 64 State: X Redistricting Commission CD Int/Garcia: X 15 7 & 9 Public Outreach Meeting (Video) 16 65 7/19/21 Washington State: X **Redistricting Commission** Int/Garcia: X 17 Regular Business Meeting Minutes 18 66 7/19/21 Washington State: X **Redistricting Commission** Int/Garcia: X 19 **Regular Business Meeting** (Video) WSRC Public Outreach 20 67 State: X Meeting 7.24.21- CD 1&2 Int/Garcia: X (Transcript) 21 WSRC Public Outreach 68 State: X Meeting 7.24.21- CD 4&5 Int/Garcia: X 22 (Transcript) 69 State: X 7/24/21 Washington 23 Redistricting Commission CD Int/Garcia: X

Joint Pretrial Statement and [Proposed] Order 42 No. 3:22-cv-05035-RSL

25

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 43 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
	1 & 2 Public Outreach Meeting (Video)			
70	WSRC Public Outreach Meeting 7.26.21- CD 3&6 (Transcript)			State: X Int/Garcia: 2
71	7/26/21 Washington Redistricting Commission Public Outreach Meeting (Video)			State: X Int/Garcia: 2
72	WSRC Public Outreach Meeting 7.31.21- CD 7 &9			State: X Int/Garcia: 2
73	(Transcript) WSRC Public Outreach Meeting 7.31.21- CD 8& 10 (Transcript)			State: X Int/Garcia: 2
74	7/31/21 Washington Redistricting Commission CD 8 & 10 Public Outreach			State: X Int/Garcia: 2
75	Meeting (Video) 8/16/21 Washington Redistricting Commission Regular Business Meeting Minutes			State: X Int/Garcia: 2
76	8/16/21 Washington Redistricting Commission Regular Business Meeting (Video)			State: X Int/Garcia: 2
77	9/20/21 Washington Redistricting Commission Regular Business Meeting Minutes			State: X Int/Garcia: 2
78	9/20/21 Washington Redistricting Commission Regular Business Meeting (Video)			State: X Int/Garcia: X
79	10/5/2021 WSRC Public Outreach Meeting 10.05.21 (Transcript)			State: X Int/Garcia: 2
80	10/05/21- Washington Redistricting Commission Statewide Legislative Districts			State: X Int/Garcia: 2
81	Meeting (Video) WSRC Public Outreach Meeting 10.09.21- Statewide Congressional (Transcript)			State: X Int/Garcia: 2

24

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Joint Pretrial Statement and [Proposed] Order 43 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
82	10/09/21 Washington Redistricting Commission Statewide Congressional			State: X Int/Garcia: X
83	Districts Meeting (Video) 10/11/21 Washington			State: X
05	Redistricting Commission Meeting Minutes			Int/Garcia: 2
84	10/11/2021 WSRC Meeting 10.11.21 (Transcript)			State: X Int/Garcia: X
85	10/11/21 Washington Redistricting Commission Meeting (Video)			State: X Int/Garcia: 2
86	10/18/21 Washington Redistricting Commission Meeting Minutes			State: X Int/Garcia: 2
87	10/18/2021 WSRC Regular Business Meeting 10/18/21 (Transcript)			State: X Int/Garcia: 2
88	10/18/21 Washington Redistricting Commission			State: X Int/Garcia: 2
89	Meeting (Video) 10/25/21 Washington Redistricting Commission Meeting Minutes			State: X Int/Garcia: 2
90	10/25/21 WSRC Meeting 10.25.21 (Transcript)			State: X Int/Garcia: X
91	10/25/21 Washington Redistricting Commission Meeting (Video)			State: X Int/Garcia: 2
92	11/01/21 Washington Redistricting Commission Meeting Minutes			State: X Int/Garcia: 2
93	11/01/2021 WSRC Meeting 11.01.21 (Transcript)			State: X Int/Garcia: X
94	11/01/21 Washington Redistricting Commission Meeting (Video)			State: X Int/Garcia: 2
95	11/08/21 Washington Redistricting Commission Meeting Minutes			State: X Int/Garcia: 2
96	11/08/21 WSRC Meeting 11.08.2021 (Transcript)			State: X Int/Garcia: X
97	11/08/21 Washington Redistricting Commission Meeting (Video)			State: X Int/Garcia: X

Joint Pretrial Statement and [Proposed] Order 44 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 45 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulated
98	11/15/21 Washington Redistricting Commission Regular Business Meeting			State: X Int/Garcia:
00	Minutes			
99	11/15/2021 WSRC Meeting 11.15.21 (Transcript)			State: X Int/Garcia:
100	11/15/21 Washington Redistricting Commission Regular Business Meeting			State: X Int/Garcia:
101	11/18/21 Washington Redistricting Commission Press Availability Meeting (Video)			State: X Int/Garcia:
102	11/18/21 Washington Redistricting Commission Press Availability Meeting (Transcript)			State: X Int/Garcia:
103	11/24/21 Washington Redistricting Commission Meeting Minutes			State: X Int/Garcia:
104	11/24/21 Washington Redistricting Commission Meeting (Video)			State: X Int/Garcia:
105	11/29/21 Washington Redistricting Commission Meeting Minutes			State: X Int/Garcia:
106	11/29/21 Washington Redistricting Commission Meeting (Video)			State: X Int/Garcia:
107	12/13/21 Washington Redistricting Commission Meeting Minutes			State: X Int/Garcia:
108	12/13/21 Washington Redistricting Commission Meeting (Video)			State: X Int/Garcia:
109	12/14/21 Washington Redistricting Commission Meeting Minutes			State: X Int/Garcia:
110	12/14/21 Washington Redistricting Commission Meeting (Video)			State: X Int/Garcia:
111	1/06/22 Washington Redistricting Commission Meeting Minutes			State: X Int/Garcia:

Joint Pretrial Statement and [Proposed] Order 45 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
112	1/06/22 Washington			State: X
	Redistricting Commission			Int/Garcia: X
	Meeting (Video)			
113	1/18/22 Washington			State: X
	Redistricting Commission			Int/Garcia: 2
	Regular Business Meeting			
114	Minutes			Ctatas V
114	1/18/22 Washington Redistricting Commission			State: X
	Regular Business Meeting			Int/Garcia: 2
	(Video)			
115	2/23/22 Washington			State: X
	Redistricting Commission			Int/Garcia: 2
	Meeting Minutes			
116	2/23/22 Washington			State: X
	Redistricting Commission			Int/Garcia:
	Meeting (Video)			
117	3/7/22 Washington			State: X
	Redistricting Commission			Int/Garcia:
	Meeting Minutes			
118	3/7/22 Washington			State: X
	Redistricting Commission			Int/Garcia:
110	Meeting (Video)			CL I X
119	6/22/22 Washington Redistricting Commission			State: X
	Meeting Minutes			Int/Garcia:
120	6/22/22 Washington			State: X
120	Redistricting Commission			Int/Garcia:
	Meeting (Video)			
121	Washington State Redistricting			State: X
	Commission, 2022 Washington			Int/Garcia:
	State Map Book Congressional			
	& Legislative Districts			
122	WITHDRAWN			
123	11/16/21 Email and			State: X
	Attachments from Lisa			Int/Garcia:
	McLean to Washington			
	Supreme Court re Redistricting			
	News for Chief Justice and the			
124	Supreme Court			
124	WITHDRAWN			
125	WITHDRAWN			State: X
120	2/8/22 Senate Floor Debate			
127	Video HCR 4407 House Concurrent Resolution			Int/Garcia:
127	4407			State: X

Joint Pretrial Statement and [Proposed] Order 46 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 47 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
				Int/Garcia: 2
128	Yakima County Voter			State: X
	Registration Statistics, 2021			Int/Garcia:
129	3/4/22 Email Thread with Paul Graves, Benancio Garcia, Robert Maguire, and David Nordlinger re: Introduction re redistricting lawsuits			State: X Int/Garcia:
130	MGGG Analysis of RPV in Yakima County Commission elections, January 2020			State: X Int/Garcia:
131	March 25, 2021 email from Osta Davis to April Sims re: A couple of things			State: X Int/Garcia:
132	February 6, 2013 Barreto RPV analysis of Yakima Valley area			State: X Int/Garcia:
133	March 25, 2021 email chain between Osta Davis, Sarah Augustine re: Job Descriptions and Budget Items			State: X Int/Garcia:
134	6/5/21 Email Thread with Paul Graves, Joe Fain, Paul Campos, Anton Grose, Margot Spindola re: RJW monthly meeting			State: X Int/Garcia:
135	June 18, 2021 text messages between Fain and Sims, "2.9 to 8.26 (AS-JF)"			State: X Int/Garcia:
136	6/24/21 Email and Attachment between Fain and Campos re SRC Caucus retreat			State: X Int/Garcia:
137	6/24/21 Email Thread with Paul Campos and Joe Fain			State: X Int/Garcia:
138	WITHDRAWN			
139	Asst. Attorney General Brian J. Sutherland Presentation: Minority Vote Dilution in the Context of Redistricting			State: X Int/Garcia:
140	Excerpts of July 16, 2021 Deposition of Jose Trevino in Aguilar v. Yakima County		Int/Garcia: X – FRE 802 & 106	State: X
141	8/12/21 Email Thread with Paul Campos, James Troyer, and @SRC Members email			State: X Int/Garcia: 2

Joint Pretrial Statement and [Proposed] Order 47 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
142	9/1/21 Email Thread with Paul Campos, Anton Grose, James			State: X Int/Garcia: X
	Crandall, and Min Fei re: CVAP population question			
143	9/1/21 Email from Matt Bridges to Dominique Meyers			State: X Int/Garcia: X
144	September 9, 2021 email and attachment from Ali O'Neil to			State: X Int/Garcia: X
	Brady Pinero Walkinshaw, Adam Hall, Matt Bridges,			
	Adam Bartz, Paulette Avalos re: Leg Map One Pager- DRAFT_9.8.docx			
145	9/8/21 Email from Dominique Meyers to April Sims, Joe			State: X Int/Garcia: X
140	Fitzgibbon re: draft map			
146	Screenshot of Daves Redistricting App LD Draft - 9/8 (corrected population) dom edits			State: X Int/Garcia: X
147	WITHDRAWN			
148	9/10/21 Email Thread with April Sims, Dominique			State: X Int/Garcia: X
	Meyers, Joe Fitzgibbon, Amy Ruble, and Melissa Vanderwerf re; Latest Map			Int/Garcia. A
149	Final Sims map 9/13/21			State: X Int/Garcia: X
150	September 16, 2021 email and attachment from Ali O'Neil to Brady re: leg map slideshow			State: X Int/Garcia: X
151	WITHDRAWN			
151	9/21/21 Email and Attachment from Anton Grose to Paul			State: X Int/Garcia: X
	Graves and Evan Ridley re: TOP8 District Partisanship			
153	Breakdown Spreadsheet 9/21/21 Email Thread with			State: X
	Paul Campos, Joe Fain, James Troyer, and James Crandall re:			Int/Garcia: X
154	Draft map comparisons Walkinshaw Proposed Legislative Map September 21,			State: X
	2021			Int/Garcia: X

Joint Pretrial Statement and [Proposed] Order 48 No. 3:22-cv-05035-RSL

25

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
155	Commissioner Sims' September 21, 2021 Proposed Legislative District Map			State: X Int/Garcia: 2
156	Commissioner Pinero Walkinshaw's September 21, 2021 Proposed Legislative District Map			State: X Int/Garcia: 2
157	Commissioner Fain's September 21, 2021 Proposed			State: X Int/Garcia: 2
158	Legislative District Map Commissioner Grave's September 21, 2021 Proposed Legislative District Map			State: X Int/Garcia: 2
159	SRC Spreadsheet Comparing 9/21 Draft Proposals			State: X Int/Garcia: 2
160 161	WITHDRAWN 9/21/21 Texts between Anton			State: X
	Grose and Paul Graves re: Checking addresses for			Int/Garcia:
1.62	potential LD 15 legislators proposed by Dufault			
162	September 21, 2021 text messages between Paul Graves and Jeremie Dufault re:			State: X Int/Garcia:
	drawing 15th to include potential candidates			
163	September 24, 2021 email from Adam Hall to Brady			State: X Int/Garcia:
	Pinero Walkinshaw, Ali O'Neil, Adam Bartz, Matt			
	Bridges re: Talking points on Republican legislative proposals (Vakima Vallay)			
164	proposals (Yakima Valley) September 24, 2021 email from Ali O'Neil to Jim			State: X Int/Garcia:
	Brunner, Brady Pinero Walkinshaw re: Analysis of			
	Analysis of commissioners' proposed legislative maps,			
165	attaching Commissioner Leg Maps FINAL.pdf			State V
165	8/26/21 Email from James Troyer to Paul Campos, James Crandall re: Crosscut Article			State: X Int/Garcia:
	"WA redistricting efforts aim			

24

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Joint Pretrial Statement and [Proposed] Order 49 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
	to give more power to people of color"			
166	September 28, 2021 email chain between Matt Barreto,			State: X Int/Garcia: X
	Adam Hall, Paulette Avalos re: VRA analysis data			
167	9/28/21 Email and Attachment from Dominique Meyers to			State: X Int/Garcia: X
	April Sims re: DRAFT Messaging Doc 9-23-21			
168	September 28, 2021 email chain between Adam Hall,			State: X Int/Garcia: X
	Brady Pinero Walkinshaw, Matt Bridges, Ali O'Neil,			
	Adam Barts re: talking points on Republican legislative			
169	proposals (Yakima Valley) 9/29/2021 Email from Matt Barreto to Adam Hall			State: X Int/Garcia: X
170	9/30/2021 Emails between			State: X Int/Garcia: X
171	Adam Hall and Matt Barreto October 4, 2021 email from			State: X
172	April Sims to Paul Graves re: October 6, 2021 email from			Int/Garcia: X State: X
	Adam Hall to Ali O'Neil, Brady Pinero Walkinshaw re: Grave's map does not comply with the VRA			Int/Garcia: X
173	10/6-9/21 Text Messages between Paul Graves and Anton Grose		Int/Garcia: X – FRE 106	State: X
174	10/11/2021 Email from Matt Barreto to Adam Hall			State: X Int/Garcia: X
175	10/12/21 Email from Anton Grose to Paul Graves re: 2019 ACS Demo Comparisons			State: X Int/Garcia: X
176	10/13/21 E-Mail from O'Neil to Meyers, re: Press release			State: X Int/Garcia: X
177	10/13/2021 Email from Adam Hall to Matt Barreto			State: X Int/Garcia: X
178	10/15/21 Dr. Matt Barreto, "Assessment of Voting			State: X Int/Garcia: X
	Patterns in Central / Eastern Washington and Review of			

24

25

Joint Pretrial Statement and [Proposed] Order 50 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
	Federal Voting Rights Act, Section 2 Issues"			
179	10/19/21 Dr. Matt Barreto,			State: X
1/9	"Assessment of Voting			Int/Garcia: X
	Patterns in Central / Eastern			IIII/Garcia: 2
	Washington and Review of			
	Federal Voting Rights Act,			
	Section 2 Issues"			
180	October 19, 2021 email chain			State: X
	between Adam Hall, Brady			Int/Garcia:
	Pinero Walkinshaw, Ali O'Neil			
	re: Possible Billig line re:			
	Yakima on TVW tomorrow			
181	10/20/21 Text Messages			State: X
	between Paul Graves and			Int/Garcia: 2
100	Anton Grose			
182	10/21/21 Email Thread with			State: X
	April Sims, Brady			Int/Garcia:
	Walkinshaw, Sarah Augustine, Lisa McLean, Dominique			
	Meyers, and Osta Davis re:			
	Commission funding for			
	counsel to advise on VRA			
183	10/21/21 Email from Ali			State: X
	O'Neil on behalf of Brady			Int/Garcia:
	Walkinshaw re: RELEASE:			
	New analysis shows final			
	Washington state legislative			
	map must include a VRA-			
	compliant district in the			
101	Yakima Valley			
184	Oct. 21, 2021 Email from Sims			State: X
	to Davis, "Re: RELEASE: New analysis shows final			Int/Garcia:
	Washington state legislative			
	map must include a VRA-			
	compliant district in the			
	Yakima Valley"			
185	10/21/21 Text messages			State: X
	between Fain and Graves			Int/Garcia:
186	October 21, 2021 texts			State: X
	between Paul Graves and Joe			Int/Garcia:
	Fain			
187	October 22, 2021 email chain			State: X
	among April Sims, Dominique			Int/Garcia:

Joint Pretrial Statement and [Proposed] Order 51 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
	Meyers, Osta Davis re: Apologies			
188	10/22/21 Email Thread with			State: X
	Grose, Graves, Ridley re			Int/Garcia: 2
	Walkinshaw Press Release on			
	Barreto Analysis			
189	October 22, 2021 email from			State: X
	Racial Justice Washington			Int/Garcia: 2
	Coalition to Brady Pinero			
	Walkinshaw, April Sims, Joe Fain, Paul Graves, Anton			
	Grose, Ali O'Neil, Dominique			
	Meyers, Kamau Chege, Katie			
	Stultz, Margot Spindola re:			
	Redistricting Justice			
	Washington Ranked Priorities			
190	October 22, 2021 email thread			State: X
	with Osta Davis, April Sims,			Int/Garcia:
	Dominique Meyers re: More			
101	Recent Draft			
191	October 23 email from April			State: X
100	Sims to Paul Graves re: 10/23			Int/Garcia:
192	10-23.xlsx (titled Walkinshaw			State: X
100	Exhibit 12)			Int/Garcia:
193	10/25/21 Email and			State: X
	Attachment from Osta Davis to			Int/Garcia:
	April Sims, Dominique Meyers re: Statement			
194	10/25/21 Email from Osta			State: X
171	Davis to April Sims re: Most			Int/Garcia:
	Updated Map			Int/ Gureiu.
195	10/25/21 email from Brady			State: X
	Pinero Walkinshaw			Int/Garcia:
	RELEASE: Commissioner			
	Walkinshaw Releases New			
	VRA-Compliant Legislative			
196	District Map			State: X
170	Pinero Walkinshaw Revised			Int/Garcia:
197	Map October 25, 2021 Commissioner Sims' Revised			State: X
171	Legislative District Map -			Int/Garcia:
	October 25, 2021			Int/Garcia:
198	Commissioner Walkinshaw's			State: X
-	Revised Legislative District			Int/Garcia:
	Map - October 25, 2021			
199	WITHDRAWN			

1 2	Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
3	200	October 25, 2021 Tweet by April Sims re: legislative map			State: X Int/Garcia: X
4	201	10/25/21 Text Messages between Paul Graves and			State: X Int/Garcia: X
5	202	Anton Grose 10/26/21 Email from James			State: X
6		Troyer to Joe Fain, Paul Campos, James, Crandall, and			Int/Garcia: X
7		Min Fei re: some screenshots - Dems on redistricting			
8	203	10/27/21 E-Mail from O'Neil to Wolkinghow, "Log man must			State: X Int/Garcia: X
9	204	Walkinshaw, "Leg map must- haves.pdf" 10/28/21 Email from O'Neil to			State: X
10	204	Walkinshaw, re: Voting Rights Act AAG Assessment			Int/Garcia: X
11	205 206	WITHDRAWN October 28, 2021 email			State: X
12		submission to Washington Redistricting Commission			Int/Garcia: X
13		from Giovanni Severino at the Latino Community Fund re: All Maps Should Comply with			
14	207	the Voting Rights Act October 28, 2021 text			State: X
15		messages between Fain and Graves re: LD14			Int/Garcia: X
16	208	October 28, 2021 texts between April Sims and Paul Groups rev VBA analysis			State: X Int/Garcia: X
17	209	Graves re: VRA analysis RSOpEd-10.29 edits.docx			State: X Int/Garcia: X
18	210	10/25-30/21 Text Thread between Paul Graves, Chris			State: X Int/Garcia: X
19	211	Corry, and Jeremie Dufualt WITHDRAWN			mi/Gafcia: X
20	212	WITHDRAWN			Ctatas V
21	213	11/1/21 Email and Attachment from O'Neil to Augustine, McLean, Emma Grunberg,			State: X Int/Garcia: X
22		Tera Heintz, Brady Walkinshaw, Adam Hall re:			
23		Dr. Barreto's VRA Analysis			

Joint Pretrial Statement and [Proposed] Order 53 No. 3:22-cv-05035-RSL

Admissibility

Stipulated

State: X Int/Garcia: X

State: X Int/Garcia: X State: X Int/Garcia: X

State: X Int/Garcia: X

State: X Int/Garcia: X

State: X Int/Garcia: X

State: X Int/Garcia: X

State: X Int/Garcia: X

State: X Int/Garcia: X State: X Int/Garcia: X State: X Int/Garcia: X

State: X Int/Garcia: X

State: X Int/Garcia: X

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated Admissibility Conteste
214	November 1, 2021 email and attachment from Lisa McLean		
	to Washington Redistricting Commission official comment		
	email address re: Dr. Barreto's VRA analysis		
215	11/1/21 Texts between Paul Graves and April Sims		
216	November 2, 2021 email chain between Osta Davis, Kurt Fritts, April Sims re: Map w/		
217	new E.WA district November 2, 2021 email chain		
217	between Adam Hall, Ali O'Neil, Brady Pinero		
	Walkinshaw, Adam Bartz, Matt Bridges, Paulette Avalos		
	re: Similar States w Legislative Data		
218	11/2/21 Text Messages between Paul Graves and Anton Grose		
219	November 1-3, 2021 text messages between April Sims,		
220	Paul Graves re: 14 th		
220	November 3, 2021 email from Anton Grose to Paul Graves re: Stats		
221	Nov. 3, 2021 E-mail from Ali O'Neil to Walkinshaw, Fwd:		
222	LD Offer from Graves.pdf Graves LD14(2) Map		
223	(screenshot)		
224	Nov 3.csv November 3, 2021 text		
	messages between Fain and Graves, "Fain_11.03 (2).png"		
225	November 4, 2021 Davis Wright Tremaine Memo re:		
	Legal Analysis of Arguments Regarding Creation of a		
226	Majority-Minority District Nov. 2021 Text Messages between April Sims and Brady		
	Walkinshaw		

Joint Pretrial Statement and [Proposed] Order 54 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
227	Compilation of Nov. 2021 Text Messages between April Sims and Brady Walkinshaw			State: X Int/Garcia: X
228	November 4, 2021 email from Davis to Sims re: "New			State: X Int/Garcia: X
229	14 th .pdf" 11/14/21 Email from Paul Campos to Joe Fain re: Sims			State: X Int/Garcia: X
230	CVAP 14LD filled out November 4-10 email chain between Brady Pinero			State: X Int/Garcia: X
	Walkinshaw, Sen. Rebecca Saldana, Adam Hall, Nicole			
	Herrera, Coco Chang re: PLZ REVIEW ASAP Saldana –			
231	Redistricting VRA OpEd 11/4/2021 Email from Adam Hall to Matt Barreto			State: X Int/Garcia: X
232	11/4/2021 Email from Adam Hall to Matt Barreto			State: X Int/Garcia: X
233 234	WITHDRAWN 11/4/21 DWT Engagement			State: X
235	Letter			Int/Garcia: X
	11/4/21 Texts between Graves and Fain, "Fain_11.04.png"			State: X Int/Garcia: X
236	November 4, 2021 texts between April Sims, Brady Pinero Walkinshaw			State: X Int/Garcia: X
237	November 5, 2021 e-mail from Graves to Sims, "Fwd_Legal memo.pdf"			State: X Int/Garcia: X
238	November 5, 2021 email and attachment from Adam Hall to Paulette Avalos, Ali O'Neil,			State: X Int/Garcia: X
	Adam Bartz, Matt Bridges re: Rebuttal to Maguire memo			
239	1105.docx WITHDRAWN			
240	11/7/21 Email from Anton Grose to Paul Graves re New Leg Proposal			State: X Int/Garcia: X
241	district-shapes (5).geojson			State: X Int/Garcia: Σ
242	block-assignments (13).csv			State: X Int/Garcia: X

Joint Pretrial Statement and [Proposed] Order 55 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulateo
243	11/7-8/21 Texts between Graves and Fain, "Fain 11.07 .08.png"			State: X Int/Garcia:
244	Email from Ali O'Neil to Brady Walkinshaw, April Sims re: Fain LD Map			State: X Int/Garcia:
245	WITHDRAWN			
246	11/8/21 Email from Min Fei to Paul Campos, Joe Fain re Fain v_2 ranking cover email			State: X Int/Garcia:
247	November 8, 2021 comment submission from Dulce Gutierrez to Washington Redistricting Commission re: Washington State needs a Latino CVAP Majority Legislative District for Yakima and Pasco			State: X Int/Garcia:
248	Depo screenshot of Fain v2 map			State: X Int/Garcia:
249	Fain v_2 spreadsheet with data			State: X Int/Garcia:
250	Ali O'Neil Personal Notes - Part 4			State: X Int/Garcia:
251	Sarah Augustine handwritten notes from September 1, 2021- November 8, 2021			State: X Int/Garcia:
252	November 8, 2021 written public testimony submitted to Commission from Sandra Aguilar re: Yakima			State: X Int/Garcia:
253	11/8/21 text messages between Fain and Graves			State: X Int/Garcia:
254	11/8/21 Texts between Paul Graves and Anton Grose			State: X Int/Garcia:
255	November 8, 2021 texts between April Sims, Brady Pinero Walkinshaw			State: X Int/Garcia:
256	November 8, 2021 texts between Paul Graves and April Sims re: 14th			State: X Int/Garcia:
257	Nov. 9, 2021 E-mail thread between Sims, Davis, Meyers, "RE Map draft.pdf"			State: X Int/Garcia:

Joint Pretrial Statement and [Proposed] Order 56 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
258	11/9/21 Email from Jeremie Dufault to Paul Graves and			State: X Int/Garcia: X
	Chris Corry forwarding email from Debra Manjarrez re: Call to Action			
259	November 9, 2021 email from Dulce Gutierrez to Official			State: X Int/Garcia: X
	Redistricting Comment Email, Lisa McLean, Sarah			
	Augustine, Maria Garza, Daniel Pailthorp re: Petition			
	for Latino CVAP Majority for Yakima and Pasco			
260	Screenshot of "11/9 AM Proposal, Weaker LD14 & 42" Map			State: X Int/Garcia: X
261	11/9/21 Texts between Paul Graves and Anton Grose			State: X Int/Garcia: X
262	11/10/21 Email from Paul Campos to Min Fei and Joe			State: X
	Fain re ranking 11.10 Brady map			Int/Garcia: X
263	Nov. 10, 2021 E-mail from Campos to Fain,			State: X Int/Garcia: X
	"FW_Walkinshaw 11.10 leg map, new VRA.pdf"			
264	11/10/21 Email from Dulce Gutierrez to Redistricting			State: X Int/Garcia: X
	Commission Comment Email, Lisa McLean, Aminta Spencer,			
	Daniel Pailthorp, Maria Garza re: Please consider our			
265	proposal for a Latino CVAP Majority for Yakima and Pasco November 10, 2021 email			State: X
205	thread between Paul Campos, Joe Fain re: Graves and Fain			Int/Garcia: X
266	drafts Screenshot 484 (Davis			State: X
267	Deposition) Screenshot of Daves			Int/Garcia: X State: X
207	Redistricting App BW 11.10 new VRA block-assignments			Int/Garcia: X
268	Brady 11.10 Map with new VRA configuration			State: X Int/Garcia: X
	<u> </u>	1	1	

Joint Pretrial Statement and [Proposed] Order 57 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 58 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulated
269	BW>Fain 11.10 new VRA Map			State: X Int/Garcia:
270	Ranking spreadsheet for 11.10 Walkinshaw map			State: X Int/Garcia:
271	Graves Prop 11-10.xlsx			State: X Int/Garcia:
272	Proposal Metrics 1110.xlsx			State: X Int/Garcia:
273	10/11/21 to 11/10/21 Text Thread between Joe Fain and Curtis King "10.11 to 11.10 (JF+King).png"			State: X Int/Garcia:
274	Nov. 10-11, 2021 text messages between Fain and Graves, "Fain 11.11 12.png"			State: X Int/Garcia:
275	Nov. 10-11, 2021 texts between April Sims and Paul Graves			State: X Int/Garcia:
276	11/11/21 Email and Attachment from Anton Grose to Paul Graves re: Prop Metrics 11-11 Spreadsheet			State: X Int/Garcia:
277	Nov. 11, 2021 E-mail chain with Graves, Grose, Sims, Davis, and Meyers, RE: New map proposal			State: X Int/Garcia:
278	November 11, 2021 email from Ali O'Neil to Brady Walkinshaw, forwarding email from Matt Bridges, FW: Graves 11-10 LD Proposal			State: X Int/Garcia:
279	November 11, 2021 email from Ali O'Neil to Brady Pinero Walkinshaw re: 11.11. leg map proposal			State: X Int/Garcia:
280	November 11, 2021 email from Anton Grose to Paul Graves re: Message to April about today's map			State: X Int/Garcia:
281	11/11/21 Email from Anton Grose to Paul Campos re: 14th negotiation			State: X Int/Garcia:
282	November 11, 2021 email thread between Joe Fain, Paul			State: X Int/Garcia:

Joint Pretrial Statement and [Proposed] Order 58 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 59 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
	Campos, Min Fei FW: Sims plan activematrix.xlsx.pdf			
283				State: X
285	Screenshot of "D Only Commission Vote" Map			Int/Garcia:
284	WITHDRAWN			
285	November 11, 2021			State: X
	spreadsheet comparing Brady Pinero Walkinshaw's latest			Int/Garcia:
286	proposal to April Sims'			Ctoto, V
200				State: X
007	SimsDraftNov10.xlsx			Int/Garcia:
287	Rebecca Saldaña, Latinx community needs fair			State: X Int/Garcia: 2
	redistricting map			Int/Garcia:
288	November 11, 2021 text			State: X
200	messages between Walkinshaw			Int/Garcia:
	and Sims, "Sims 11.11(4).pdf"			IIIt/Galcia.
289	November 11, 2021 texts			State: X
	between April Sims and Brady			Int/Garcia: 2
	Pinero Walkinshaw re: email			Int/ Gureiu.
	from Paul Graves			
290	November 12, 2021 email			State: X
	thread between April Sims,			Int/Garcia:
	Paul Graves, Anton Grose,			
	Paul Campos, Joe Fain and			
	forwarded to Brady Pinero			
	Walkinshaw, Ali O'Neil, Osta			
	Davis, Dominique Meyers re:			
201	Fwd_Updated Proposal Email			Q. (
291	11/12/21 Email Thread with April Sims, Osta Davis, and			State: X
	Dominique Meyers re:			Int/Garcia: 2
	"Newest version" of state			
	legislative map			
292	11/12/21 Email between Paul			State: X
	Campos, Joe Fain, and Min Fei			Int/Garcia: 2
	re: Fain Draft Nov12v2			
293	November 12, 2021 comment			State: X
	submission from Maria			Int/Garcia: 2
	Siguenza to Washington			
	Redistricting Commission re:			
	Comment Submission:			
	Commission on Hispanic			
	Affairs			
294	11/12/21 Email from Dulce			State: X
	Gutierrez to Redistricting			Int/Garcia: 2

Joint Pretrial Statement and [Proposed] Order 59 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
	Commission Comment Email, Lisa McLean, Aminta Spencer, Daniel Pailthorp, Maria Garza re: Please create a Latino CVAP Majority for Yakima and Pasco			
295	11/12/2021 Email from Adam Hall to Matt Barreto			State: X Int/Garcia: 2
296	November 12, 2021 email thread between Joe Fain, Min Fei, and Paul Campos re: Sims Proposal Nov12.xlsx			State: X Int/Garcia: 2
297	Graves Draft Nov 12(1) Map			State: X Int/Garcia: 2
298	Spreadsheet for Fain Draft Nov12v2			State: X Int/Garcia: 2
299	Sims Proposal Nov12.xlsx			State: X Int/Garcia: 2
300	11/12/21 Text Messages between Paul Graves and Anton Grose			State: X Int/Garcia: 2
301	11/12-14/2021 texts between O'Neil and Walkinshaw			State: X Int/Garcia: 2
302	November 13, 2021 email and attachment from Joe Fain to Sarah Augustine, Paul Graves, April Sims, Brady Pinero Walkinshaw re: Memo			State: X Int/Garcia: 2
303	Nov. 13 E-mail from Adam Hall to Walkinshaw, "Fwd Updated Proposal Email.eml.msg.pdf"			State: X Int/Garcia: 2
304	November 13, 2021 email from Paul Graves to April Sims, Anton Grose, Osta Davis, Dominique Meyers re: Map Proposal; forwarded to Brady Pinero Walkinshaw, Ali O'Neil, Fwd: Map proposal.			State: X Int/Garcia: 2
305	Nov. 13, 2021 E-mail from Walkinshaw to Fain, "Fwd_BW 11.13 leg map proposal.pdf"			State: X Int/Garcia: 2
306	WITHDRAWN			

Joint Pretrial Statement and [Proposed] Order 60 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulated
307	Email from Paul Campos to Joe Fain re: labeling of LD14 and LD15			State: X Int/Garcia:
308	11/13/21 Email and Attachment from Anton Grose to Paul Graves re: Proposal Metrics 11-13 Spreadsheet			State: X Int/Garcia:
309	11/13/21 Email from Adam Hall to Matt Barreto re Latest drafts for analysis			State: X Int/Garcia:
310 311	WITHDRAWN November 13, 2021 email thread among Joe Fain, Paul Campos, Min Fei FW: Graves Draft Nov12.xlsx			State: X Int/Garcia:
312	Screenshot of Daves Redistricting App Page for BW 11/13 leg proposal			State: X Int/Garcia:
313	BW 11/13 leg proposal			State: X Int/Garcia:
314	11/13/21 Email from Osta Davis to April Sims re Map w/ 444/47/28 adjusted			State: X Int/Garcia:
315	Spreadsheet for Walkinshaw Draft Nov13			State: X Int/Garcia:
316	WITHDRAWN			
317	Graves Draft Nov12.xlsx			State: X Int/Garcia:
318 319	WITHDRAWN 11/13-11/21 Sarah Augustine Handwritten Notes			State: X Int/Garcia:
320	Nov. 13, 2021 Text from Fain to Walkinshaw, "BW_11.11_13_14.png"			State: X Int/Garcia:
321	11/13/21 messages between Campos and O'Neil			State: X Int/Garcia:
322	11/13/21 Texts between Paul Graves and Joe Fain			State: X Int/Garcia:
323	11/13 messages between Davis and O'Neil			State: X Int/Garcia:
324	November 14, 2021 email from Osta Davis to April Sims, Dominique Meyers re: FWD:			State: X Int/Garcia:

Joint Pretrial Statement and [Proposed] Order 61 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 62 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
	scheduling a meeting with Matt Barreto today			
325	11/14/21 Email from Paul Campos to Joe Fain re: Fain_GravesPropLD			State: X Int/Garcia: X
326	11/14/2021 Email from Adam Hall to Matt Barreto			State: X Int/Garcia: X
327	Nov. 14, 2021 E-mail chain between O'Neil and Davis,			State: X Int/Garcia: X
328	"DAVIS_019053" November 14, 2021 email			State: X
020	from Redistricting Justice for Washington Coalition to Brady			Int/Garcia: X
	Pinero Walkinshaw, April Sims, Ali O'Neil, Dominique			
	Meyers, Dulce Gutierrez, David Morales re: Statement			
329	on Yakima VRA District November 14, 2021 comment			State: X
	submission from Dulce Gutierrez to the Washington			Int/Garcia: X
	Redistricting Commission re: Commission will do the right thing by creating a Latino			
	CVAP Majority LD for Yakima and Pasco			
330	November 14, 2021 comment submission from David			State: X Int/Garcia: X
	Morales to Washington Redistricting Commission re: Maps for Central Washington			
331	Spreadsheet for Fain_GravesPropLD			State: X Int/Garcia: X
332	11/13-14/2021 Text Thread with Osta Davis, Dominique			State: X Int/Garcia: X
333	Meyers, April Sims 11/14/21 texts between Brady			State: X
555	Pinero Walkinshaw, April Sims			Int/Garcia: X
334	11/14/21 Text messages between Fain and Walkinshaw			State: X Int/Garcia: X
335	11/14/21 Texts between Paul Graves and Joe Fain			State: X Int/Garcia: X
		1		

Joint Pretrial Statement and [Proposed] Order 62 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
336	11/14/2021 texts between O'Neil and Walkinshaw re travel			State: X Int/Garcia: X
337	11/15/21 Email from Paul Campos to Joe Fain re:			State: X Int/Garcia: X
338	Fain_Graves_Propv2 November 15, 2021 email			State: X
	thread with Ali O'Neil, Brady Pinero Walkinshaw, April			Int/Garcia: X
	Sims, Osta Davis, Dominique Meyers re: Merged leg map			
339	Nov. 15 E-mail from Davis to O'Neil, "FW_R Map			State: X Int/Garcia: Σ
340	Proposal.pdf" November 15, 2021 email			State: X
2.4.1	from Osta Davis to April Sims re: MAP			Int/Garcia: X
341	November 15, 2021 email chain among Adam Hall, Matt			State: X Int/Garcia: X
	Bridges, Ali O'Neil, Brady Walkinshaw, Adam Bartz, Paulette Avalos forwarding			
	email from Katie Stultz re: Coalition LD 14 (RJW final			
342	request) November 15, 2021 comment			State: X
	submission and attached signatures for petition			Int/Garcia: 2
	"Washington State needs a Latino CVAP Majority			
	Legislative District for Yakima and Pasco" from Dulce			
	Gutierrez to Washington Redistricting Commission re: Please improve representation			
343	in southcentral Washington			State: X
	Dissent – document drafted for Commissioner Walkinshaw			Int/Garcia: X
344	Screenshot of "Cleanest Possible Map"			State: X Int/Garcia: X
345	Spreadsheet for Fain_Graves_Propv2			State: X Int/Garcia: 2
346	November 15, 2021 Teams chat messages between Ali O'Neil, Adam Hall, Matt			State: X Int/Garcia: X
	U men, Auani fian, Mau	<u> </u>		1

Joint Pretrial Statement and [Proposed] Order 63 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
	Bridges, Paulette Avalos re:			
2.47	Map negotiations			G M
347	November 15, 2021 teams chat			State: X
	messages between Adam Hall,			Int/Garcia: X
	Ali O'Neil, Matt Bridges,			
	Paulette Avalos starting at 8:24			
348	PM re: map negotiations November 15, 2021 teams chat			State: X
348	messages between Adam Hall,			
	Ali O'Neil, Matt Bridges,			Int/Garcia: X
	Paulette Avalos starting at			
	11:23 PM re: map negotiations			
349	November 15, 2021 teams chat			State: X
547	messages between Adam Hall,			Int/Garcia: X
	Ali O'Neil, Matt Bridges,			
	Paulette Avalos starting at			
	10:41 PM re: map negotiations			
350	November 15, 2021 teams chat			State: X
220	messages between Adam Hall,			Int/Garcia: 2
	Ali O'Neil, Matt Bridges,			
	Paulette Avalos starting at			
	11:38 PM re: map negotiations			
351	WITHDRAWN			
352	Teams chat messages between			State: X
	Ali O'Neil, Adam Hall, Matt			Int/Garcia: 2
	Bridges, and Paulette Avalos			Int/ Garcia. 2
	re: Map negotiations			
353	11/15/21 Texts between Sarah			State: X
	Augustine and April Sims			Int/Garcia: 2
354	11/15/21 Texts between Sarah			State: X
	Augustine and April Sims			Int/Garcia: 2
355	11/15/21 J.T. Wilcox text			State: X
555	chain with Paul Graves			Int/Garcia: X
356	November 15, 2021 texts			
330	between April Sims and Laurie			State: X
	Jinkins re: map agreement			Int/Garcia: 2
357	November 15, 2021 texts			State: X
551	between April Sims and Laurie			
	Jinkins re: negotiations			Int/Garcia: 2
358	November 15, 2021 texts			State: X
550	between Brady Pinero			Int/Garcia: X
	Walkinshaw and April Sims re:			
1	negotiations	1		

Joint Pretrial Statement and [Proposed] Order 64 No. 3:22-cv-05035-RSL

25

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulated
359	November 15, 2021 texts between Paul Graves, April Sims re: counter			State: X Int/Garcia:
360	11/15-16/21 Texts between Paul Graves and JT Wilcox			State: X Int/Garcia:
361	11/14/2021 Texts between Paul Graves and Joe Fain			State: X Int/Garcia:
362	Nov. 16 E-mail from Washington State Redistricting Commission to Walkinshaw, "The Washington State Redistricting Commission ppdf"			State: X Int/Garcia:
363	11/16/21 Email from Justin Bennett to Anton Grose, Paul Campos, Ali O'Neil, Lisa McLean, Sarah Augustine, and Osta Davis re: receiving files in accordance with resolution			State: X Int/Garcia:
364	WITHDRAWN			
365	11/16/21 Email from Paul Campos to Joe Fain re: LD Final			State: X Int/Garcia:
366	WITHDRAWN			
367	Fain Spreadsheet of Final Plan			State: X Int/Garcia:
368	November 16, 2021 Spokesman Review article		State: X - FRE 802; lack of foundation Int/Garcia: X FRE 802	
369	Billig_11/16 texts between Brady Pinero Walkinshaw and Sen. Andrew Billig			State: X Int/Garcia:
370	11/16/21 texts between Brady Pinero Walkinshaw and Sen. Andrew Billig			State: X Int/Garcia:
371	November 16, 2021 texts between Brady Pinero Walkinshaw, April Sims re: map vote			State: X Int/Garcia:
372	November 16, 2021 texts between Brady Pinero Walkinshaw, April Sims re: legal concerns			State: X Int/Garcia:

Joint Pretrial Statement and [Proposed] Order 65 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulatee
373	November 16, 2021 texts between April Sims, Paul Graves re: maps			State: X Int/Garcia:
374	11/16/21 PM texts between O'Neil and Walkinshaw			State: X Int/Garcia:
375	11/16/21 Text from Walkinshaw to Augustine			State: X Int/Garcia:
376	11/15-16/21 texts between O'Neil and Walkinshaw			State: X Int/Garcia:
377	11/16/21 messages between Grose and O'Neil			State: X Int/Garcia:
378	November 16, 2021 text messages between Ali O'Neil and Brady Pinero Walkinshaw			State: X Int/Garcia:
379	11/17/21 Email and Attachment from Paul Campos to Joe Fain re: Caucus redistricting briefing			State: X Int/Garcia:
380	November 17, 2021 email chain between Paulette Avalos, Brady Pinero Walkinshaw, and Ali O'Neil re: Billig statement			State: X Int/Garcia:
381	WITHDRAWN			
382	November 17, 2021 texts between April Sims, Osta Davis, Dominique Meyers re: final map			State: X Int/Garcia:
383	Text messages between Ali O'Neil, Brady Pinero Walkinshaw re: final maps			State: X Int/Garcia:
384	November 18, 2021 texts between Ali O'Neil, Adam Hall, Paulette Avalos, Matt Bridges, and Aaron Wasser re: commissioner press conference			State: X Int/Garcia:
385	11/18/21 texts between O'Neil and Walkinshaw			State: X Int/Garcia:
386	11/18/21 texts between SDC team			State: X Int/Garcia:
387	Text messages between Ali O'Neil, Brady Pinero Walkinshaw re: final maps			State: X Int/Garcia:
388	Ali O'Neil Production, "Timeline of Redistricting			State: X Int/Garcia:

Joint Pretrial Statement and [Proposed] Order 66 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
	Commission Events 11.19.docx"			
389	November 21, 2021 Ali O'Neil Memorandum re: Timeline of Redistricting Commission			State: X Int/Garcia: X
390	Events 11/22/21 Email and Attachment from Anton Grose to Paul Graves and Evan			State: X Int/Garcia: X
391	Ridley re: Final Map Metrics WITHDRAWN			
392	12/3/21 Email from James Troyer to Paul Campos,		State: X - FRE 802	Int/Garcia: X
	Jeannie Gorrell, James Crandall re: RE: Redistricting: Supreme Court Order			
393	2/2/22 Email from James		State: X - FRE 802	
070	Troyer to Paul Campos, James Crandall re: Maintaining LD		Int/Garcia: X FRE 802	
394	15 50% + CVAP 2/2/22 Email from James		State: X - FRE 802	
	Troyer to Paul Campos, James Crandall re: Uniting Moxee in LD15		Int/Garcia: X FRE 802	
395	2/7/22 Email and Attachment from Menzeba Hasati Re:		State: X - FRE 802; lack of foundation	
	Latino Civic Alliance 2022 Bill List		Int/Garcia: X FRE 802	
396	WITHDRAWN			
397	February 21, 2022 texts between Benancio Garcia III and Duke Machado re:			State: X Int/Garcia: X
398	campaign February 28, 2022 email thread			State: X
	between Paul Graves, Adam Kincaid, Jason Torchinsky, Joy			Int/Garcia: 2
399	Lee, Kamilah Prince re: Washington Litigation 3/1/22 Text Thread with Paul			State: X
577	Graves, Benancio Garcia, and Maia Espinoza			Int/Garcia: X
400	3/2/22 Text Thread with Benancio Garcia, Paul Graves			State: X Int/Garcia: X
401	3/4-7/22 Email Thread with Drew Stokesbary, Rob Maguire, Adam Kincaid,		State: X - FRE 802; lack of foundation	

Joint Pretrial Statement and [Proposed] Order 67 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibil Stipulated
	David Nordlinger, and Harry Korrell re: Connect re Washington state		Int/Garcia: X FRE 802; lack of foundation	
402	3/10/21 DRA Blog Post			State: X Int/Garcia:
403	Plaintiffs Proposed Plan - Preliminary Injunction			State: X Int/Garcia:
404	Texts through State-paid phones through 3.29.22			State: X Int/Garcia:
405	3/28/22-4/21/22 Email Thread with Drew Stokesbary, John Braun, JT Wilcox, Jim Troyer, and Caleb Heimlich re: Status of Redistricting Litigation		State: X - FRE 802; lack of foundation Int/Garcia: X FRE 802; lack of foundation	
406	Redistricting Timeline of Events 2021-2022		Int/Garcia: X FRE 802	State: X
407	May 24, 2022 email from James Troyer to Senate Republican Caucus re: These legislators are running unopposed in their districts		State: X - FRE 802; lack of foundation	Int/Garcia:
408	May 27, 2022 texts between Benancio Garcia III and Duke Machado re: voicemail mix up			State: X Int/Garcia:
409	September 30, 2022 text chain between Benancio Garcia III and Duke Machado re: phone banking			State: X Int/Garcia:
410	8/8/22 DRA Document Subpoena			State: X Int/Garcia:
411	9/29/22 DRA Deposition Subpoena			State: X Int/Garcia:
412	10/25/22 DRA Second Document Subpoena			State: X Int/Garcia:
413	11/15/21 PM messages between O'Neil and Bridges			State: X Int/Garcia:
414	11/15/22 Email from James Troyer to SRC Caucus with Yakima Herald Article "After redistricting rancor, Republicans maintain hold on Yakima Valley legislative districts"		State: X - FRE 802; lack of foundation Int/Garcia: X FRE 802; lack of foundation	

Joint Pretrial Statement and [Proposed] Order 68 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 69 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
415		Contested	State: X - FRE 802;	
	Excel Spreadsheet with		lack of foundation	
	Election Results from 2022		Int/Garcia: X FRE 802;	
	Election in LD 15		lack of foundation	
416			State: X - FRE 802:	
			lack of foundation	
	15LD EI Results of Torres		Int/Garcia: X FRE 802;	
	Race		lack of foundation	
417	Kace		State: X - FRE 802;	
41/			lack of foundation	
	EI Plots for Torres and		Int/Garcia: X FRE 802;	
410	Keesling Race		lack of foundation	
418	October 25, 2021 email from			State: X
	Osta Davis to April Sims,			Int/Garcia: X
	Dominique Meyers re: Statement			
419	Statement			State: X
419	G 1 (407			
100	Screenshot 487			Int/Garcia: X
420	Final Enacted State Legislative			State: X
101	Мар			Int/Garcia: X
421				State: X
	Screenshot of "Fain V2"			Int/Garcia: X
422	Screenshot of "Southern LD			State: X
	14" Map			Int/Garcia: X
423	11.7 New leg proposal v.			State: X
	Enacted block assignment file			Int/Garcia: X
424	11.7 New leg proposal v.			State: X
	Graves1110LD block			Int/Garcia: X
	assignment file			
425	Graves Draft Nov. 12 v.			State: X
	Enacted block assignment file			Int/Garcia: X
426	Graves1110LD v. Graves Draft			State: X
	Nov. 12 block assignment file			Int/Garcia: X
427	Commission Final LD 15 v.			State: X
	Legislature Enacted LD 15			Int/Garcia: X
	block assignment file			
428	11/16/21 Final Commission			State: X
	LD Plan,			Int/Garcia: X
	FINAL_LD_111521.zip			
429	2/2/22 Enacted LD Plan as			State: X
	Amended by Legislature			Int/Garcia: X
	Shapefile,			
	LEG_AMEND_FINAL.zip			

Joint Pretrial Statement and [Proposed] Order 69 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulated
430	2/2/22 Enacted LD Plan as Amended by Legislature Block Assignment File, LEG_AMEND_FINAL.txt			State: X Int/Garcia:
431	Map of 1980s State Legislative Districts			State: X Int/Garcia:
432	Map of 1990s State Legislative Districts			State: X Int/Garcia:
433	Map of 2000s State Legislative Districts			State: X Int/Garcia:
434	Map of 2010s State Legislative Districts			State: X Int/Garcia:
435	Analysis of Republican Legislative Map Proposals			State: X Int/Garcia:
436	April Sims Handwritten Notes re: Proposal for Paul			State: X Int/Garcia:
437	Citizen Action Defense Fund One Pager on Washington Redistricting Litigation		State: X - FRE 802; lack of foundation Int/Garcia: X FRE 802; lack of foundation	
438	April Sims Handwritten Notes re: "Thoughts on 14th & exchange"			State: X Int/Garcia:
439	April Sims Handwritten Notes re: what wants, needs, what willing to give to get needs, willing to give to get wants			State: X Int/Garcia:
440	Official Washington Redistricting Commission Proposed Maps			State: X Int/Garcia:
441	Ali O'Neil's Personal Notes - Part 3			State: X Int/Garcia:
442	Text chain between Osta Davis, Dominique Meyers, and April Sims re: VRA district			State: X Int/Garcia:
443	Text messages between Paul Graves, Caleb Heimlich re: Tweet by Washington State GOP re LD15			State: X Int/Garcia:
444	Texts between Benancio Garcia III, Duke Machado re: March 4, 2022 email from Paul Graves to Davis Wright Tremaine attorneys re:			State: X Int/Garcia:

Joint Pretrial Statement and [Proposed] Order 70 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulated
	Introduction re redistricting lawsuits			
445	Texts from Benancio Garcia III to Duke Machado re: Latino voter suppression			State: X Int/Garcia:
446	Texts between Benancio Garcia III and Manis Pierre re: Latino voter suppression			State: X Int/Garcia:
447	DRA My Maps Page			State: X Int/Garcia:
448	DRA Map View			State: X Int/Garcia:
449	DRA Shared with Me Page			State: X Int/Garcia:
450	DRA Map View Datasets			State: X Int/Garcia:
451	DRA About Data Page			State: X Int/Garcia:
452	8/22/22 DRA Response to Subpoenal			State: X Int/Garcia:
453	9/9/22 DRA Response to Subpoena2			State: X Int/Garcia:
454	10/31/2022 Response to Request for Revisions			State: X Int/Garcia:
455	DRA ReadMe.txt (archive- updated.zip)			State: X Int/Garcia:
456	9/13/22 archive-updated.zip			State: X Int/Garcia:
457	10/31/22 revisions.zip			State: X Int/Garcia:
458	11/3/22 Response to Subpoena3			State: X Int/Garcia:
459	11/3/2022 archive3.zip			State: X Int/Garcia:
460	11/22/22 antongrose_y.zip			State: X Int/Garcia:
461	Washington Secretary of State 2020 Precinct Level Election Results			State: X Int/Garcia:
462	U.S. Census Bureau 2015- 2019 ACS Citizen Voting Age Estimates (Block Group Level)			State: X Int/Garcia:

Joint Pretrial Statement and [Proposed] Order 71 No. 3:22-cv-05035-RSL

1	Ex. No.	Description	Authenticity &	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
2			Admissibility Contested		
3	463	Washington P.L. 94-171			State: X
	164	Adjusted per RCW 44.05.140 U.S. Census P.L. 94-171 for			Int/Garcia: X
4	464	Washington, 2021			State: X Int/Garcia: X
~		Redistricting Data			
5	465	9/21/21 Fain Public			State: X
6		Legislative Map Proposal Shapefile			Int/Garcia: X
-	466	9/21/21 Graves Public			State: X
7		Legislative Map Proposal Shapefile			Int/Garcia: X
8	467	9/21/21 Sims Public			State: X
9		Legislative Map Proposal Shapefile			Int/Garcia: X
	468	9/21/21 Walkinshaw Public			State: X
10		Legislative Map Proposal Shapefile			Int/Garcia: X
11	469	10/25/21 Sims Public			State: X
		Legislative Map Proposal			Int/Garcia: X
12	470	Shapefile 10/25/21 Walkinshaw Public			State: X
13	170	Legislative Map Proposal Shapefile			Int/Garcia: X
	471	BW 11.10 new VRA block-			State: X
14		assignments.csv			Int/Garcia: X
15	472	11/11/21 Graves1110LD			State: X
15	472	block-assignments			Int/Garcia: X
16	473	11/12/2021 Graves Draft			State: X
_	474	Nov12 (1) block-assignments Summary Compilation of "LD			Int/Garcia: X State: X, per
17	17.1	Draft - 9/8 (corrected			FRE 1006
18		population) dom edits" archive in Dave's Redistricting App			Int/Garcia: X
10	475	Summary Compilation of			State: X, per
19		"GravesLD14 (2)" Archive in			FRE 1006
		Dave's Redistricting App			Int/Garcia: X
20	476	Summary Compilation of			State: X, per
01		"DRA - Fain V2" Archive in			FRE 1006
21	477	Dave's Redistricting App			Int/Garcia: X
22	477	Summary Compilation of			State: X, per FRE 1006
		"11/11 PM Base Proposal" in Dave's Redistricting App			Int/Garcia: X
23		Dave 5 Redistricting App	1		

Joint Pretrial Statement and [Proposed] Order 72 No. 3:22-cv-05035-RSL

25

478 479 480	Summary Compilation of "Graves1110LD" Archive in Dave's Redistricting App Summary Compilation of "11/12" Archive in Dave's Redistricting App		State: X, per FRE 1006
	Summary Compilation of "11/12" Archive in Dave's		
	"11/12" Archive in Dave's		Int/Garcia: X State: X, per
480			FRE 1006 Int/Garcia: X
	Summary Compilation of "Graves Draft Nov12 (1)"		State: X, per FRE 1006
	Archive in Dave's Redistricting App		Int/Garcia: X
481	Summary Compilation of "BW 11/13 leg proposal" Archive in		State: X, per FRE 1006
482	Dave's Redistricting App Summary Compilation of		Int/Garcia: X State: X, per
	"Copy of Merged 11/12" Archive in Dave's Redistricting App		FRE 1006 Int/Garcia: X
483	Summary Compilation of "Copy of 11/14 7:30pm		State: X, per FRE 1006
	Merged D Map - LD" Archive in Dave's Redistricting App		Int/Garcia: X
484	Summary Compilation of "Copy of Copy of Copy of R		State: X, per FRE 1006
	Prop Rebalanced" Archive in Dave's Redistricting App		Int/Garcia: X
485	Summary Compilation of "Copy of Copy of Copy of		State: X, per FRE 1006
	11/14 7:30pm Merged D Map - LD" Archive in Dave's		Int/Garcia: X
486	Redistricting App Summary Compilation of		State: X, per
	"FINAL DRAFT" Archive in Dave's Redistricting App		FRE 1006 Int/Garcia: X
487	Summary Compilation of Draft LD14/LD15 Maps Created by		State: X, per FRE 1006
	Commissioner Paul Graves (11/7/21 Map, 11/11/21 Map, 11/12/21 Map, % Encetted		Int/Garcia: X
400	11/12/21 Map, & Enacted Map)		Ctat X
488	Summary Compilation Comparing Final Commission LD15 Map with Final LD15		State: X, pe FRE 1006
489	Map Enacted by Legislature WITHDRAWN		Int/Garcia: X

Joint Pretrial Statement and [Proposed] Order 73 No. 3:22-cv-05035-RSL

25

Ex. Description Authenticity Authenticity Stipulated, Admissibility **Admissibility Contested** Stipulated No. & Admissibility Contested Ten-Year Plan to End 490 State: X Homelessness in Yakima Int/Garcia: X County, 2012 Update 491 2/14/12 "Immigracion, State: X - FRE 802; Seguridad, y Comunidad lack of foundation (Immigration, Security, and Int/Garcia: X FRE 802; Community): The Effect of lack of foundation Secure Communities on Latinos and Local Law Enforcement in Eastern Washington State" State: X - FRE 802: 492 lack of foundation Expert Report of Luis Ricardo Int/Garcia: X FRE 802: Fraga in Montes v. City of Yakima, February 22, 2013 lack of foundation 8/20/14 Sunnyside Sun Article 493 State: X - FRE 802: "Councilman taken to task for lack of foundation on-line posting" and Int/Garcia: X FRE 802: Accompanying 5/22/10 Jason lack of foundation Raines Blog Sunnyside Post "Political Humor: A Mexican, An Arab, and an Arizona Girl" 494 State: X - FRE 802; February 16, 2015 article, lack of foundation Killing in Washington State 14 Int/Garcia: X FRE 802; Offers "Ferguson" Moment for Hispanics, New York Times lack of foundation 495 3/29/2017 Email and State: X - FRE 802; Attachment from Susan Soto lack of foundation Palmer (hotmail) to herself Int/Garcia: X FRE 802; (gmail) re: KKK Flyer from lack of foundation YWCA Racial Justice forum 496 WITHDRAWN 497 March 15, 2018 article, State: X - FRE 802; Franklin County coroner lack of foundation posted a 'white power' meme. Int/Garcia: X FRE 802; Some say his apology isn't lack of foundation enough, Yakima Herald 498 Steve Gonzalez faces Nathan State: X - FRE 802: Choi in Washington Supreme lack of foundation Court re-election bid, Int/Garcia: X FRE 802: September 17, 2018, The lack of foundation Spokesman-Review 499 State: X - FRE 802; November 19, 2019 article. The Divide in Yakima is the lack of foundation

Joint Pretrial Statement and [Proposed] Order 74 No. 3:22-cv-05035-RSL

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Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
	Divide in America, New York Times		Int/Garcia: X FRE 802; lack of foundation	
500	7/16/2020 NYT Article "Seeing 'Black Lives Matter' Written in Chalk, One City		State: X - FRE 802; lack of foundation Int/Garcia: X FRE 802;	
501	Declares It a Crime"		lack of foundation	
501	Excerpt of January 29, 2021 Deposition of Yakima County Commissioner Ron Anderson		State: X - FRE 802; lack of foundation Int/Garcia: X FRE 802;	
502	in Aguilar v. Yakima County 01/25/2021 Email from Graves to Kincaid		lack of foundation	State: X Int/Garcia: 2
503	February 22, 2021 article, Latino voters being silenced in Franklin commission races,		State: X - FRE 802; lack of foundation	
	voting rights group claims, Tri-City Herald		Int/Garcia: X FRE 802; lack of foundation	
504	Affidavit of Susan Soto Palmer		State: X - FRE 802; lack of foundation Int/Garcia: X FRE 802;	
	in Aguilar v. Yakima County, April 29, 2021 2012 Executive Director		lack of foundation	State: X
505	Bonnie B. Bunning's Advice to the Future			Int/Garcia: 2
	7/21/21 Email and Attachment from Lisa McLean to Sarah Augustine, Justin Bennett,			State: X Int/Garcia: 2
	Maria Garza, Jamie Nixon, Daniel Pailthorp; and Aminta			
506	Spencer re: Research on Redistricting Negotiations			
	Oct. 21, 2021 Email from Sims to Davis, "Re: RELEASE:			State: X Int/Garcia: 2
	New analysis shows final Washington state legislative map must include a VRA-			
507	compliant district in the Yakima Valley"			
			State: X - Attorney- client privileged communication	
500	10/30/21 Email from ONeil to Walkinshaw re FW: Voting		Int/Garcia: X State maintains attorney-	
508	Rights Act Advice		client communication	

Joint Pretrial Statement and [Proposed] Order 75 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 76 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibili Stipulated
500				State: X
509	RCW 44.05			Int/Garcia:
	Constitution of the State of			State: X
510	Washington Section 43			Int/Garcia:
510	Redistricting			State: X
	Summary Compilation of Fain			
511	9.21.21 Proposal			Int/Garcia:
	Summary Compilation of			State: X
512	Graves 9.21.21 Proposal			Int/Garcia:
	Summary Compilation of Sims			State: X
513	9.21.21 Proposal			Int/Garcia:
	Summary Compilation of			State: X
514	Walkinshaw 9.21.21 Proposal			Int/Garcia:
	Summary Compilation of Sims			State: X
515	10.25.21 Proposal			Int/Garcia:
	Summary Compilation of			State: X
516	Walkinshaw 10.25.21 Proposal			Int/Garcia:
	Summary Compilation of			State: X
	Graves Nov. 7 Draft Map			Int/Garcia:
517	Proposal			
	Summary Compilation of			State: X
.	Walkinshaw Nov. 10 Map			Int/Garcia:
518	Proposal			
	Summary Compilation of BW			State: X
510	- Fain 11.10 new VRA Archive			Int/Garcia:
519	in DRA			Ctoto: V
	Summary Compilation of 11- 16-21 Final Commission			State: X
520	Legislative District Plan			Int/Garcia:
520	Summary Compilation of 2-2-			State: X
	22 Final Enacted Legislative			Int/Garcia:
521	District Plan			
	Washington 2012-2020 State			State: X
	Legislative District Map			Int/Garcia:
522	block-assignments			int, Sureid.
	Summary Compilation of			State: X
	Washington 2012-2020 State			Int/Garcia:
523	Legislative District Map			
	12/27/11 Video Recording of			State: X
	2011 Redistricting			Int/Garcia:
524	Commission Meeting			
	12/28/11 Video Recording of			State: X
	2011 Redistricting			Int/Garcia:
525	Commission Meeting			

Joint Pretrial Statement and [Proposed] Order 76 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 77 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
	12/29/11 Video Recording of			State: X
	2011 Redistricting			Int/Garcia: X
526	Commission Meeting			
	12/30/11 Video Recording of			State: X
	2011 Redistricting			Int/Garcia: X
527	Commission Meeting			
	12/31/11 Video Recording of			State: X
	2011 Redistricting			Int/Garcia: X
528	Commission Meeting			
	1/1/12 Video Recording of			State: X
	2011 Redistricting			Int/Garcia: X
529	Commission Meeting			
	3/4/22 WashCOG v. State of			State: X
	Washington Judgment and			Int/Garcia: X
530	Consent Decree			
				State: X
531	Dr. Loren Collingwood CV			Int/Garcia: X

STATE DEFENDANT'S EXHIBITS

Pursuant to Local Civil Rule 16(i), the State of Washington below lists only those

exhibits which are not listed by another party in Soto Palmer v. Hobbs or Garcia v. Hobbs:

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
601	Expert Report of John Alford			Plaintiffs: X Int/Garcia: X
602	<i>Montes v. City of Yakima</i> , 40 F. Supp. 3d 1377 (E.D. Wash. 2014)			Plaintiffs: X Int/Garcia: X
603	Partial Consent Decree, <i>Glatt v. City of</i> <i>Pasco</i> , Case No. 4:16-05108-LRS (E.D. Wash. Sep. 2, 2016) (ECF #16)			Plaintiffs: X Int/Garcia: X
	Memorandum Opinion and Order, <i>Glatt</i> v. <i>City of Pasco</i> , Case No. 4:16-05108- LRS (E.D. Wash. Jan. 27, 2017) (ECF #40)			Plaintiffs: X Int/Garcia: X

Joint Pretrial Statement and [Proposed] Order 77 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 78 of 86

605	Settlement Agreement in Aguilar v.	Plaintiffs: X
	Yakima County, Case No. 20-2.00180-	Int/Garcia: X
	19 (Kittitas Cnty)	
606	Order Approving Settlement and	Plaintiffs: X
	Entering Judgment, Aguilar v. Yakima	Int/Garcia: X
	County, Case No. 20-2.00180-19	
	(Kittitas Cnty Oct. 29, 2021).	
607	Release: Commissioner Joe Fain	Plaintiffs: X
	releases draft 2021 legislative	Int/Garcia: X
	redistricting plan	
608	Nov. 13, 2021 email from Adam Hall to	Plaintiffs: X
	Brady Walkinshaw re: "Matt Barreto's	Int/Garcia: X
	advice and availability"	
609	Nov. 14, 2021 email from Adam Hall to	Plaintiffs: X
	Brady Walkinshaw re: "FW:	Int/Garcia: X
	Republican claims in Washington	
	state"	
610	Nov. 21, 2021 Sworn Declaration of	Plaintiffs: X
	Sarah Augustine, Chair of the	Int/Garcia: X
	Washington State Redistricting	
	Commission, Washington Supreme	
	Court No. 25700-B-675	

SECRETARY OF STATE'S EXHIBITS

Secretary Hobbs does not intend to offer any exhibits at the time of trial.

INTERVENOR-DEFENDANTS' EXHIBITS

Ex. No.	Description	Authenticity & Admissibility	Authenticity Stipulated, Admissibility	Admissibility Stipulated
		Contested	Contested	
1001	Expert Report of Dr. Mark			Plaintiffs: X
	Owens			State: X
1002a	Supplemental Report of Dr.			Plaintiffs: X
	Mark Owens – 12/16/2022			State: X
1002b	Supplemental Response Report			Plaintiffs: X
	of Dr. Mark Owens – 2/6/2023			State: X
1003	Intervenor-Defendants' First Set			Plaintiffs: X
	of Requests for Production of			State: X
	Documents to Plaintiffs (Palmer)			
1004	Intervenor-Defendants' First Set			Plaintiffs: X
	of Requests for Production of			State: X

Joint Pretrial Statement and [Proposed] Order 78 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibilit Stipulated
	Documents to Defendant State of Washington (Palmer)			
1005	Intervenor-Defendants' First Set of Requests for Production of			Plaintiffs: X State: X
	Documents to Defendant Steven Hobbs (Palmer)			
1006	Intervenor-Defendants' First Set of Interrogatories to Plaintiffs (Palmer)			Plaintiffs: X State: X
1007	Intervenor-Defendants' First Set of Interrogatories to Defendant State of Washington (Palmer)			Plaintiffs: X State: X
1008	Intervenor-Defendants' First Set of Interrogatories to Defendant			Plaintiffs: X State: X
1009	Steven Hobbs (Palmer)Intervenor-Defendants'FirstRequests for Admissions toPlaintiffs (Palmer)			Plaintiffs: X State: X
1010	Intervenor-Defendants' First Requests for Admissions to Defendant State of Washington (Palmer)			Plaintiffs: X State: X
1011	Intervenor-Defendants' First Requests for Admissions to Defendant Steven Hobbs (Palmer)			Plaintiffs: X State: X
1012	Plaintiffs' Responses and Objections to Intervenor- Defendants' First Set of Requests for Documents			Plaintiffs: X State: X
1013	Defendant State of Washington's Objections and Responses to Intervenor-Defendants' First Set of Requests for Production			Plaintiffs: X State: X
1014	Defendant Steve Hobbs' Objections and Responses to Intervenor-Defendants' First Set of Requests for Production			Plaintiffs: X State: X
1015	Of Requests for ProductionPlaintiffs'ResponsesObjectionstoIntervenor-Defendants'FirstSetof			Plaintiffs: X State: X

Joint Pretrial Statement and [Proposed] Order 79 No. 3:22-cv-05035-RSL

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibility Stipulated
1016	Defendant State of Washington's Objections and Responses to			Plaintiffs: X State: X
	Intervenor-Defendants' First Set of Interrogatories			
1017	Defendant Steve Hobbs' Objections and Responses to			Plaintiffs: X State: X
	Intervenor-Defendants' First Set of Interrogatories			
1018	Plaintiffs' Responses and Objections to Intervenor-			Plaintiffs: X State: X
1010	Defendants' First Requests for Admission			
1019	Defendant State of Washington's Objections and Responses to			Plaintiffs: X State: X
1020	Intervenor-Defendants' First Requests for Admissions			D1 1 1 20
1020	Defendant Steve Hobbs' Objections and Responses to			Plaintiffs: X State: X
1021	Intervenor-Defendants' First Requests for Admissions			
1021 1022	WITHDRAWN WITHDRAWN			
1022	WITHDRAWN			
1023	WITHDRAWN			
1025	WITHDRAWN			
1026	WITHDRAWN			
1027	WITHDRAWN			
1028	WITHDRAWN			
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1030	WITHDRAWN			
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1036	WITHDRAWN			
1037	WITHDRAWN			
1038	WITHDRAWN			
1039	WITHDRAWN			
1035	WITHDRAWN			
1040	WITHDRAWN			

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Joint Pretrial Statement and [Proposed] Order 80 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 81 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibil Stipulate
1042	WITHDRAWN			
1043	Currently Enacted Map			Plaintiffs: X State: X
1044	State of WA Members of the Legislature			Plaintiffs: X State: X
1045	WITHDRAWN			
1046	Order re: WA Redistricting Commission's Letter to the Supreme Court and the Commission Chair's Declaration - 12.3.21			Plaintiffs: X State: X
1047	WITHDRAWN			
1048	WITHDRAWN			
1049	WITHDRAWN			
1050	WITHDRAWN			
1051	WITHDRAWN			
1052	WITHDRAWN			
1053	WITHDRAWN			
1054	WITHDRAWN			
1055	November 8, 2022, General Election – Legislative District 15			Plaintiffs: X State: X
1056	Washington State Legislative Map – Final			Plaintiffs: X State: X
1057	WITHDRAWN			
1058	WITHDRAWN			
1059	WITHDRAWN			
1060	3.11.22 Seattle Times Op Ed from Sarah Augustine		Plaintiffs' Objections: 802 hearsay	State: X
1061	Members of the Wash. Legislature 1889-2019			Plaintiffs: X State: X
1062	Emails between various state officials regarding preparation of HCR 4407—01/24/2022- 01/25/2022			Plaintiffs: X State: X
1063	Emails between various state officials regarding preparation of HCR 4407—12/09/2021			Plaintiffs: X State: X
1064	Trapped Polygon and Problematic Boundary Analysis regarding HCR 4407			Plaintiffs: X State: X

Joint Pretrial Statement and [Proposed] Order 81 No. 3:22-cv-05035-RSL

Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 82 of 86

Ex. No.	Description	Authenticity & Admissibility Contested	Authenticity Stipulated, Admissibility Contested	Admissibil Stipulate
1065	02/02/2022—Washington House Floor Debate on HCR 4407 (Video)			Plaintiffs: X State: X
1066	Seattle Times article on Death of Rep Mary Skinner		Plaintiffs' Objections: FRE 802, lack of foundation State: X - FRE 802, lack of foundation	

VIII. ACTION BY THE COURT

(a) This case is scheduled for trial without a jury on June 2, 2023, at 8:30 a.m.

(b) Trial briefs shall be submitted to the Court on or before May 31, 2023.

This order has been approved by the parties as evidenced by the signatures of their counsel. This

order shall control the subsequent course of the action unless modified by a subsequent order. This

order shall not be amended except by order of the court pursuant to agreement of the parties or to

prevent manifest injustice.

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Dated this day of	, 2023
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United States District Judge Robert S. Lasnik

20 FORM APPROVED

CHAD W. DUNN*
Legal Director
UCLA Voting Rights Project
Brazil & Dunn, LLP
4407 Bee Caves Road, Suite 111
Austin, TX 78746

Joint Pretrial Statement and [Proposed] Order 82 No. 3:22-cv-05035-RSL By: <u>/s/ Edwardo Morfin</u>

EDWARDO MORFIN WSBA No. 47831 Morfin Law Firm, PLLC 2602 N. Proctor Street, Suite 205 Tacoma, WA 98407 Telephone: 509-380-9999

1	Telephone: 512-717-9822 chad@uclavrp.org
2	chau@uciavip.org
3	SONNI WAKNIN* UCLA Voting Rights Project 2250 Public Affeirs Puilding
4	3250 Public Affairs Building Los Angeles, CA 90095
5	Telephone: 310-400-6019 Sonni@uclavrp.org
6	MARK P. GABER* SIMONE LEEPER*
7	ASEEM MULJI* BENJAMIN PHILLIPS*
8	Campaign Legal Center
9	1101 14th St. NW, Ste. 400 Washington, DC 20005
10	mgaber@campaignlegal.org sleeper@campaignlegal.org
11	amulji@campaignlegal.org bphillips@campaignlegal.org
12	
13	
14	<u>s/ Andrew R.W. Hughes</u> ANDREW R.W. HUGHES, WSBA No. 49515
15	ERICA R. FRANKLIN, WSBA No. 43477 Assistant Attorneys General
16	800 Fifth Avenue, Suite 2000 Seattle, WA 98104
17	(206) 464-7744 andrew.hughes@atg.wa.gov
18	erica.franklin@atg.wa.gov
19	CRISTINA SEPE, WSBA No. 53609
20	Deputy Solicitor General 1125 Washington Street SE
	PO Box 40100 Olympia, WA 98504-0100
21	(360) 753-6200
22	cristina.sepe@atg.wa.gov
23	Attorneys for Defendant State of Washington
24	
25	Joint Pretrial Statement and [Proposed] Order 83

ANNABELLE HARLESS* Campaign Legal Center 55 W. Monroe St., Ste. 1925 Chicago, IL 60603 aharless@campaignlegal.org

THOMAS A. SAENZ** ERNEST HERRERA* LETICIA M. SAUCEDO* Mexican American Legal Defense and Educational Fund 643 S. Spring St., 11th Fl. Los Angeles, CA 90014 Telephone: (213) 629-2512 tsaenz@maldef.org eherrera@maldef.org Isaucedo@maldef.org

Attorneys for Plaintiffs

*Admitted Pro Hac Vice ** Pro Hac Vice Application Forthcoming

No. 3:22-cv-05035-RSL

s/ Andrew R. Stokesbary

Andrew R. Stokesbary, WSBA No. 46097 CHALMERS, ADAMS, BACKER & KAUFMAN, LLC 701 Fifth Avenue, Suite 4200 Seattle, WA 98104 T: (206) 813-9322 dstokesbary@chalmersadams.com

Jason B. Torchinsky (admitted pro hac vice)
Phillip M Gordon (admitted pro hac vice)
HOLTZMAN VOGEL BARAN
TORCHINSKY & JOSEFIAK PLLC
15405 John Marshall Hwy
Haymarket, VA 20169
T: (540) 341-8808
jtorchinsky@holtzmanvogel.com
pgordon@holtzmanvogel.com
Dallin B. Holt (admitted pro hac vice)
Brennan A.R. Bowen
HOLTZMAN VOGEL BARAN
TORCHINSKY & JOSEFIAK PLLC
Esplanade Tower IV
2575 East Camelback Road, Suite 860
Phoenix, AZ 85016
T: (540) 341-8808
dholt@holtzmanvogel.com
bbowen@holtzmanvogel.com
Counsel for Palmer Intervenor-Defendants and

Garcia Plaintiff

Joint Pretrial Statement and [Proposed] Order 84 No. 3:22-cv-05035-RSL

DECLARATION OF SERVICE

I certify that all counsel of record, listed below, were served a copy of the foregoing this

24th day of May, via electronic mail:

Andrew R.W. Hughes, WSBA No. 49515 Cristina Sepe, WSBA No. 53609 Erica Franklin, WSBA No. 43477 Assistant Attorneys General **Complex Litigation Division** 800 Fifth Avenue, Suite 2000 Seattle, WA 98104 (206) 464-7744 andrew.hughes@atg.wa.gov cristina.sepe@atg.wa.gov erica.franklin@atg.wa.gov Attorneys for Defendant State of Washington Karl D. Smith, WSBA No. 41988 Deputy Solicitor General Kate S. Worthington, WSBA No. 47556 Assistant Attorney General 1125 Washington Street SE PO Box 40100 Olympia, WA 98504-0100 (360) 753-6200 karl.smith@atg.wa.gov kate.worthington@atg.wa.gov Attorneys for Defendant Steven Hobbs Andrew R. Stokesbary, WSBA #46097 CHALMERS, ADAMS, BACKER & KAUFMAN, LLC 701 Fifth Avenue, Suite 4200 Seattle, WA 98104 T: (206) 813-9322 dstokesbary@chalmersadams.com Dallin B. Holt Brennan A.R. Bowen Hotlzman Vogel Baran Torchinsky & Josefiak PLLC Esplande Tower IV, 2575 East Camelback Road, Suite 860 Phoenix, AZ 85016 T: 540-341-8808

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Case 3:22-cv-05035-RSL Document 191 Filed 05/24/23 Page 86 of 86

dholt@holtzmanvogel.com bbowen@holtzmanvogel.com

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Jason B Torchinsky HOLTZMAN VOGEL BARAN TORCHINSKY & JOSEFIAK PLLC

2300 N St. NW, Ste. 643A Washington, DC 20037 202-737-8808 jtorchinsky@holtzmanvogel.com

Phillip M Gordon HOLTZMAN VOGEL BARAN TORCHINSKY & JOSEFIAK PLLC (VA) 15405 John Marshall Hwy Haymarket, VA 20169 540-341-8808 pgordon@holtzmanvogel.com

Attorneys for Intervenor-Defendants

<u>/s/ Edwardo Morfin</u> Edwardo Morfin WSBA No. 47831 Morfin Law Firm, PLLC 2602 N. Proctor Street, Suite 205 Tacoma, WA 98407 Telephone: 509-380-9999