1	David B. Rosenbaum, 009819
2	Joshua J. Messer, 035101 OSBORN MALEDON, P.A.
3	2929 North Central Avenue, 21st Floor Phoenix, Arizona 85012-2793
4	drosenbaum@omlaw.com
5	jmesser@omlaw.com
6	Additional Counsel Listed on Signature Page
7	Attorneys for Plaintiffs
8	
9	IN THE UNITED STATES DISTRICT COURT
10	FOR THE DISTRICT OF ARIZONA
11	Tohono O'odham Nation, Gila River No. 2:22-cv-01901-SRB
12	Indian Community, Keanu Stevens, Alanna
13	Siquieros, and LaDonna Jacket, AMENDED COMPLAINT
14	Plaintiffs,
15	v.
16	Mark Brnovich in his official capacity as
17	Attorney General of Arizona; Katie Hobbs, in her official capacity as Arizona
18	Secretary of State; Dana Lewis in her
	official capacity as Pinal County Recorder; Gabriella Cázares-Kelly in her official
19	capacity as Pima County Recorder;
20	Stephen Richer in his official capacity as Maricopa County Recorder;
21	Michael Sample in his official capacity as
22	Navajo County Recorder,
23	Defendants.
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25	Plaintiffs Tohono O'odham Nation, Gila River Indian Community,
26	Keanu Stevens, Alanna Siquieros, and LaDonna Jacket bring this Amended Complaint
27	against Defendants Arizona Secretary of State Katie Hobbs, Arizona Attorney General
28	Mark Brnovich, Pinal County Recorder Dana Lewis, Pima County Recorder Gabriella

Cázares-Kelly, Maricopa County Recorder Stephen Richer, and Navajo County Recorder Michael Sample and allege as follows:

INTRODUCTION

1. Plaintiffs bring this equitable action to challenge the documentary proof of location of residence requirement imposed by Arizona HB 2492. The challenged requirement (hereinafter "DPOR" or "Physical Address Requirement") will disenfranchise significant numbers of Native Americans by blocking Arizonans who reside in a dwelling that does not have a standard physical address assigned to it—a circumstance that is significantly disproportionately common for Native Americans across many areas of the state—from registering to vote in federal, state, and local elections.

- 2. Plaintiffs are imminently threatened with a concrete and particularized injury in fact that is fairly traceable to the challenged action of the Defendants. As a result of the Physical Address Requirement, people who live in housing that does not have a standard physical address will either be completely unable to register to vote, or will be unable to register to vote without overcoming the severe burden of both obtaining a standard street address for their home and having that address added to their identifying documents—a process that can take years, or even decades, and is largely out of the control of individual voters.
- 3. This DPOR requirement serves no governmental interest, let alone one sufficiently compelling to justify the severe burden that will be imposed on Native voters, and others in Arizona who lack standard addresses, if this provision is allowed to take effect. To the contrary, Arizona has for years implemented a successful voter registration and list maintenance program that allows voters who lack standard physical addresses to submit a description and/or graphic depiction of their location of residence, using either the state or federal voter registration form. The DPOR requirement thus

1 | constitutes a violation of the fundamental right to vote guaranteed by the First and
2 | Fourteenth Amendments to the United States Constitution for eligible voters who live
3 | in housing without a standard physical address.

- 4. By imposing an additional prerequisite to registering to vote in federal elections beyond what is required by the Federal Form developed by the United States Election Assistance Commission (EAC), the DPOR requirement also violates the federal National Voter Registration Act (NVRA), which provides that states must "accept and use" the federal voter registration form to register voters for federal elections. 52 U.S.C. § 20505. *See also Arizona v. Inter Tribal Council of Ariz., Inc.*, 570 U.S. 1 (2013).
- 5. The concrete and particularized injuries with which Plaintiffs are imminently threatened are likely to be redressed by a favorable judicial decision. To remedy Defendants' violation of the NVRA, Plaintiffs seek declaratory relief and an injunction prohibiting Arizona from implementing the Physical Address Requirement for any and all voters who register to vote using the federal voter registration form. Further, to remedy Defendants' violation of the U.S. Constitution, Plaintiffs Tohono O'odnam Nation, Keanu Stevens, Alanna Siquieros, and LaDonna Jacket seek declaratory relief and an injunction prohibiting Arizona from implementing the Physical Address Requirement as applied to any and all voters who lack a standard physical address and who register to vote using either the state or federal voter registration form.

JURISDICTION AND VENUE

- 6. This Court has original jurisdiction over this action under 28 U.S.C. §§ 1331, 1343(a)(3)-(4), 1362, 2201(a), and 2202, 42 U.S.C. § 1983, and 52 U.S.C. § 10308(f), and 52 U.S.C. § 20510(b).
 - 7. Venue is proper in this Court under 28 U.S.C. §§ 82 and 1391(b).

PARTIES

<u>Plaintiffs</u>

8. Plaintiff Tohono O'odham Nation is a federally recognized Tribe with approximately 28,000 enrolled members. 87 Fed. Reg. 4636, 4639 (January 28, 2022). The legislative and executive powers of the Tohono O'odham Nation are vested in the Tohono O'odham Council and the Office of the Chairman, respectively. *Constitution of the Tohono O'odham Nation*, art. V § 1 & art. VII § 1 (March 6, 1986). Among the enumerated powers of the Council and Chairman are the authority to promote, protect and provide for public health, peace, morals, education, and general welfare of the Tohono O'odham Nation and its members and to act as the official representative of the Tohono O'odham Nation. *Id.*, art. VI § (1)(c)(2) & art. VII § (2)(f).

- 9. According to the 2020 Census, approximately 6,512 voting age individuals live on Tohono O'odham lands. U.S. Census, 2020 Census Redistricting Data (Public Law 94-171) Summary File, Race for the Population 18 Years and Older, Table P3 (Tohono O'odham Nation Reservation and Off-Reservation Trust Land, AZ). Many of those individuals are Tohono O'odham members who will be eligible to register to vote on January 1, 2023. A significant majority of Tohono O'odham members do not have a standard physical address and therefore will be unable to satisfy the DPOR requirement.
- 10. Plaintiff Tohono O'odham Nation brings this action parens patriae to protect Tohono O'odham members' general welfare, which includes the right to vote free from discrimination and undue burden, and to protect its place in the federal system through protection of its members voting rights.
- 11. Plaintiff Gila River Indian Community is a federally recognized Tribe with approximately 21,300 enrolled members. 87 Fed. Reg. 4636, 4638 (January 28, 2022). The Community is governed by the Gila River Community Council, which has among its enumerated powers the authority to promote and protect the health, peace,

- 12. According to the 2020 Census, approximately 9,268 voting age individuals live on the Gila River Reservation. U.S. Census, 2020 Census Redistricting Data (Public Law 94-171) Summary File, Race for the Population 18 Years and Older, Table P3 (Gila River Indian Reservation, AZ). Many of those individuals are Gila River members who will be eligible to register to vote on January 1, 2023. A significant number of Gila River members do not have a standard physical address and therefore will be unable to satisfy the DPOR requirement.
- 13. Plaintiff Gila River Indian Community brings this action parens patriae to protect Gila River members' general welfare, which includes the right to vote free from discrimination and undue burden, and to protect its place in the federal system through protection of its members' voting rights.
- 14. Plaintiff Alanna Siquieros is an enrolled member of the Tohono O'odham Nation and resides on the Tohono O'odham Reservation.
- 15. Plaintiff Siquieros does not have identification or any other documents that contain an address for her home and it would be impossible for Ms. Siquieros to obtain such documentation. Like other homes in her reservation community, Ms. Siquieros' home does not have an address and her family does not know of any method to obtain one.
- 16. Plaintiff Siquieros will turn 18 and become eligible to vote in Arizona on January 2, 2023. Ms. Siquieros intends to vote when she is eligible.
- 17. Plaintiff Keanu Stevens is an enrolled member of the Tohono O'odham Nation and resides on the Tohono O'odham Reservation.

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- 18. Plaintiff Stevens does not have identification or any other documents that contain an address for his home and it would be impossible for Mr. Stevens to obtain such documentation. Like other homes in his reservation community, Mr. Stevens' home does not have an address and his family does not know of any method to obtain one.
- 19. Plaintiff Stevens will turn 18 and become eligible to vote in Arizona on November 4, 2023. Mr. Stevens intends to vote when he is eligible.
- 20. Plaintiff LaDonna Jacket is an enrolled member of the Hopi Tribe and resides on the Hopi Reservation.
- 21. Plaintiff Jacket does not have identification or any other documents that contain an address for her home and it would be impossible for Ms. Jacket to obtain such documentation. Like other homes in her reservation community, Ms. Jacket's home does not have an address and her family does not know of any method to obtain one.
- 22. Plaintiff Jacket will turn 18 and become eligible to vote in Arizona on May 4, 2023. Ms. Jacket intends to vote when she is eligible.

Defendants

23. Defendant Katie Hobbs, as Arizona's Secretary of State, serves as the chief state election officer for Arizona. A.R.S. § 16-142. The Secretary of State is a statewide elected public officer and is responsible for supervising voter registration throughout the state, including implementation of HB 2492 when it goes into effect. The Secretary of State is responsible for providing binding regulations and guidelines for voter registration. Ariz. Const. art. 5, § 1(A); A.R.S. § 16-142. The Secretary of State also issues the Arizona Election Procedures Manual (https://azsos.gov/sites/default/files/2021_EPM_October_1_Submission.pdf), which establishes voter registration procedures for all of Arizona's counties. A.R.S. § 16-452.

The Manual is approved by the Governor and the Arizona Attorney General and carries the force of law. A.R.S. § 16-452(B). Katie Hobbs is sued in her official capacity.

- 24. Defendant Mark Brnovich, as Arizona's Attorney General, is the State's chief legal officer, A.R.S. § 41-192, and is authorized to approve voter registration procedures issued by the Secretary of State, A.R.S. § 16-452, and enforce Arizona's election laws in "any election for state office . . . through civil and criminal actions," A.R.S. § 16-1021. The Attorney General is responsible for enforcing HB 2492 when it goes into effect. Mark Brnovich is sued in his official capacity.
- 25. Defendants Dana Lewis, Gabriella Cázares-Kelly, Stephen Richer, and Michael Sample are sued in their official capacities as Arizona County Recorders in the counties where the Tohono O'odham Nation and the Gila River Indian Community are located. They are independent chief election officers at the local level in the State of Arizona. In that capacity, they are responsible for the implementation and enforcement of HB 2492 relating to the processing of the Physical Address Requirement, processing voter registration forms, rejecting a voter's registration form, and canceling a voter's registration.

FACTUAL BACKGROUND

American Tribes and encompasses all or part of twenty Native American reservations. Altogether, those reservations cover more than nineteen million acres, which is more than one-quarter of all land in Arizona. According to the 2020 Census, those reservations include approximately 172,461 individuals, of whom approximately 121,034 are of voting age. U.S. Census, 2020 Census Redistricting Data (Public Law 94-171) Summary File, Race for the Total Population, Table P1; Race for the Population 18 Years and Older, Table P3 (geography filter set for all American Indian Reservations within another geography, the State of Arizona).

Homes on Native American reservations in Arizona are significantly

more likely to lack a standard physical address, as compared to homes in non-Native

areas. For example, one study found that approximately 86 percent of Arizona's

non-Hispanic white voters outside of Pima and Maricopa counties have standard,

mailable addresses, compared to only 18 percent of Native voters—a disparity of over

350 percent. Rodden, Ph.D., Jonathan, Second expert Report in Ariz. Democratic Party,

et al. v. Michelle Reagan, et al., Case No. 16-10650-PHX-DLR (amended Sept. 12,

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Current mechanism for specifying residence location

- 28. Arizona law already requires voter registration applicants to provide their residence address or location. The purpose of that requirement is to allow election administrators to identify the precinct where voters live so they can be provided with the correct ballot.
- To collect residence location information from registrants, the voter 29. registration form created by the state of Arizona (the State Form) directs applicants to provide their residential address or, if the registrant does not have a street address, to "describe [the] location [of their residence] using mileage, cross streets, parcel #, subdivision name/tot, or landmarks" and to "[d]raw a map and/or provide latitude/longitude or geocode in Box 23 if located in a rural area without a traditional street address." Ariz. Voter Form available online Reg. at: https://azsos.gov/sites/default/files/voter registration form.pdf.
- 30. Similarly, the voter registration form created by the federal Election Assistance Commission (EAC) (the Federal Form), directs registrants to provide their home address or, if the registrant does not have a street address, to "show where [they] live" using the map in Box C. Federal Voter Registration Form available online at: https://www.eac.gov/sites/default/files/eac_assets/1/6/Federal Voter Registration E NG.pdf.

31. Due to the lack of addresses on reservation homes or to the unfamiliarity with Tribal addressing systems, many Arizona voters from Native American areas, including from Gila River, Tohono O'odham, and Hopi, register by drawing a map of the location of their residence on their voter registration form, and have done so for years.

Documentary proof of location of residence requirement in HB 2492

- 32. Against the backdrop of the lack of addresses on Arizona reservations and a working system for identifying voters' location of residence, Arizona passed HB 2492, which makes documentation that proves the physical location of the applicant's residence a requirement of voter registration in Arizona.
- 33. Under the new law, the documents proscribed in A.R.S. § 16-579(A)(1) constitute satisfactory proof of location of residence. To meet the standards of A.R.S. § 16-579(A)(1), the individual must provide a government-issued photo ID that contains or is paired with another document that contains the ID holder's current physical address or, if photo ID isn't provided, the individual must provide two items or documents that contain their current physical address. In any case, all of the options proscribed in that section of statute require at least one document that contains the applicant's current physical address. A P.O. Box number will not qualify.
- 34. By the terms of the Physical Address Requirement, the required documentation "establishes proof of location of residence" and "constitutes confirmation of the address on the applicant's application at the time of registration." 022 Ariz. Legis. Serv. Ch. 99 (HB 2492), sec. 5 (codified at A.R.S. § 16-123).
- 35. While the voter registration form includes a field for applicants to provide a P.O. Box if that is where they receive mail, Arizona law does not allow applicants to provide a P.O. Box in the place of residence field. Arizona law specifies that applicants must provide their *residence address or location* on their application form. A.R.S. § 16-121.01.

Tohono O'odham Nation

36. Plaintiff Tohono O'odham Nation and the homes of Plaintiffs Keanu Stevens and Alanna Siquieros are located on the Tohono O'odham Indian Reservation. Tohono O'odham lands, not including off-reservation trust lands, cover 2.8 million acres of rural desert territory in south central Arizona to the Mexico border. According to the 2020 Census, approximately 9,225 people, including a voting age population of 6,512 individuals, live on Tohono O'odham lands, in 2,755 occupied housing units. U.S. Census, 2020 Census Redistricting Data (Public Law 94-171) Summary File, Race for the Total Population, Table P1; Race for the Population 18 Years and Older, Table P3; Occupancy Status, Table H1 (Tohono O'odham Nation Reservation and Off-Reservation Trust Land, Arizona). The vast majority of those housing units do not have a physical address that would be capable of satisfying the DPOR requirement.

- 37. Tohono O'odham lands are located in Pima, Pinal and Maricopa Counties.
- 38. Pima County includes the majority of the Tohono O'odham Reservation, has four Census block groups in which a majority of the population is Native. 2020 Census State Redistricting Data (Pub. L. No. 94-171) Summary File Prepared by the U.S. Census Bureau, 2021 as published by Caliper Corporation. According to the 2020 Census, in the portion of the Tohono O'odham lands located in Pima County, approximately 6,418 people live in 1,848 occupied housing units. U.S. Census, 2020 Census Redistricting Data (Public Law 94-171) Summary File, Race for the Total Population, Table P1; Occupancy Status, Table H1 (Tohono O'odham Nation CCD, Pima County, Arizona). Yet, according to Pima County data, there are just five physical addresses in those four majority-Native Census block groups for a ratio of 0.003 physical addresses per occupied household in those areas. According to Pima County data, the same ratio is 1.03 in white-majority areas, meaning households in white-

majority areas of Pima County are *343 times more likely to have an address* than households in Native-majority areas of the County. Pima County Development Services, *Pima County Geospatial Data Portal*, accessed in October 2022, available at; https://gisopendata.pima.gov/datasets/pima-county-official-address-points/explore?location=31.977155%2C-111.875000%2C9.57.

- 39. As a result, a significant majority of people living in Native areas of Pima County will be unable to participate in the election of their county, state legislative, and congressional representatives due to the DPOR requirement in HB 2492, while people living in white-majority areas are far less likely to be excluded.
- 40. Without physical addresses or postal routes in their community, Plaintiff Stevens, Plaintiff Siquieros, and most members of the Tohono O'odham Nation who reside on the Tohono O'odham Indian Reservation receive their mail delivery at post office boxes. Thus, the address reservation residents, including Plaintiffs Stevens and Siquieros commonly use for identification purposes is the family P.O. Box number, which is not sufficient to satisfy the Physical Address Requirement in HB 2492.
- 41. Plaintiff Stevens, Plaintiff Siquieros, and most members of the Tohono O'odham Nation who reside on the Tohono O'odham Indian Reservation do not have any documents that include both their name and an address corresponding with the physical location of their home. For these Tribal members, documents that typically might include such an address if they did have one—for example a lease, utility bill, bank statement, or vehicle registration—instead contain the family's P.O. Box number, list the name of another household member, or both. These documents thus do not satisfy the Physical Address requirement under HB 2492.
- 42. There is no process available for Plaintiff Stevens, Plaintiff Siqueiros, and other members of the Tohono O'odham Nation who reside on the Tohono O'odham Indian Reservation to obtain a physical address for their home on their own, preventing them from complying with the requirements under HB 2492.

Gila River Indian Community

- 43. The Gila River Indian Reservation lies entirely within the state of Arizona, south of the city of Phoenix. According to the 2020 Census, approximately 14,053 people, including a voting age population of 9,268 individuals, reside on the reservation in 3,433 occupied housing units. U.S. Census, 2020 Census Redistricting Data (Public Law 94-171) Summary File, Race for the Total Population, Table P1; Race for the Population 18 Years and Older, Table P3; Occupancy Status, Table H1 (Gila River Indian Reservation, Arizona).
- 44. A majority of Gila River Community members who live on the Gila River Indian Reservation do not have any identifying documents that include the physical address assigned to their home by the Community. Even for the minority of Community members who do have such documentation it is unknown whether Community-assigned addresses will be accepted for the purpose of satisfying the Physical Address Requirement.
- 45. The U.S. Postal Service has informed the Community that, aside from a portion of the Community's District 4 that is directly adjacent to the off-reservation city of Chandler, home mail delivery will not be provided to the reservation. As a result of the lack of home mail delivery, most Gila River Community members who live on the Gila River Indian Reservation have a post office box which they use to send and receive mail. Commonly, the address Gila River residents use for identification purposes is their family P.O. Box number. These P.O. Boxes addresses do not satisfy the Physical Address requirement under HB 2492.
- 46. These Community members, which include individuals who will become eligible to register to vote after January 1, 2023, typically do not have any documents that include both their name and an indicator of the physical location of their home sufficient to satisfy the Physical Address requirement under HB 2492. For these Tribal members, documents that typically might include such an address if they did have

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typically contain the family's P.O. Box number, are in the name of another household member, or both. These documents thus do not satisfy the Physical Address requirement under HB 2492. 47.

one—for example a lease, utility bill, bank statement, or vehicle registration—instead

- The Community's Land Use, Planning, and Zoning Department (LUPZ) can provide a homeowner or lessee a document that identifies the address the Community has assigned to their housing. But LUPZ cannot provide similar documentation to other family members in the household who are not also listed as an owner or lessee.
- 48. In many cases, it would require Community members to navigate a lengthy and burdensome process involving multiple government offices for household members who are not listed as owners or lessees to obtain documentation of the address assigned to their home by the Community. First, the owner or lessee would have to get documentation of their home's Community-assigned address from LUPZ. Next, the other household members would have to apply for an Arizona ID using their family members' LUPZ document or visit another tribal department to obtain documentation that they reside with their family member who was able obtain documentation of their address from LUPZ
- 49. Thus, even if it were clear that Community-assigned addresses are sufficient to satisfy the DPOR requirement—which it is not—many Community members would be unable to complete the burdensome process required to obtain identification documents containing that address sufficient to satisfy the DPOR requirement.

Hopi Indian Reservation

50. Plaintiff LaDonna Jacket lives on the Hopi Indian Reservation, which lies entirely within Arizona, overlapping portions of Navajo County and Coconino County in the northeastern part of the state. Hopi lands, not including off-reservation trust lands,

- cover over 1.5 million acres of rural high, arid mesas and surrounding territory. According to the 2020 Census, approximately 6,270 people, including a voting age population of 4,656 individuals, live on Hopi lands, in 1,863 occupied housing units. U.S. Census, 2020 Census Redistricting Data (Public Law 94-171) Summary File, Race for the Total Population, Table P1; Race for the Population 18 Years and Older, Table P3; Occupancy Status, Table H1 (Hopi Reservation, Arizona). The vast majority of those housing units do not have a standard physical address.
- 51. Without physical addresses of postal routes in their community, Plaintiff Jacket and other members of the Hopi Tribe who live on the reservation receive their mail delivery at post office boxes. Thus, the address reservation residents like Plaintiff Jacket commonly use for identification purposes is the family P.O. Box number, which is not sufficient to satisfy the Physical Address Requirement in HB 2492.
- 52. Plaintiff Jacket and other members of the Hopi Tribe who reside on the reservation, do not have any documents that include both their name and a physical address. For Plaintiff Jacket and other Tribal members, documents that typically might include such an address of they did have one—for example a lease, utility bill, bank statement, or vehicle registration—instead contain the family's P.O. Box number, list the name of another household member, or both. Thus, these documents do not satisfy the Physical Address requirement under HB 2492.
- 53. There is no process available for Plaintiff Jacket and other members of the Hopi Tribe who reside on the reservation to obtain a physical address for their home on their own, preventing them from complying with the requirements under HB 2492.

Enactment of HB 2492's Physical Address Requirement

54. During hearings on the legislation, witnesses testified that the law would prevent Native Americans who live in housing without a physical address from registering to vote. Retired Army Lieutenant Colonel Dana Almond testified that "proof

of address deters those with nonstandard addresses such as [people from] Native
American reservations." Voter Registration; verification; citizenship: Hearing on H.B.
2492 Before the S. Jud. Comm., 55th Leg. 2nd Reg. Sess. (Ariz. 2022). The ACLU of
Arizona testified that "Native American voters without traditional addresses recognized
by the postal service would be forced to provide documentary proof of residence
that they may not have or that may not even exist." Id. The Arizona Asian American
Native Hawaiian and Pacific Islander for Equity ("AZ AANHPI for Equity") Nonprofit
asked, "what does this bill mean for Native American tribes that do not have standard
addresses?" Id. The bill sponsors and other legislators that voted yes on the bill ignored
the warnings and passed the bill anyway.
55. None of the supporting legislators offered any rationale whatsoever for
why the Physical Address Requirement is needed to meet their stated goals of
preventing non-citizens from voting.

- 56. The Federal Form does not require documentary proof of where the registrant's home is located.
- 57. If the Physical Address Requirement is implemented, registrants who lack a standard address will be unable to comply and will be left with no other opportunity under the State's entire system to register to vote.

CLAIMS FOR RELIEF

COUNT I

National Voter Registration Act Section 6, 52 U.S.C. § 20505

Failure to Accept and Use Federal Form

(On Behalf of All Plaintiffs and as to All Defendants)

58. The National Voter Registration Act (NVRA) requires that states "accept and use the mail voter registration application form prescribed by the Election

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Assistance Commission pursuant to section 20508(a)(2)...for the registration of voters in elections for Federal office." 52 U.S.C. § 20505(a)(1).

- 59. In Arizona v. Inter Tribal Council of Ariz., Inc. 570 U.S. 1 (2013) ("ITCA"), the Supreme Court held that the NVRA preempted the application of a documentary proof of citizenship requirement passed by Arizona voters in 2004 as applied to registrations for federal elections submitted using the Federal Form.
- 60. After the ITCA ruling, the United State District Court for the District of Arizona ordered and declared that the NVRA "precludes Arizona from requiring a Federal Form applicant to submit information beyond that required by the [Federal] form itself." Gonzalez v. Arizona, 2013 WL 7767705, at *1 (D. Ariz. Sept. 11, 2013).
- Currently, to specify the location of their residence, the Federal Form 61. directs people that live in rural areas and that do not have a street address to show where they live by filling in a map at the bottom of the form. The Federal Form does not require further documentary proof of location of residence.
- 62. Despite that, under HB 2492, the DPOR requirement is explicitly applied to all Arizona registrations, including registrations for federal elections using the Federal Form.
- 63. The NVRA precludes Defendants from requiring Federal Form applicants to submit documentary proof of location of residence, as this is plainly not required by the Form itself.
- The NVRA provides that "[a] person who is aggrieved by a violation of 64. [the NVRA] may provide written notice of the violation to the chief election official of the State involved." 52 U.S.C. § 20510(b)(1). If the violation is not corrected within 90 days, or within 20 days if the violation occurred within 120 days before the date of a federal election, "the aggrieved person may bring a civil action . . . for declaratory or injunctive relief " *Id.* § 20510(b)(2).

- 65. Because the violations alleged herein occurred within 30 days before the 2 date of an election for Federal office, pursuant to 52 U.S.C. § 20510(b)(3), Plaintiffs as 3 the aggrieved parties do not need to provide notice to the chief election official of the 4 State before bringing this civil action. See, e.g., Nat'l Council of La Raza v. Cegavske, 5 800 F.3d 1032, 1044–45 (9th Cir. 2015) ("Neither the notice nor the complaint needs 6 to specify that the violation has been actually observed, and that there is thus a 7 'discrete violation,' during the 120-day or 30-day period. It is enough that the notice 8 letter and the complaint plausibly allege the existence of an ongoing violation within 9 the appropriate time period, whether or not it was "discrete" during the period."). 10 66. HB 2492 violates Section 6 of the NVRA. 11 67. As a result, many members of Tohono O'odham Nation and the 12 Gila River Indian Community will be unable to register to vote using the Federal Form 13 as required by the NVRA. 14 COUNT 2 15 First and Fourteenth Amendments to the U.S. Constitution; 42 U.S.C. § 1983 16 Severe and Unjustifiable Burden on the Right to Vote (On behalf of Plaintiffs Tohono O'odham Nation, Keanu Stevens, 17 18 Alanna Siguieros, and LaDonna Jacket and as to all Defendants) 19
 - 68. A court considering a federal constitutional challenge to a state election law must carefully balance the character and magnitude of the injury to the First and Fourth Amendment rights that the Plaintiffs seek to vindicate, against the justifications put forward by the state for the burdens imposed by the rule. Burdick v. Takushi, 504 U.S. 428, 434 (1992); Anderson v. Celebrezze, 460 U.S. 780, 789 (1983).
 - "However slight th[e] burden may appear, ... it must be justified by 69. relevant and legitimate state interests sufficiently weighty to justify the limitation." Crawford v. Marion Cnty. Election Bd., 553 U.S. 181, 191 (2008) (Stevens, J., controlling op.) (quotation marks omitted).

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- 70. "Regulations imposing severe burdens on plaintiffs' rights must be narrowly tailored and advance a compelling state interest." *Angle v. Miller*, 673 F.3d 1122, 1132 (9th Cir. 2012) (quotation marks omitted). Even a minimal burden on the right to vote "require[s] an assessment of whether alternative methods would advance the proffered governmental interests," *Dudum v. Arntz*, 640 F.3d 1098, 1114 n.27 (9th Cir. 2011). *See also Soltysik v. Padilla*, 910 F.3d 438 (9th Cir. 2018) (quoting same).
- 71. The documentary proof of residence requirement in HB 2492 imposes a severe, disparate, and/or unjustifiable burden on the fundamental right to vote of people of the thousands of voting age citizens in Arizona who live in housing without a standard physical address. There is no state interest sufficient to justify this burden, as evidenced by the fact that Arizona has for years successfully implemented a voter registration program whereby voters with nonstandard addresses may describe and/or depict their location of residence in a way that fully facilitates all aspects of local election administration, including polling place precinct assignments

PRAYER FOR RELIEF

Plaintiffs Tohono O'edham Nation, Alanna Siquieros, Keanu Stevens, and LaDonna Jacket respectfully request that this Court enter judgement and an order granting the relief outline in paragraphs A through F below. Plaintiff Gila River Indian Community respectfully request that this Court enter judgment and an order granting the relief outline in paragraphs A, B, D, E, and F below:

- A. Declare that the documentary proof of residence requirement in HB 2492 violates and is preempted by the NVRA for registration for federal elections submitted using the Federal Form;
- B. Enjoin Defendants, along with their respective agents, officers, employees, and successors from enforcing the documentary proof of residence requirement as to applications for voter registration for federal elections submitted using the Federal Form;

1	C. Declare that the documentary proof of residence requirement in HB 2492
2	violates Plaintiffs' fundamental right to vote as guaranteed by the First and Fourteenth
3	Amendments to the U.S. Constitution;
4	D. Enjoin Defendants, along with their respective agents, officers,
5	employees, and successors from implementing or enforcing the documentary proof of
6	residence requirement as to all applications for voter registration submitted using either
7	the state or Federal Form;
8	E. Direct Defendants, under a court-approved plan, to take all appropriate
9	measures necessary to remedy the harm caused by their noncompliance with the NVRA
10	and for their violation of Plaintiffs' First and Fourteenth Amendment rights, including,
11	without limitation, ensuring that individuals affected by their noncompliance are
12	provided remedial opportunities for voter registration;
13	F. Award Plaintiffs their costs, expenses, and reasonable attorney's fees,
14	pursuant to 42 U.S.C. § 1988, 52 U.S.C. § 20510(c), and any other applicable law;
15	G. Grant such other and further relief as the Court deems just and proper.
13	G. Grant such other task rather rener as the court deems just and proper.
16	DATED this 9th day of December, 2022.
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16 17 18	DATED this 9th day of December, 2022. OSBORN MALEDON, P.A. By s/David B. Rosenbaum
16 17 18 19	DATED this 9th day of December, 2022. OSBORN MALEDON, P.A. By s/David B. Rosenbaum David B. Rosenbaum AZ No. 009819
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16 17 18 19 20 21 22 23 24 25	DATED this 9th day of December, 2022. OSBORN MALEDON, P.A. By S/David B. Rosenbaum David B. Rosenbaum AZ No. 009819 Joshua J. Messer AZ No. 035101 2929 North Central Avenue, 21st Floor Phoenix, Arizona 85012-2793 (602) 640-9000 drosenbaum@omlaw.com jmesser@omlaw.com GILA RIVER INDIAN COMMUNITY Thomas L. Murphy AZ No. 022953 Javier G. Ramos AZ No. 017442

.	
1	thomas.murphy@gric.nsn.us javier.ramos@gric.nsn.us
2	Representing Gila River Indian
3	Community Only
4	NATIVE AMERICAN RIGHTS FUND Allison A. Neswood*
	CO No. 49846
5	<u>neswood@narf.org</u> Michael S. Carter
6	AZ No. 028704, OK No. 31961 carter@narf.org
7	Matthew Campbell*
8	NM No. 138207, CO No. 40808 mcampbell@narf.org
9	Jacqueline D. DeLeon*
	CA No. 288192 jdeleon@narf.org
10	NATIVE AMERICAN RIGHTS FUND 1506 Broadway
11	Boulder, CO 80301
12	(303) 447-8760 (main)
13	Samantha B. Kelty AZ No. 024110, TX No. 24085074
	kelty@narf.org
14	NATIVE AMÉRICAN RIGHTS FUND 950 F Street NW, Suite 1050,
15	Washington, D.C. 20004 (202) 785-4166 (direct)
16	DEFE.
17	Ezra Rosenberg* DC No. 360927, NJ No. 012671974
18	Jim Tucker**
	AZ No. 019341
19	Lawyers' Committee for Civil Rights Under Law
20	1500 K Street NW, Suite 900
21	Washington, DC 20005
22	(202) 662-8600 (main)
23	erosenberg@lawyerscommittee.org jtucker@lawyerscommittee.org
	rsnow@lawyerscommittee.org
24	TOHONO O'ODHAM NATION
25	Howard M. Shanker (AZ Bar 015547) Attorney General, Tohono O'odham
26	Nation Marissa L. Sites (AZ Bar 027390)
27	Assistant Attorney General, Tohono
28	O'odham Nation Harrison W. Rice (AZ Bar 037737)

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1	Assistant Attorney General, Tohono
2	O'odham Nation P.O. Box 830
3	Sells, Arizona 85634 (520) 383-3410
4	Howard.Shanker@tonation-nsn.gov Marissa.Sites@tonation-nsn.gov Harrison.Rice@tonation-nsn.gov Representing Tohono O'odham Nation
5	Harrison.Rice@tonation-nsn.gov Representing Tohono O'odham Nation Only
6	
7	**Admitted in Arizona and Nevada only. Practice limited to matters before federal
8	courts.
9	Attorneys for Plaintiffs
10	*Pro Hac Vice Forthcoming
11	
12	DOCKE
13	RACT
14	ELMOC.
15	30MD*
16	IED EL
17	*Pro Hac Vice Forthcoming *Pro Hac Vice Forthcoming
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CERTIFICATE OF SERVICE

I hereby certify that on this 9th day of December, 2022, I caused the foregoing document to be electronically transmitted to the Clerk's Office using the CM/ECF System for Filing, which will send notice of such filing to all registered CM/ECF users.

Upon receipt of the Notice of Electronic Filing, a courtesy copy of the attached document and Notice of Electronic Filing will be mailed to the Honorable Susan R. Bolton.

s/ David B. Rosenbaum David B. Rosenbaum

Attorneys for Plaintiffs