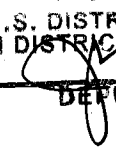


UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION

FILED

APR 20 2016

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS
BY  DEPUTY CLERK

SHANNON PEREZ; HAROLD)
DUTTON, JR.; GREGORY TAMEZ;)
SERGIO SALINAS; CARMEN)
RODRIGUEZ; RUDOLFO ORTIZ;)
NANCY HALL and DOROTHY DEBOSE)

Plaintiffs)

v.)

STATE OF TEXAS; GREG ABBOTT,)
in his official capacity as Governor of the)
State of Texas; DAN PATRICK,)
in his official capacity as Lieutenant)
Governor of the State of Texas; JOE)
STRAUS, in his official capacity as Speaker)
of the Texas House of Representatives;)
CARLOS H. CASCOS, in his official)
capacity as Secretary of State of the)
State of Texas)

Defendants)

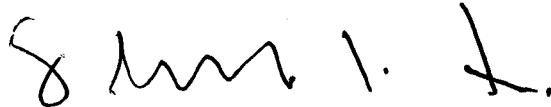
CIVIL ACTION NO.
11-CA-360-OLG-JES-XR
CONSOLIDATED ACTION
[Lead case]

ORDER

On this day, the Supreme Court issued its opinion in *Harris v. Arizona Indep. Redistricting Comm'n*, 578 U.S. ___ (2016). The Court invites supplemental briefing on the effect, if any, that the *Harris* decision has on the Fourteenth Amendment claims being asserted herein. The supplemental briefs are not mandatory, and may be jointly or separately filed. If parties wish to file supplemental briefs, they must sufficiently explain, in factual detail, how the application of the *Harris* opinion affects their equal protection challenges to specific districts, or their defense to such

challenges. Supplemental briefing is not necessary if the *Harris* opinion does not affect the parties' claims or defenses and does not change their prior position on the one person one vote issue. Supplemental briefs are due within twenty (20) days from the date below.

IT IS SO ORDERED this 20th day of April, 2016.

A handwritten signature in black ink, appearing to read "Orlando L. Garcia". The signature is written in a cursive style with a horizontal line underneath it.

ORLANDO L. GARCIA
CHIEF U.S. DISTRICT JUDGE
[on behalf of the three judge panel]