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

MISSOURI PROTECTION & ADVOCACY SERVICES, et al.,,		
	Plaintiffs,	
v.		
JOHN R. ASH	CROFT, et al.,	
	Defendants.	

Case No. 2:22-cv-04097-RK

DEFENDANTS' JOINT MOTION TO STAY PROCEEDINGS

Defendants Missouri Secretary of State John R. Ashcroft, Kansas City Board of Election Commissioners, St. Louis County Board of Elections, and Boone County Clerk Brianna Lennon, provide this joint status report as requested by the Court in its January 17, 2024 Order [Doc. 60].

1. On October 12, 2022, this Court issued a docket entry [Doc. 50] requesting that the parties provide their position on whether this case should be stayed pending the Eighth Circuit's resolution of *Arkansas United v. Thurston* (No. 22-2918). In response, Plaintiffs and Defendants filed two separate submissions generally agreeing that this case should be stayed pending resolution of the *Arkansas United* case. [Docs. 51 and 52, respectively].

2. Defendants believe that this matter should continued to be stayed.

3. On November 20, 2023, the Eighth Circuit issued an opinion in a different case, *Arkansas State Conference NAACP v. Arkansas Board of Apportionment* (No. 22-1395), available at 86 F.4th 1204 (8th Cir. 2023) (the "*Arkansas NAACP*" case). In that case, the Eighth Circuit held that § 2 of the Voting Rights Act does not grant a private

cause of action to enforce that section. *Id.* at 1218. On December 11, 2023, the Appellants—who were the challengers against the state law in question—filed a petition for en banc rehearing, and on December 26 the State Respondents filed a response opposing en banc rehearing.

4. The *Arkansas United* case—which formed the basis for the stay order in this case—in turn has been stayed pending resolution of the *Arkansas NAACP* case. On September 14, 2023, the Eighth Circuit denied a motion to resume the *Arkansas United* case. No similar motion has been filed in the *Arkansas United* case since the *Arkansas NAACP* case was decided.¹

5. As the *Arkansas NAACP* case has pending motions for further rehearing and the *Arkansas United* case is still stayed, Defendants believe that this case should continued to be stayed. Defendants believe that final resolution of both of those cases will aid the parties and this Court in analyzing the issues presented in this case.

Respectfully submitted,

ANDREW BAILEY Missouri Attorney General

<u>/s/Jason K. Lewis</u> Jason K. Lewis, #66725 General Counsel Maria A. Lanahan, #65956 Deputy Solicitor General P.O. Box 861 St. Louis, MO 63188 Telephone: (314) 340-7832 jason.lewis@ago.mo.gov Attorneys for Defendant Missouri Secretary of State John R. Ashcroft

¹ The *Arkansas United* case has been consolidated with another case that has the same plaintiffs and thus has a similar case style. That case number is No. 23-1154.

HUSCH BLACKWELL LLP

/s/ David B. Raymond

David B. Raymond, MO #35633 Husch Blackwell LLP 4801 Main Street, Suite 1000 Kansas City, Missouri 64112 (816) 983-8000 (816) 983-8080 (FAX) david.raymond@huschblackwell.com Attorney for Defendant Kansas City Board of Election Commissioners

CURTIS, HEINZ, GARRETT & O'KEEFE, P.C.

/s/ Edward J. Sluys

Edward J. Sluys, #60471MO 130 S. Bemiston Ave, Suite 200 Clayton, MQ 63105 (314) 725-8788 . oy . cngolaw.com Attorneys for Defendant St. of Election Commissioners TT Attorneys for Defendant St. Louis County Board

/s/ J. Andrew Hirth J. Andrew Hirth Missouri Bar No. 57807 28 N. 8th Street, Suite 317 Columbia, MO 65201 Andy@TGHLitigation.com Phone: 573 256 2850 Fax: 573 213 2201 Counsel for Defendant Boone County Clerk Brianna Lennon

CERTIFICATE OF SERVICE

I hereby certify that on this 24th day of January 2024, I electronically filed the foregoing with the Clerk of the Court using the Court's CM/ECF system, which sent notification to all counsel of record.

/s/ Jason K. Lewis

REPRESENT