

No. 91-1553

IN THE
Supreme Court of the United States
OCTOBER TERM, 1991

BILLY JOE CAMP,
v. *Appellant,*
PAUL CHARLES WESCH,
Appellee.

**Appeal from the United States District Court
for the Southern District of Alabama**

**APPENDIX TO
JURISDICTIONAL STATEMENT**

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IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

Civil Action No. 91-0787
(Three Judge Court)

PAUL CHARLES WESCH,

vs.

Plaintiff,

GUY HUNT, BILLY JOE CAMP, LIONEL W. NOONAN,
HARRY D'OLIVE, DEVON WIGGINS, OTHA LEE BIGGS,
JERRY BOGAN, CLARENCE WATTERS, and TOM TURNER,
Defendants.

NOTICE OF APPEAL

[Filed Mar. 13, 1992]

COMES NOW defendant Billy Joe Camp, Secretary of State of the State of Alabama, and gives notice that pursuant to 28 U.S.C.S. § 1253 he is appealing the Court's final judgment in this case, dated March 9, 1992, and the Court's order, dated March 9, 1992, denying defendant Camp's Motion to Adopt State of Alabama's Congressional Redistricting Plan to the Supreme Court of the United States.

Respectfully submitted this 13th day of March, 1992.

JAMES H. EVANS
Attorney General

/s/ Marc Givhan
MARC GIVHAN (GIVHR 4774)
Assistant Attorney General

/s/ Mort P. Ames
MORT P. AMES (AMESM 7570)
Deputy Attorney General
Two of the Attorneys for
Defendant Camp

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CERTIFICATE OF SERVICE

I hereby certify that I have on this 13th day of March, 1992, served a copy of the foregoing on all parties of record by mailing a copy of same by United States Mail, postage prepaid and properly addressed as follows:

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Honorable Harry D'Olive
Probate Judge
Probate Court of Baldwin County
Baldwin County Courthouse
Bay Minette, Alabama 36507

Honorable Devon Wiggins
Probate Judge
Probate Court of Escambia County
Escambia County Courthouse
Brewton, Alabama 36427

Honorable Otha Lee Biggs
Probate Judge
Probate Court of Monroe County
Monroe County Courthouse
Monroeville, Alabama 36461

Honorable Jerry Bogan
Probate Judge
Probate Court of Wilcox County
Wilcox County Courthouse
Camden, Alabama 36726

Honorable Clarence Watters
Probate Judge
Probate Court of Clarke County
Clarke County Courthouse
Grove Hill, Alabama 36451

Honorable Tom W. Turner
Probate Judge
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/s/ Mort P. Ames
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5a

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

Civil Action No. 91-0787

PAUL CHARLES WESCH,
Plaintiff,

MICHAEL FIGURES, *et al.*,
Intervenor-Plaintiffs,

vs.

GUY HUNT, JAMES H. EVANS, BILLY JOE CAMP, LIONEL
W. NOONAN, HARRY D'OLIVE, DEVON WIGGINS, OTHA
LEE BIGGS, JERRY BOGAN, CLARENCE WATTERS, and
TOM TURNER,

Defendants.

FINAL JUDGMENT

[Filed Mar. 9, 1992]

Before COX, Circuit Judge, HAND, Senior District
Judge, and ALBRITTON, District Judge.

BY THE COURT

It is ordered, adjudged, and decreed as follows:

1. It is declared that Ala. Code § 17-20-1 (1987), as it read prior to its amendment in 1992, if applied to congressional elections in 1992, violates Art. I, § 2 of the United States Constitution.

2. The defendants, individually, and their successors, agents, employees, attorneys, and those persons otherwise

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acting in concert or in participation with them who receive actual notice of this order, are ENJOINED from:

(a) conducting congressional elections in the State of Alabama under the districting plan heretofore established by Ala. Code § 17-20-1 (1987) as that section read prior to its 1992 amendment;

(b) failing to conduct congressional elections in 1992 in accordance with a redistricting plan adopted by this court and called "The 1992 Alabama Redistricting Plan," which is verbally described in Appendix A to this order. Appendix B to this order is a map depicting the plan. (The map is appended simply to illustrate the plan, and Appendix A shall control in the event of any conflict between it and Appendix B). Provided, however, that the injunction contained in this paragraph (b) shall not be effective if the Alabama Legislature duly enacts a redistricting plan for the conduct of congressional elections in 1992 and has the same precleared no later than 12:00 noon, Central Time, March 27, 1992; and

(c) failing to conduct congressional elections in calendar years after 1992 in accordance with the 1992 Alabama Redistricting Plan described in paragraph (b) above. Provided, however, that the injunction contained in this paragraph (c) shall not be effective in the event the Alabama Legislature duly enacts a redistricting plan and has the same precleared in accordance with federal law in time for congressional elections to proceed without delay under then applicable state and federal law.

All the judges concur.

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APPENDIX A

“Units Assigned to a District”

The following description lists the census geographical units (as contained within the State computer's reapportionment data base) composing each congressional district. When a county is entirely within a congressional district the county and its population are listed as a single line. For the seven counties split by congressional district lines, the county name is listed without population figures and subsequent lines give voting precincts and population figures for each precinct in that county. For the ten voting precincts split by congressional district lines, the name of the precinct is listed without population figures, followed by lines listing the census tract, the census block group number, and then the census block within each tract and block group, with population figures. Lines at the end of each block group, tract, precinct, or county listing give summary population totals for that unit in the particular congressional district.

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 1
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Baldwin County	98,280 100.00%	84,565 86.04%	12,640 12.86%	630 0.64%	221 0.22%	224 0.23%
Clarke County						
Carlton/Gainestown/Choctaw	2,018 100.00%	319 15.81%	1,694 83.94%	1 0.05%	3 0.15%	1 0.05%
Jackson	3,606 100.00%	1,567 43.46%	2,025 56.16%	13 0.36%	0 0.00%	1 0.03%
Walker Springs	586 100.00%	263 44.88%	319 54.44%	4 0.68%	0 0.00%	0 0.00%
Allen	391 100.00%	22 5.63%	369 94.37%	0 0.00%	0 0.00%	0 0.00%
McVay/Parkertown/Jackson	4,405 100.00%	3,580 81.27%	807 18.32%	6 0.14%	9 0.20%	3 0.07%
Salitpa						
Tract 9579						
Block Group 1						
Block 109	0	0	0	0	0	0
Block 110	0	0	0	0	0	0

	9a					
Block 111	0	0	0	0	0	0
Block 112	0	0	0	0	0	0
Block 113	0	0	0	0	0	0
Block 114	21	0	21	0	0	0
	100.0%	0.00%	100.00%	0.00%	0.00%	0.00%
Block 115	103	63	40	0	0	0
	100.00%	61.17%	38.83%	0.00%	0.00%	0.00%
Block 116	23	7	16	0	0	0
	100.00%	30.43%	69.57%	0.00%	0.00%	0.00%
Block 117	52	0	52	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%
Block 118	0	0	0	0	0	0
Block 119	95	95	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 121	0	0	0	0	0	0
Block 144	0	0	0	0	0	0
Block 145	0	0	0	0	0	0
Water block 199B	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199D	0	0	0	0	0	0
Water block 199E	0	0	0	0	0	0
Water block 199F	0	0	0	0	0	0
Water block 199G	0	0	0	0	0	0

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 1
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Total Block Group 1	294 100.00%	165 56.12%	129 43.88%	0 0.00%	0 0.00%	0 0.00%
Block Group 8						
Block 801	25 100.00%	22 88.00%	3 12.00%	0 0.00%	0 0.00%	0 0.00%
Block 802	0	0	0	0	0	0
Block 803	27 100.00%	0 0.00%	27 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 804	0	0	0	0	0	0
Water block 899D	0	0	0	0	0	0
Water block 899E	0	0	0	0	0	0
Total Block Group 8	52 100.00%	22 42.31%	30 57.69%	0 0.00%	0 0.00%	0 0.00%
Total Tract 9579	346 100.00%	187 54.05%	159 45.95%	0 0.00%	0 0.00%	0 0.00%
Total Salitpa	346 100.00%	187 54.05%	159 45.95%	0 0.00%	0 0.00%	0 0.00%

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DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 1
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Total Tract 9578	21 100.00%	11 52.38%	10 47.62%	0 0.00%	0 0.00%	0 0.00%
Tract 9579						
Block Group 1						
Block 101	0	0	0	0	0	0
Block 102	15 100.00%	10 66.67%	5 33.33%	0 0.00%	0 0.00%	0 0.00%
Block 103	0	0	0	0	0	0
Block 107	2 100.00%	2 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 123	59 100.00%	20 33.90%	38 64.41%	1 1.69%	0 0.00%	0 0.00%
Block 124	167 100.00%	45 26.95%	122 73.05%	0 0.00%	0 0.00%	0 0.00%
Block 125	0	0	0	0	0	0
Block 126	156 100.00%	11 7.05%	145 92.95%	0 0.00%	0 0.00%	0 0.00%

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[illegible]

Grove Hill/Whatley/Greenwood/Hellw

DB: Alabama
 Plan: Redistrict

Units Assigned to a District
 District 1
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Grove Hill City Hall	1,551 100.00%	976 62.93%	560 36.11%	7 0.45%	8 0.52%	0 0.00%
New Prospect/Chilton	274 100.00%	274 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Liberty	269 100.00%	256 95.17%	13 4.83%	0 0.00%	0 0.00%	0 0.00%
Basni	403 100.00%	388 83.87%	61 15.14%	0 0.00%	1 0.25%	3 0.74%
Thomasville	5,859 100.00%	3,787 64.64%	2,056 35.09%	9 0.15%	7 0.12%	0 0.00%
Total Clarke County	24,123 100.00%	14,145 58.64%	9,895 41.02%	44 0.18%	31 0.13%	8 0.03%
Escambia County	35,518 100.00%	24,326 68.49%	10,046 28.28%	1,047 2.95%	58 0.16%	41 0.12%
Mobile County	378,643 100.00%	254,853 67.31%	117,872 31.13%	1,940 0.51%	3,398 0.90%	580 0.15%

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Monroe County	23,963 100.00%	14,320 59.75%	9,372 39.10%	215 0.90%	54 0.23%	7 0.03%
Washington County	16,694 100.00%	10,984 65.80%	4,623 27.69%	1,068 6.40%	14 0.08%	5 0.03%
Total District 1	577,226 100.00%	403,193 69.85%	164,448 28.49%	4,944 0.86%	3,776 0.65%	865 0.15%

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DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 2
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Autauga County	34,222 100.00%	27,144 79.32%	6,845 20.00%	71 0.21%	120 0.35%	42 0.12%
Barbour County	25,417 100.00%	14,118 55.55%	11,194 44.04%	46 0.18%	44 0.17%	15 0.06%
Bullock County	11,042 100.00%	8,036 27.50%	7,986 72.32%	8 0.07%	10 0.09%	2 0.02%
Butler County	21,892 100.00%	13,049 59.61%	8,798 40.19%	24 0.11%	19 0.09%	2 0.01%
Coffee County	40,240 100.00%	32,702 81.27%	6,917 17.19%	163 0.41%	317 0.79%	141 0.35%
Conecuh County	14,054 100.00%	8,063 57.37%	5,925 42.16%	43 0.31%	13 0.09%	10 0.07%
Covington County	36,478 100.00%	31,551 86.49%	4,777 13.10%	72 0.20%	48 0.13%	30 0.08%
Crenshaw County	13,635 100.00%	10,048 73.69%	3,544 25.99%	27 0.20%	11 0.08%	5 0.04%
Dale County	49,633 100.00%	39,365 79.31%	8,847 17.82%	239 0.48%	731 1.47%	451 0.91%

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Elmore County	49,210	37,850	11,039	137	129	55
	100.00%	76.92%	22.43%	0.28%	0.26%	0.11%
Geneva County	23,647	20,682	2,824	93	15	33
	100.00%	87.46%	11.94%	0.39%	0.06%	0.14%
Henry County	15,374	9,918	5,395	31	6	24
	100.00%	64.51%	35.09%	0.20%	0.04%	0.16%
Houston County	81,331	61,513	18,954	287	470	107
	100.00%	75.63%	23.30%	0.35%	0.58%	0.13%
Montgomery County	7,177	6,644	489	13	25	6
Cloverdale Community Center	100.00%	92.57%	6.81%	0.18%	0.35%	0.08%
Normandale Library						
Tract 0020						
Block Group 3						
Block 301	30	30	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 302	48	42	6	0	0	0
	100.00%	87.50%	12.50%	0.00%	0.00%	0.00%
Block 303	103	103	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 304	47	47	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 305	56	48	8	0	0	0
	100.00%	85.71%	14.29%	0.00%	0.00%	0.00%

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DB: Alabama
Plan: Redistrict
Units Assigned to a District
District 2
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 306	89 100.00%	88 98.88%	0 0.00%	0 0.00%	0 0.00%	1 1.12%
Block 307	40 100.00%	40 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 308	96 100.00%	81 84.38%	13 13.54%	0 0.00%	2 2.08%	0 0.00%
Block 309	33 100.00%	32 96.97%	0 0.00%	0 0.00%	1 3.03%	0 0.00%
Block 310	46 100.00%	43 93.48%	3 6.52%	0 0.00%	0 0.00%	0 0.00%
Block 311	281 100.00%	269 95.73%	3 1.07%	0 0.00%	9 3.20%	0 0.00%
Block 313	46 100.00%	46 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 314	44 100.00%	44 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 315	266 100.00%	153 57.52%	107 40.23%	0 0.00%	6 2.26%	0 0.00%

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Total Block Group 3	1,225	1,066	140	0	18	1
	100.00%	87.02%	11.43%	0.00%	1.47%	0.08%
Total Tract 0020	1,225	1,066	140	0	18	1
	100.00%	87.02%	11.43%	0.00%	1.47%	0.08%
Tract 0021						
Block Group 1						
Block 101	60	60	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 102	38	38	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 103	34	34	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 104	12	12	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 105	42	42	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 106	40	40	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 107	21	21	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 108	37	37	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 109	23	23	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%

DB: Alabama
 Plan: Redistrict

Units Assigned to a District
 District 2
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 110	19 100.00%	19 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 111	29 100.00%	29 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 112	19 100.00%	19 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 113	17 100.00%	17 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 114	19 100.00%	15 78.95%	4 21.05%	0 0.00%	0 0.00%	0 0.00%
Block 115	55 100.00%	52 94.55%	3 5.45%	0 0.00%	0 0.00%	0 0.00%
Block 116	54 100.00%	54 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 117	23 100.00%	28 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 118	50 100.00%	50 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

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Block 119	59	58	1	0	0
	100.00%	98.31%	1.69%	0.00%	0.00%
Block 120	58	54	4	0	0
	100.00%	93.10%	6.90%	0.00%	0.00%
Total Block Group 1	714	702	12	0	0
	100.00%	98.32%	1.68%	0.00%	0.00%
Block Group 2					
Block 201	7	6	1	0	0
	100.00%	85.71%	14.29%	0.00%	0.00%
Block 202	16	16	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%
Block 203	44	43	1	0	0
	100.00%	97.73%	2.27%	0.00%	0.00%
Block 204	63	48	15	0	0
	100.00%	76.19%	23.81%	0.00%	0.00%
Block 205	36	34	2	0	0
	100.00%	94.44%	5.56%	0.00%	0.00%
Block 206	91	58	33	0	0
	100.00%	63.74%	36.26%	0.00%	0.00%
Block 207	70	56	14	0	0
	100.00%	80.00%	20.00%	0.00%	0.00%
Block 208	52	52	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%
Block 209	68	63	5	0	0
	100.00%	92.65%	7.35%	0.00%	0.00%

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DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 2
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 210	85 100.00%	72 84.71%	13 15.29%	0 0.00%	0 0.00%	0 0.00%
Block 211	73 100.00%	63 86.30%	10 13.70%	0 0.00%	0 0.00%	0 0.00%
Block 212	52 100.00%	52 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 213	35 100.00%	33 94.29%	2 5.71%	0 0.00%	0 0.00%	0 0.00%
Block 214	74 100.00%	59 79.73%	15 20.27%	0 0.00%	0 0.00%	0 0.00%
Block 215	76 100.00%	59 77.63%	17 22.37%	0 0.00%	0 0.00%	0 0.00%
Block 216	0	0	0	0	0	0
Total Block Group 2	842 100.00%	714 84.80%	128 15.20%	0 0.00%	0 0.00%	0 0.00%
Block Group 3						
Block 301	32 100.00%	20 62.50%	12 37.50%	0 0.00%	0 0.00%	0 0.00%

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Block 302	64	39	24	0	1	0
	100.00%	60.94%	37.50%	0.00%	1.56%	0.00%
Block 303	0	0	0	0	0	0
Block 308	51	42	8	0	1	0
	100.00%	82.35%	15.69%	0.00%	1.96%	0.00%
Block 310	24	22	2	0	0	0
	100.00%	91.67%	8.33%	0.00%	0.00%	0.00%
Block 311	77	62	15	0	0	0
	100.00%	80.52%	19.48%	0.00%	0.00%	0.00%
Block 312	37	29	8	0	0	0
	100.00%	78.38%	21.62%	0.00%	0.00%	0.00%
Block 313	22	19	3	0	0	0
	100.00%	86.36%	13.64%	0.00%	0.00%	0.00%
Block 314	98	68	26	0	4	0
	100.00%	69.39%	26.53%	0.00%	4.08%	0.00%
Block 315	0	0	0	0	0	0
Block 316	0	0	0	0	0	0
Block 317	43	35	8	0	0	0
	100.00%	81.40%	18.60%	0.00%	0.00%	0.00%
Block 318	63	57	6	0	0	0
	100.00%	90.48%	9.52%	0.00%	0.00%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 2
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 319	51 100.00%	36 70.59%	15 29.41%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 3	562 100.00%	429 76.33%	127 22.60%	0 0.00%	6 1.07%	0 0.00%
Block Group 4						
Block 401	102 100.00%	68 66.67%	34 33.33%	0 0.00%	0 0.00%	0 0.00%
Block 402	64 100.00%	62 96.88%	2 3.13%	0 0.00%	0 0.00%	0 0.00%
Block 403	56 100.00%	56 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 404	55 100.00%	52 94.55%	3 5.45%	0 0.00%	0 0.00%	0 0.00%
Block 405	29 100.00%	29 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 406	30 100.00%	30 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

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Block 407	72	52	19	1	0	0
	100.00%	72.22%	26.39%	1.39%	0.00%	0.00%
Block 408	21	12	9	0	0	0
	100.00%	57.14%	42.86%	0.00%	0.00%	0.00%
Block 409	53	41	12	0	0	0
	100.00%	77.36%	22.64%	0.00%	0.00%	0.00%
Block 410	38	38	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 411	51	38	13	0	0	0
	100.00%	74.51%	25.49%	0.00%	0.00%	0.00%
Block 412	43	36	7	0	0	0
	100.00%	83.72%	16.28%	0.00%	0.00%	0.00%
Block 413	36	15	21	0	0	0
	100.00%	41.67%	58.33%	0.00%	0.00%	0.00%
Block 414	0	0	0	0	0	0
Block 415	26	17	9	0	0	0
	100.00%	65.38%	34.62%	0.00%	0.00%	0.00%
Block 416	26	24	2	0	0	0
	100.00%	92.31%	7.69%	0.00%	0.00%	0.00%
Block 417	54	27	27	0	0	0
	100.00%	50.00%	50.00%	0.00%	0.00%	0.00%
Block 418	89	74	13	0	0	2
	100.00%	83.15%	14.61%	0.00%	0.00%	2.25%
Block 419	66	62	4	0	0	0
	100.00%	93.94%	6.06%	0.00%	0.00%	0.00%

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DB: Alabama
Plan: Redistrict

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 420	47 100.00%	47 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 421	62 100.00%	51 82.26%	11 17.74%	0 0.00%	0 0.00%	0 0.00%
Block 422	5 100.00%	5 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 423	47 100.00%	30 63.83%	17 36.17%	0 0.00%	0 0.00%	0 0.00%
Block 424	76 100.00%	43 56.58%	33 43.42%	0 0.00%	0 0.00%	0 0.00%
Block 425	44 100.00%	40 90.91%	4 9.09%	0 0.00%	0 0.00%	0 0.00%
Block 426	57 100.00%	33 57.89%	24 42.11%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 4	1,249 100.00%	982 78.62%	264 21.14%	1 0.08%	0 0.00%	2 0.16%
Total Tract 0021	3,367 100.00%	2,827 83.96%	531 15.77%	1 0.03%	6 0.18%	2 0.06%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 2
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Total Block Group 1						
	881	342	537	2	0	0
	100.00%	38.82%	60.95%	0.23%	0.00%	0.00%
Block Group 2						
Block 201	75	36	39	0	0	0
	100.00%	48.00%	52.00%	0.00%	0.00%	0.00%
Block 202	40	13	27	0	0	0
	100.00%	32.50%	67.50%	0.00%	0.00%	0.00%
Block 203	56	32	24	0	0	0
	100.00%	57.14%	42.86%	0.00%	0.00%	0.00%
Block 204	474	24	450	0	0	0
	100.00%	5.06%	94.94%	0.00%	0.00%	0.00%
Total Block Group 2						
	645	105	540	0	0	0
	100.00%	16.28%	83.72%	0.00%	0.00%	0.00%
Block Group 3						
Block 304	50	27	21	0	2	0
	100.00%	54.00%	42.00%	0.00%	4.00%	0.00%
Block 305	13	0	11	2	0	0
	100.00%	0.00%	84.62%	15.38%	0.00%	0.00%

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Block 306	46	9	36	0	1	0
	100.00%	19.57%	78.26%	0.00%	2.17%	0.00%
Block 310	59	23	35	0	1	0
	100.00%	38.98%	59.32%	0.00%	1.69%	0.00%
Block 312	480	224	255	0	1	0
	100.00%	46.67%	53.13%	0.00%	0.21%	0.00%
Block 313	0	0	0	0	0	0
Total Block Group 3	648	283	358	2	5	0
	100.00%	43.67%	55.25%	0.31%	0.77%	0.00%
Total Tract 0022	2,174	730	1,435	4	5	0
	100.00%	33.58%	66.01%	0.18%	0.23%	0.00%
Total Normandale Library	6,766	4,623	2,106	5	29	3
	100.00%	68.33%	31.13%	0.07%	0.43%	0.04%
Highland Ave Elementary	2,399	2,221	160	1	10	7
	100.00%	92.58%	6.67%	0.04%	0.42%	0.29%
Vaughn Road Elementary	8,051	7,524	417	22	79	9
	100.00%	93.45%	5.13%	0.27%	0.98%	0.11%
Southeast YMCA	5,843	5,660	151	2	28	2
	100.00%	96.87%	2.58%	0.03%	0.48%	0.03%
Aldersgate United Methodist	6,572	5,733	711	14	97	17
	100.00%	87.23%	10.82%	0.21%	1.48%	0.26%
John Patterson Trade School	7,780	3,614	4,066	7	81	12
	100.00%	46.45%	52.26%	0.09%	1.04%	0.15%
Peterson Elementary	4,217	2,172	1,888	12	64	81
	100.00%	51.51%	44.77%	0.28%	1.52%	1.92%

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DB: Alabama
 Plan: Redistrict
 Units Assigned to a District
 District 2
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Capitol Heights Community Center	7,012 100.00%	5,577 79.54%	1,295 18.47%	28 0.40%	99 1.41%	13 0.19%
Highland Gardens Community Center	5,337 100.00%	4,945 92.66%	305 5.71%	32 0.60%	46 0.86%	9 0.17%
Library-Coliseum Branch	4,424 100.00%	4,324 97.74%	58 1.31%	9 0.20%	33 0.75%	0 0.00%
Lagoon Park Fire Station	7,181 100.00%	6,584 91.69%	445 6.20%	17 0.24%	107 1.49%	28 0.39%
Flowers Elementary	6,575 100.00%	6,215 94.52%	331 5.03%	12 0.18%	13 0.20%	4 0.06%
Goodwyn Community Center	6,085 100.00%	5,844 96.04%	172 2.83%	7 0.12%	51 0.84%	11 0.18%
Alcazar Shrine Temple	3,262 100.00%	2,535 77.71%	667 20.45%	2 0.06%	47 1.44%	11 0.34%
Wares Ferry Road Elementary	3,175 100.00%	2,596 81.76%	502 15.81%	10 0.31%	57 1.80%	10 0.31%
Jim Walters Homes	1,597 100.00%	1,017 63.68%	558 34.94%	10 0.63%	2 0.13%	10 0.63%

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Seth Johnson Elementary	6,109	4,489	1,500	13	74	33
	100.00%	73.48%	24.55%	0.21%	1.21%	0.54%
Peter Crump Elementary	3,899	2,125	1,712	12	44	6
	100.00%	54.50%	43.91%	0.31%	1.13%	0.15%
Pinedale Community Center	8,212	4,525	3,625	11	37	14
	100.00%	55.10%	44.14%	0.13%	0.45%	0.17%
Auburn University at Montgomery	6,135	5,151	793	7	169	15
	100.00%	83.96%	12.93%	0.11%	2.75%	0.24%
Woodmere Information Center	4,986	4,502	367	21	83	13
	100.00%	90.29%	7.36%	0.42%	1.66%	0.26%
Eastdale Baptist Church	2,540	2,199	249	8	67	17
	100.00%	86.57%	9.80%	0.31%	2.64%	0.67%
George Washington Junior High	3,942	1,339	2,564	19	18	2
	100.00%	33.97%	65.04%	0.48%	0.46%	0.05%
Pike Road Library	852	510	342	0	0	0
	100.00%	59.86%	40.14%	0.00%	0.00%	0.00%
Chesser Community Center	1,340	946	388	6	0	0
	100.00%	70.60%	28.96%	0.45%	0.00%	0.00%
Alabama National Bank-Ramer Tract 0058						
Block Group 2	4	3	1	0	0	0
Block 205	100.00%	75.00%	25.00%	0.00%	0.00%	0.00%
Total Block Group 2	4	3	1	0	0	0
	100.00%	75.00%	25.00%	0.00%	0.00%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 2
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block Group 3 Block 323	9 100.00%	9 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 3	9 100.00%	9 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Tract 0058	13 100.00%	12 92.31%	1 7.69%	0 0.00%	0 0.00%	0 0.00%
Total Alabama National Bank-Ramer	13 100.00%	12 92.31%	1 7.69%	0 0.00%	0 0.00%	0 0.00%
County Bridge Maintenance	1,080 100.00%	647 59.91%	433 40.09%	0 0.00%	0 0.00%	0 0.00%
Sikes & Kohn Country Mall	896 100.00%	513 57.25%	377 42.08%	5 0.56%	1 0.11%	0 0.00%
Total Montgomery County	133,457 100.00%	104,786 78.52%	26,672 19.99%	305 0.23%	1,361 1.02%	333 0.25%
Pike County	27,595 100.00%	17,814 64.56%	9,548 34.60%	146 0.53%	68 0.25%	19 0.07%
Total District 2	577,227 100.00%	431,639 74.78%	139,265 24.13%	1,692 0.29%	3,362 0.58%	1,269 0.22%

32a

DB: Alabama
Plan : Redistrict

Units Assigned to a District
District 3
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Bibb County Greenpond	1,980 100.00%	1,907 96.31%	66 3.33%	3 0.15%	0 0.00%	4 0.20%
Cedar Grove	802 100.00%	699 87.16%	98 12.22%	4 0.50%	1 0.12%	0 0.00%
Pondville	489 100.00%	430 87.93%	58 11.86%	1 0.20%	0 0.00%	0 0.00%
Brent-South	3,064 100.00%	1,589 51.86%	1,467 47.88%	2 0.07%	0 0.00%	6 0.20%
Centreville	2,116 100.00%	1,681 79.44%	433 20.46%	1 0.05%	1 0.05%	0 0.00%
Randolph	784 100.00%	650 82.91%	134 17.09%	0 0.00%	0 0.00%	0 0.00%
Riverbend	288 100.00%	288 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

332

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 3
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
West Blockton-West Tract 9513	77	66	11	0	0	0
Block Group 3 Block 306B	100.00%	85.71%	14.29%	0.00%	0.00%	0.00%
Block 306D	93	89	3	0	1	0
	100.00%	95.70%	3.23%	0.00%	1.08%	0.00%
Block 308D	0	0	0	0	0	0
Block 327	33	7	26	0	0	0
	100.00%	21.21%	78.79%	0.00%	0.00%	0.00%
Block 328	9	9	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 329	1	0	1	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%
Block 330	0	0	0	0	0	0
Block 331	6	1	5	0	0	0
	100.00%	16.67%	83.33%	0.00%	0.00%	0.00%

34a

	35a					
Block 332	7	0	7	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%
Block 333	2	0	2	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%
Block 334B	153	153	5	0	0	0
	100.00%	96.84%	3.16%	0.00%	0.00%	0.00%
Block 337	5	5	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 338	39	39	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 339	0	0	0	0	0	0
Block 340	0	0	0	0	0	0
Block 341	20	20	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 342	9	9	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 343	53	53	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Water block 399D	0	0	0	0	0	0
Water block 399E	0	0	0	0	0	0
Water block 399F	0	0	0	0	0	0
Water block 399G	0	0	0	0	0	0
Water block 399H	0	0	0	0	0	0

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 3
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Water block 399J	0	0	0	0	0	0
Total Block Group 3	512 100.00%	451 88.09%	60 11.72%	0 0.00%	1 0.20%	0 0.00%
Block Group 4						
Block 408A	2 100.00%	2 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 408B	47 100.00%	47 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 409	35 100.00%	35 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 410	54 100.00%	54 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 411	0	0	0	0	0	0
Block 412	2 100.00%	2 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 413A	0	0	0	0	0	0
Block 413B	0	0	0	0	0	0

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37a

Block 414	0	0	0	0	0	0	0	0	0
Block 423	0	0	0	0	0	0	0	0	0
Block 424	9	100.00%	9	100.00%	0	0.00%	0	0.00%	0
Block 429	1	100.00%	1	100.00%	0	0.00%	0	0.00%	0
Block 430	1	100.00%	1	100.00%	0	0.00%	0	0.00%	0
Block 431	0	0	0	0	0	0.00%	0	0.00%	0
Water block 499B	0	0	0	0	0	0.00%	0	0.00%	0
Water block 499R	0	0	0	0	0	0.00%	0	0.00%	0
Water block 499T	0	0	0	0	0	0.00%	0	0.00%	0
Water block 499U	0	0	0	0	0	0.00%	0	0.00%	0
Water block 499V	0	0	0	0	0	0.00%	0	0.00%	0
Total Block Group 4	151	100.00%	151	100.00%	0	0.00%	0	0.00%	0
Block Group 5									
Block 520	66	100.00%	36	54.55%	30	45.45%	0	0.00%	0
Block 521	46	100.00%	40	86.96%	6	13.04%	0	0.00%	0
Block 522A	28	100.00%	28	100.00%	0	0.00%	0	0.00%	0

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 3
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 522B	102 100.00%	59 57.84%	43 42.16%	0 0.00%	0 0.00%	0 0.00%
Block 523	0	0	0	0	0	0
Block 524	0	0	0	0	0	0
Block 525	0	0	0	0	0	0
Block 526	10 100.00%	9 90.00%	0 0.00%	1 10.00%	0 0.00%	0 0.00%
Block 527	40 100.00%	40 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 528	82 100.00%	82 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 529	0	0	0	0	0	0
Block 549	14 100.00%	14 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 550	21 100.00%	21 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

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39a									
Block 551	19	19	0	0	0	0	0	0	0
Water block 599J	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Water block 599K	0	0	0	0	0	0	0	0	0
Total Block Group 5	0	0	0	0	0	0	0	0	0
Total Tract 9513	428	348	79	1	1	0	0	0	0
	100.00%	81.31%	18.46%	0.23%	0.00%	0.00%	0.00%	0.00%	0.00%
Total West Blockton-West	1,091	950	139	1	1	0	1	0	0
	100.00%	87.08%	12.74%	0.09%	0.09%	0.00%	0.09%	0.00%	0.00%
Eoline	1,091	950	139	1	1	0	1	0	0
	100.00%	87.08%	12.74%	0.09%	0.09%	0.00%	0.09%	0.00%	0.00%
Brent-North	616	523	93	0	0	0	0	0	0
	100.00%	84.90%	15.10%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Harrisburg	1,224	1,065	152	0	7	0	7	0	0
	100.00%	87.01%	12.42%	0.00%	0.57%	0.00%	0.57%	0.00%	0.00%
Tabernacle	410	207	203	0	0	0	0	0	0
	100.00%	50.49%	49.51%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Total Bibb County	193	189	4	0	0	0	0	0	0
	100.00%	97.93%	2.07%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Calhoun County	13,057	10,178	2,847	12	10	10	10	10	10
	100.00%	77.95%	21.80%	0.09%	0.08%	0.08%	0.08%	0.08%	0.08%
Chambers County	116,034	92,873	21,578	296	869	418	869	418	418
	100.00%	80.04%	18.60%	0.26%	0.75%	0.36%	0.75%	0.36%	0.36%
	36,876	23,575	13,221	41	13	26	13	26	26
	100.00%	69.93%	36.85%	0.11%	0.04%	0.07%	0.04%	0.07%	0.07%

40a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 3

Plan type: Congressional Districts

Total Populations, All Ages

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Chilton County	32,458 100.00%	28,647 88.26%	3,674 11.32%	63 0.19%	38 0.12%	36 0.11%
Clay County	13,252 100.00%	11,044 83.34%	2,166 16.34%	23 0.17%	13 0.10%	6 0.05%
Cleburne County	12,730 100.00%	12,084 94.93%	587 4.61%	20 0.16%	13 0.10%	26 0.20%
Coosa County	11,063 100.00%	7,242 65.46%	3,782 34.19%	34 0.31%	4 0.04%	1 0.01%
Lee County	87,146 100.00%	64,889 74.46%	20,407 23.42%	132 0.15%	1,584 1.82%	134 0.15%
Macon County	24,928 100.00%	3,443 13.81%	21,340 85.61%	24 0.10%	99 0.40%	22 0.09%
Randolph County	19,881 100.00%	15,138 76.14%	4,686 23.57%	29 0.15%	21 0.11%	7 0.04%
Russell County	46,860 100.00%	28,473 60.76%	18,088 38.60%	90 0.19%	117 0.25%	92 0.20%
St. Clair County	50,009 100.00%	45,138 90.26%	4,561 9.12%	136 0.27%	77 0.15%	97 0.19%

41a

Talladega County	74,107	50,970	22,773	174	113	77
	100.00%	68.78%	30.73%	0.23%	0.15%	0.10%
Tallapoosa County	38,826	28,493	10,212	62	37	22
	100.00%	73.39%	26.30%	0.16%	0.10%	0.06%
Total District 3	577,227	422,187	149,922	1,136	3,008	974
	100.00%	73.14%	25.97%	0.20%	0.52%	0.17%

42a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Blount County	39,248 100.00%	38,397 97.83%	521 1.33%	133 0.34%	33 0.08%	164 0.42%
Cherokee County	19,543 100.00%	18,154 92.89%	1,291 6.61%	51 0.26%	24 0.12%	23 0.12%
Cullman County	67,613 100.00%	66,744 98.71%	560 0.83%	134 0.20%	117 0.17%	58 0.09%
DeKalb County	54,651 100.00%	52,980 96.94%	1,028 1.88%	481 0.88%	77 0.14%	85 0.16%
Etowah County	99,840 100.00%	85,274 85.41%	13,799 13.82%	250 0.25%	419 0.42%	98 0.10%
Fayette County	17,962 100.00%	15,717 87.50%	2,190 12.19%	9 0.05%	19 0.11%	27 0.15%
Franklin County	27,814 100.00%	26,463 95.14%	1,249 4.49%	57 0.20%	35 0.13%	10 0.04%
Lamar County	15,715 100.00%	13,805 87.85%	1,862 11.85%	24 0.15%	10 0.06%	14 0.09%

Lawrence County
City Hall Precinct 1 Box 1

Tract 9791

Block Group 1

Block 109

Block 110A	16	13	3	0	0	0
	100.00%	81.25%	18.75%	0.00%	0.00%	0.00%
Block 110B	23	1	22	0	0	0
	100.00%	4.35%	95.65%	0.00%	0.00%	0.00%
Block 111A	62	2	58	2	0	0
	100.00%	3.23%	93.55%	3.23%	0.00%	0.00%
Block 111B	79	2	77	0	0	0
	100.00%	2.53%	97.47%	0.00%	0.00%	0.00%
Block 111C	0	0	0	0	0	0
Block 111D	18	6	12	0	0	0
	100.00%	33.33%	66.67%	0.00%	0.00%	0.00%
Block 112A	0	0	0	0	0	0
Block 112B	11	0	11	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%
Block 113	0	0	0	0	0	0
Block 114A	50	0	46	4	0	0
	100.00%	0.00%	92.00%	8.00%	0.00%	0.00%
Block 114B	107	18	89	0	0	0
	100.00%	16.82%	83.18%	0.00%	0.00%	0.00%
Block 114C	0	0	0	0	0	0

43a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 115A	21 100.00%	0 0.00%	21 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 115B	26 100.00%	0 0.00%	26 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 116	48 100.00%	0 0.00%	48 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 117	0	0	0	0	0	0
Block 118A	0	0	0	0	0	0
Block 118B	0	0	0	0	0	0
Block 119	45 100.00%	42 93.33%	0 0.00%	2 4.44%	0 0.00%	1 2.22%
Block 120	1 100.00%	1 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 121	0	0	0	0	0	0
Block 122	0	0	0	0	0	0
Block 123	0	0	0	0	0	0
Block 124	0	0	0	0	0	0

44a

45a

Block 125	0	0	0	0	0	0
Block 132	0	0	0	0	0	0
Block 133	0	0	0	0	0	0
Block 134	0	0	0	0	0	0
Block 135	30 100.00%	25 83.33%	5 16.67%	0 0.00%	0 0.00%	0 0.00%
Block 136A	47 100.00%	5 10.64%	38 80.85%	4 8.51%	0 0.00%	0 0.00%
Block 136B	25 100.00%	7 28.00%	18 72.00%	0 0.00%	0 0.00%	0 0.00%
Block 137	0	0	0	0	0	0
Block 138	0	0	0	0	0	0
Block 139	0	0	0	0	0	0
Block 152	0	0	0	0	0	0
Block 153	13 100.00%	13 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 154	22 100.00%	17 77.27%	5 22.73%	0 0.00%	0 0.00%	0 0.00%
Block 155	35 100.00%	35 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 156A	97 100.00%	6 6.19%	91 93.81%	0 0.00%	0 0.00%	0 0.00%
Block 156B	56 100.00%	2 3.57%	54 96.43%	0 0.00%	0 0.00%	0 0.00%

46a

DB: Alabama
 Plan: Redistrict

Units Assigned to a District
 District 4
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 157	0	0	0	0	0	0
Block 158	12 100.00%	12 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 159	11 100.00%	11 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 160	16 100.00%	11 68.75%	1 6.25%	4 25.00%	0 0.00%	0 0.00%
Block 161	29 100.00%	8 27.59%	21 72.41%	0 0.00%	0 0.00%	0 0.00%
Block 162	28 100.00%	9 32.14%	19 67.86%	0 0.00%	0 0.00%	0 0.00%
Block 163	0	0	0	0	0	0
Block 164	0	0	0	0	0	0
Block 165A	8 100.00%	0 0.00%	8 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 165B	0	0	0	0	0	0
Block 166	0	0	0	0	0	0

Block 167	0	0	0	0	0	0
Block 168	0	0	0	0	0	0
Block 169	3 100.00%	3 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 170	0	0	0	0	0	0
Block 173	36 100.00%	25 69.44%	10 27.78%	1 2.78%	0 0.00%	0 0.00%
Block 174	0	0	0	0	0	0
Block 175	0	0	0	0	0	0
Block 176	38 100.00%	14 36.84%	20 52.63%	4 10.53%	0 0.00%	0 0.00%
Block 177	0	0	0	0	0	0
Block 178	0	0	0	0	0	0
Block 179	0	0	0	0	0	0
Block 180	0	0	0	0	0	0
Block 181	0	0	0	0	0	0
Block 182	0	0	0	0	0	0
Block 189	0	0	0	0	0	0
Total Block Group 1	1,013 100.00%	288 28.43%	703 69.40%	21 2.07%	0 0.00%	1 0.10%
Block Group 2						
Block 201	18 100.00%	10 55.56%	2 11.11%	6 33.33%	0 0.00%	0 0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 202	0	0	0	0	0	0
Block 203	0	0	0	0	0	0
Block 210	36 100.00%	36 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 211	32 100.00%	29 90.63%	0 0.00%	3 9.38%	0 0.00%	0 0.00%
Block 212	41 100.00%	41 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 213	0	0	0	0	0	0
Block 214	0	0	0	0	0	0
Block 215	0	0	0	0	0	0
Block 216	0	0	0	0	0	0
Block 217	0	0	0	0	0	0
Block 218	0	0	0	0	0	0
Block 219	0	0	0	0	0	0

48a

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Block 220	6	6	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 221	19	0	19	0	0	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 223	53	2	51	0	0	0	0	0	0
	100.00%	3.77%	96.23%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 224	3	3	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 227	0	0	0	0	0	0	0	0	0
Block 228	0	0	0	0	0	0	0	0	0
Block 229	22	0	22	0	0	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 230	26	0	24	2	0	0	0	0	0
	100.00%	0.00%	92.31%	7.69%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 231	3	0	3	0	0	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 232	0	0	0	0	0	0	0	0	0
Block 233	29	20	7	2	0	0	0	0	0
	100.00%	68.97%	24.14%	6.90%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 236	4	4	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 237	19	0	19	0	0	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 238	30 100.00%	0 0.00%	30 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 239	0	0	0	0	0	0
Block 240	14 100.00%	5 35.71%	9 64.29%	0 0.00%	0 0.00%	0 0.00%
Block 241	2 100.00%	2 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 242	0	0	0	0	0	0
Block 243	0	0	0	0	0	0
Block 244	0	0	0	0	0	0
Block 245	63 100.00%	61 96.83%	2 3.17%	0 0.00%	0 0.00%	0 0.00%
Block 246	0	0	0	0	0	0
Block 247	15 100.00%	13 86.67%	2 13.33%	0 0.00%	0 0.00%	0 0.00%
Block 252	0	0	0	0	0	0

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Block 273	5	5	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 274	0	0	0	0	0	0	0	0
Block 275	11	11	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 276	0	0	0	0	0	0	0	0
Block 277	0	0	0	0	0	0	0	0
Block 278	0	0	0	0	0	0	0	0
Block 279	0	0	0	0	0	0	0	0
Block 280	1	0	1	0	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 281	2	2	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 282	0	0	0	0	0	0	0	0
Block 283	12	1	11	0	0	0	0	0
	100.00%	8.33%	91.67%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 284	3	3	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Water block 299A	0	0	0	0	0	0	0	0
Water block 299B	0	0	0	0	0	0	0	0
Water block 299C	0	0	0	0	0	0	0	0
Water block 299D	0	0	0	0	0	0	0	0

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Water block 299E	0	0	0	0	0	0
Water block 299F	0	0	0	0	0	0
Total Block Group 2	469 100.00%	254 54.16%	202 43.07%	13 2.77%	0 0.00%	0 0.00%
Total Tract 9791	1,482 100.00%	542 36.57%	905 61.07%	34 2.29%	0 0.00%	1 0.07%
Total City Hall Precinct 1 Box 1	1,482 100.00%	542 36.57%	905 61.07%	34 2.29%	0 0.00%	1 0.07%
Fish Pond Church Pct 1 Bx 2	426 100.00%	214 50.23%	186 43.66%	26 6.10%	0 0.00%	0 0.00%
Masonic Hall Pct 6 Bx 1	978 100.00%	730 74.64%	208 21.27%	39 3.99%	1 0.10%	0 0.00%
Donald Church Pct 7 Bx 1	797 100.00%	665 83.44%	79 9.91%	52 6.52%	0 0.00%	1 0.13%
Flat Rock Community Center Pct 8 B	285 100.00%	258 90.53%	0 0.00%	27 9.47%	0 0.00%	0 0.00%

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Masonic Hall Pct 8 Bx 3	352	305	0	47	0	0
	100.00%	86.65%	0.00%	13.35%	0.00%	0.00%
Mt Hope High School Pct 9 Bx 1	1,083	940	46	47	0	0
	100.00%	91.00%	4.45%	4.55%	0.00%	0.00%
Terrys Tire Company Pct 9 Bx 2	732	628	56	47	1	0
	100.00%	85.79%	7.65%	6.42%	0.14%	0.00%
Fire Station Pct 10 Bx 1	2,019	1,862	7	148	1	1
	100.00%	92.22%	0.35%	7.33%	0.05%	0.05%
Morris Chapel Church Pct 11 Bx 1	2,212	2,026	4	180	1	1
	100.00%	91.59%	0.18%	8.14%	0.05%	0.05%
Lanier Store Pct 11 Bx 2	783	697	3	83	0	0
	100.00%	89.02%	0.38%	10.60%	0.00%	0.00%
Masonic Hall Pct 12 Bx 1	1,255	1,166	0	88	1	0
	100.00%	92.91%	0.00%	7.01%	0.08%	0.00%
Fire Station Pct 13 Bx 1	1,490	1,321	0	169	0	0
	100.00%	88.66%	0.00%	11.34%	0.00%	0.00%
Old Midway Store Pct 14 Bx 1	630	588	0	42	0	0
	100.00%	93.33%	0.00%	6.67%	0.00%	0.00%
Hooper Building Pct 14 Bx 2	404	355	27	22	0	0
	100.00%	87.87%	6.68%	5.45%	0.00%	0.00%
Fellowship Hall Pct 15 Bx 1	1,035	972	7	55	1	0
	100.00%	93.91%	0.68%	5.31%	0.10%	0.00%
Aycock Building Pct 16 Bx 1	1,123	1,051	1	69	2	0
	100.00%	93.59%	0.09%	6.14%	0.18%	0.00%

54a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4

Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Old Liberty Church Pet 17 Bx 1	367 100.00%	355 96.73%	0 0.00%	12 3.27%	0 0.00%	0 0.00%
Fire Station Pet 18 Bx 1	836 100.00%	731 87.44%	12 1.44%	93 11.12%	0 0.00%	0 0.00%
Armory Pet 19 Bx 1	1,727 100.00%	1,553 89.92%	113 6.54%	61 3.53%	0 0.00%	0 0.00%
Fairfield Church Pet 19 Bx 2	152 100.00%	128 84.21%	0 0.00%	21 13.82%	3 1.97%	0 0.00%
Pleasant Grove Church Pet 20 Bx 1	246 100.00%	229 93.09%	11 4.47%	6 2.44%	0 0.00%	0 0.00%
Tab Scott Building Pet 21 Bx 1	863 100.00%	578 66.98%	209 24.22%	76 8.81%	0 0.00%	0 0.00%
High School Pet 21 Bx 2	795 100.00%	638 80.25%	9 1.13%	147 18.49%	1 0.13%	0 0.00%
Lindsey Hall Church Pet 22 Bx 1	94 100.00%	91 96.81%	0 0.00%	3 3.19%	0 0.00%	0 0.00%
Piney Grove Church Pet 22 Bx 2	169 100.00%	154 91.12%	0 0.00%	15 8.88%	0 0.00%	0 0.00%

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Gillespie Store Pct 23 Bx 1	280	266	0	14	0	0
	100.00%	95.00%	0.00%	5.00%	0.00%	0.00%
Pinhook Community Center Pct 23 Bx	252	200	11	41	0	0
	100.00%	79.37%	4.37%	16.27%	0.00%	0.00%
City Hall Pct 24 Bx 1	515	460	0	54	1	0
	100.00%	89.32%	0.00%	10.49%	0.19%	0.00%
Mt Moriah Church Pct 24 Bx 2	330	290	12	28	0	0
	100.00%	87.88%	3.64%	8.48%	0.00%	0.00%
Board of Education Pct 25 Bx 1	2,409	1,996	218	193	0	2
	100.00%	82.86%	9.05%	8.01%	0.00%	0.08%
Rutherford Store Pct 25 Bx 2	118	94	0	24	0	0
	100.00%	79.66%	0.00%	20.34%	0.00%	0.00%
Freeman Tabernacle Church Pct 25 B	310	24	284	2	0	0
	100.00%	7.74%	91.61%	0.65%	0.00%	0.00%
Total Lawrence County	26,499	22,107	2,408	1,965	13	6
	100.00%	83.43%	9.09%	7.42%	0.05%	0.02%
Marion County	29,830	28,759	967	57	35	12
	100.00%	96.41%	3.24%	0.19%	0.12%	0.04%
Marshall County	70,832	69,861	1,087	231	111	42
	100.00%	97.92%	1.53%	0.33%	0.16%	0.06%
Pickens County	483	281	202	0	0	0
Liberty	100.00%	58.18%	41.82%	0.00%	0.00%	0.00%
Reform	2,229	1,423	805	1	0	0
	100.00%	63.84%	36.11%	0.04%	0.00%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Ethelsville	742 100.00%	612 82.48%	130 17.52%	0 0.00%	0 0.00%	0 0.00%
McShan	274 100.00%	196 71.53%	74 27.01%	2 0.73%	2 0.73%	0 0.00%
Pine Grove	91 100.00%	84 92.31%	7 7.69%	0 0.00%	0 0.00%	0 0.00%
Carrollton	116 100.00%	104 89.66%	12 10.34%	0 0.00%	0 0.00%	0 0.00%
Aliceville	3,633 100.00%	981 27.00%	2,646 72.83%	1 0.03%	5 0.14%	0 0.00%
Palmetta	502 100.00%	431 85.86%	67 13.35%	4 0.80%	0 0.00%	0 0.00%
Fairview	1,215 100.00%	1,191 98.02%	23 1.89%	1 0.08%	0 0.00%	0 0.00%
Reform	1,564 100.00%	1,182 75.58%	369 23.59%	10 0.64%	2 0.13%	1 0.06%

56a

57a

Holly Springs	94	83	11	0	0	0
	100.00%	88.30%	11.70%	0.00%	0.00%	0.00%
Gordo	785	727	55	2	1	0
	100.00%	92.61%	7.01%	0.25%	0.13%	0.00%
Carrollton						
Tract 9879						
Block Group 1						
Block 108A						
Block 113	0	0	0	0	0	0
	59	59	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 114	9	9	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 115	0	0	0	0	0	0
Block 116	0	0	0	0	0	0
Block 117	18	18	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 118	0	0	0	0	0	0
Block 119	17	17	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 120A	43	43	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 120B	44	44	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 121A	14	9	5	0	0	0
	100.00%	64.29%	35.71%	0.00%	0.00%	0.00%

58a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 121B	37 100.00%	22 59.46%	15 40.54%	0 0.00%	0 0.00%	0 0.00%
Block 122	0	0	0	0	0	0
Block 123	3 100.00%	3 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 124A	156 100.00%	115 73.72%	40 25.64%	1 0.64%	0 0.00%	0 0.00%
Block 127	3 100.00%	3 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 128A	47 100.00%	47 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 129	2 100.00%	2 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 130	25 100.00%	25 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 131	0	0	0	0	0	0
Block 132	5 100.00%	5 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

59a

Block 133	12	12	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 134	17	17	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 135	10	10	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 136	2	1	1	0	0	0	0	0
	100.00%	50.00%	50.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 137	3	3	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 138	0	0	0	0	0	0	0	0
Block 139	4	4	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 140	1	1	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 141	0	0	0	0	0	0	0	0
Block 142	0	0	0	0	0	0	0	0
Block 143	0	0	0	0	0	0	0	0
Block 144A	0	0	0	0	0	0	0	0
Block 145A	0	0	0	0	0	0	0	0
Block 145B	0	0	0	0	0	0	0	0
Block 147	4	4	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%

60a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 148	79 100.00%	20 25.32%	59 74.68%	0 0.00%	0 0.00%	0 0.00%
Block 149	3 100.00%	3 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 150	0	0	0	0	0	0
Water block 199B	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199D	0	0	0	0	0	0
Water block 199E	0	0	0	0	0	0
Water block 199F	0	0	0	0	0	0
Water block 199G	0	0	0	0	0	0
Total Block Group 1	617 100.00%	496 80.39%	120 19.45%	1 0.16%	0 0.00%	0 0.00%
Block Group 2						
Block 205A	0	0	0	0	0	0
Block 206A	60 100.00%	1 1.67%	59 98.33%	0 0.00%	0 0.00%	0 0.00%

61a

Block 207	0	0	0	0	0	0	0	0	0
Block 208	5	0	5	0	0	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 209	0	0	0	0	0	0	0	0	0
Block 210	1	1	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 211	0	0	0	0	0	0	0	0	0
Block 212	0	0	0	0	0	0	0	0	0
Block 213	0	0	0	0	0	0	0	0	0
Block 214	0	0	0	0	0	0	0	0	0
Block 215	31	4	27	0	0	0	0	0	0
	100.00%	12.90%	87.10%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 216	55	27	27	1	0	0	0	0	0
	100.00%	49.09%	49.09%	1.82%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 217	4	4	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 218	10	10	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 219	6	6	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 220	0	0	0	0	0	0	0	0	0
Block 221	20	11	9	0	0	0	0	0	0
	100.00%	55.00%	45.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

62a

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 222	16 100.00%	16 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 223	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 224	58 100.00%	53 91.38%	5 8.62%	0 0.00%	0 0.00%	0 0.00%
Block 225A	38 100.00%	19 50.00%	19 50.00%	0 0.00%	0 0.00%	0 0.00%
Block 226	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 227A	8 100.00%	2 25.00%	6 75.00%	0 0.00%	0 0.00%	0 0.00%
Block 228	6 100.00%	6 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 229A	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 229B	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 230	38 100.00%	30 78.95%	8 21.05%	0 0.00%	0 0.00%	0 0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 246	0	0	0	0	0	0
Block 247	0	0	0	0	0	0
Block 248A	68 100.00%	63 92.65%	5 7.35%	0 0.00%	0 0.00%	0 0.00%
Block 248B	106 100.00%	40 37.74%	66 62.26%	0 0.00%	0 0.00%	0 0.00%
Block 249	9 100.00%	9 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 250	7 100.00%	7 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 251	0	0	0	0	0	0
Block 252	0	0	0	0	0	0
Block 253	20 100.00%	13 65.00%	7 35.00%	0 0.00%	0 0.00%	0 0.00%
Block 254	0	0	0	0	0	0
Block 255	0	0	0	0	0	0

64a

65a

Block 256	1	1	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 257	0	0	0	0	0	0	0	0
Water block 299A	0	0	0	0	0	0	0	0
Water block 299D	0	0	0	0	0	0	0	0
Water block 299E	0	0	0	0	0	0	0	0
Water block 299F	0	0	0	0	0	0	0	0
Total Block Group 2	662	410	251	1	0	0	0	0
	100.00%	61.93%	37.92%	0.15%	0.00%	0.00%	0.00%	0.00%
Block Group 3	64	7	57	0	0	0	0	0
Block 301A	100.00%	10.94%	89.06%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 301B	0	0	0	0	0	0	0	0
Block 302A	0	0	0	0	0	0	0	0
Block 302B	0	0	0	0	0	0	0	0
Block 303	0	0	0	0	0	0	0	0
Block 304	0	0	0	0	0	0	0	0
Block 305	0	0	0	0	0	0	0	0
Block 306A	45	45	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 307	19	0	19	0	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 308	97	3	94	0	0	0	0	0
	100.00%	3.09%	96.91%	0.00%	0.00%	0.00%	0.00%	0.00%

66a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 309	0	0	0	0	0	0
Block 310	24 100.00%	2 8.33%	22 91.67%	0 0.00%	0 0.00%	0 0.00%
Block 315	22 100.00%	3 13.64%	19 86.36%	0 0.00%	0 0.00%	0 0.00%
Block 316	17 100.00%	0 0.00%	17 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 317	11 100.00%	2 18.18%	9 81.82%	0 0.00%	0 0.00%	0 0.00%
Block 318	7 100.00%	0 0.00%	7 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 319	1 100.00%	0 0.00%	1 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 328A	201 100.00%	40 19.90%	158 78.61%	0 0.00%	3 1.49%	0 0.00%
Block 328B	0	0	0	0	0	0
Block 329	71 100.00%	0 0.00%	71 100.00%	0 0.00%	0 0.00%	0 0.00%

[illegible]

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 4
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Total Tract 9879	2,131 100.00%	1,104 51.81%	1,022 47.96%	2 0.09%	3 0.14%	0 0.00%
Total Carrollton	2,131 100.00%	1,104 51.81%	1,022 47.96%	2 0.09%	3 0.14%	0 0.00%
Sapps						
Tract 9879						
Block Group 3						
Block 326A	0	0	0	0	0	0
Block 326B	57 100.00%	4 7.02%	53 92.98%	0 0.00%	0 0.00%	0 0.00%
Block 327	0	0	0	0	0	0
Water block 399L	0	0	0	0	0	0
Total Block Group 3	57 100.00%	4 7.02%	53 92.98%	0 0.00%	0 0.00%	0 0.00%
Total Tract 9879	57 100.00%	4 7.02%	53 92.98%	0 0.00%	0 0.00%	0 0.00%

68a

	69a					
Tract 9881	0	0	0	0	0	0
Block Group 1	0	0	0	0	0	0
Block 109	0	0	0	0	0	0
Total Block Group 1	0	0	0	0	0	0
Total Tract 9881	57	4	53	0	0	0
Total Sapps	100.00%	7.02%	92.98%	0.00%	0.00%	0.00%
Holly Springs	67	67	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Gordo/Kirk 0540	2,500	1,682	814	0	4	0
	100.00%	67.28%	32.56%	0.00%	0.16%	0.00%
Speeds Mill	193	192	1	0	0	0
	100.00%	99.48%	0.52%	0.00%	0.00%	0.00%
Benevola/Aliceville 0560 (Part)	123	66	62	0	0	0
	100.00%	51.56%	48.44%	0.00%	0.00%	0.00%
Aliceville	1,153	900	243	0	10	0
	100.00%	78.06%	21.08%	0.00%	0.87%	0.00%
Total Pickens County	17,957	11,310	6,596	23	27	1
	100.00%	62.98%	36.73%	0.13%	0.15%	0.01%
Walker County	67,670	63,042	4,405	84	107	32
	100.00%	93.16%	6.51%	0.12%	0.16%	0.05%
Winston County	22,053	21,925	57	42	26	3
	100.00%	99.42%	0.26%	0.19%	0.12%	0.01%
Total District 4	577,227	534,038	38,020	3,541	1,053	575
	100.00%	92.52%	6.59%	0.61%	0.18%	0.10%

70a

DB: Alabama
 Plan: Redistrict

Units Assigned to a District
 District 5
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Colbert County	51,666	42,820	8,568	137	93	48
	100.00%	82.88%	16.58%	0.27%	0.18%	0.09%
Jackson County	47,796	44,696	1,968	1,020	90	22
	100.00%	93.51%	4.12%	2.13%	0.19%	0.05%
Lauderdale County	79,661	71,560	7,695	165	196	45
	100.00%	89.83%	9.66%	0.21%	0.25%	0.06%
Lawrence County						
City Hall Precinct 1 Box 1						
Tract 9791						
Block Group 2						
Block 204	0	0	0	0	0	0
Block 205	0	0	0	0	0	0
Block 206	5	5	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 207	0	0	0	0	0	0
Block 208	0	0	0	0	0	0
Block 209	0	0	0	0	0	0

71a

Block 222	0	0	0	0	0	0	0	0	0
Block 225	0	0	0	0	0	0	0	0	0
Block 226	0	0	0	0	0	0	0	0	0
Total Block Group 2	5	5	100.00%	0.00%	0	0	0	0	0
Total Tract 9791	100.00%	5	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Total City Hall Precinct 1 Box 1	5	5	100.00%	0.00%	0	0	0	0	0
Senior Citizens Pet 2 Bx 1	100.00%	5	100.00%	0.00%	0	0	0	0	0
Fire Station Pet 3 Bx 1	100.00%	5	100.00%	0.00%	0	0	0	0	0
Wheeler Grove Church Pet 4 Bx 1	100.00%	5	100.00%	0.00%	0	0	0	0	0
Depot Pet 5 Bx 1	1,462	231	15.80%	83.52%	1,221	10	0	0	0
Wolf Springs Church Pet 8 Bx 1	784	211	26.91%	72.70%	570	1	0	0	2
Total Lawrence County	100.00%	229	62.45%	37.55%	86	0	0	0	0
Limestone County	100.00%	1,609	65.07%	31.88%	513	42	6	1	1
	925	819	88.54%	0.00%	0	106	0	0	0
	5,014	2,456	48.98%	47.67%	2,390	159	6	3	3
	100.00%	54,135	46.658	7,127	148	158	44	44	44
	100.00%	86.19%	86.19%	13.17%	13.17%	0.27%	0.29%	0.08%	0.08%

DB: Alabama
Plan: Redistrict
Units Assigned to a District
District 5
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Madison County	238,912 100.00%	184,197 77.10%	48,116 20.14%	1,601 0.67%	4,232 1.77%	766 0.32%
Morgan County	100,043 100.00%	89,122 89.08%	10,081 10.08%	310 0.31%	370 0.37%	160 0.16%
Total District 5	577,227 100.00%	481,509 83.42%	85,945 14.89%	3,540 0.61%	5,145 0.89%	1,088 0.19%

72a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 6
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Bibb County						
Six Mile	578 100.00%	572 98.96%	5 0.87%	0 0.00%	1 0.17%	0 0.00%
Brierfield	848 100.00%	537 63.33%	311 36.67%	0 0.00%	0 0.00%	0 0.00%
West Blockton-East	1,489 100.00%	1,177 79.05%	307 20.62%	5 0.34%	0 0.00%	0 0.00%
West Blockton-West						
Tract 9513						
Block Group 3						
Block 384	8 100.00%	8 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 385	22 100.00%	22 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 3	30 100.00%	30 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block Group 4						
Block 407	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

73a

74a

DB: Alabama
 Plan: Redistrict
 Units Assigned to a District
 District 6
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Total Block Group 4	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Tract 9513	34 100.00%	34 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total West Blockton-West	34 100.00%	34 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Marvel	180 100.00%	172 95.56%	8 4.44%	0 0.00%	0 0.00%	0 0.00%
Grey Hill	390 100.00%	382 97.95%	0 0.00%	8 2.05%	0 0.00%	0 0.00%
Total Bibb County	3,519 100.00%	2,874 81.67%	631 17.93%	13 0.37%	1 0.03%	0 0.00%
Jefferson County	4,261 100.00%	3,880 91.06%	374 8.78%	2 0.05%	3 0.07%	2 0.05%
Burkett Center for Multi-Hn	7,059 100.00%	6,793 96.23%	232 3.29%	16 0.23%	17 0.24%	1 0.01%
Fultondale Community Center						

75a

Gardendale Civic Ctr/4306 Morris M	13,034	12,820	170	28	10	6
	100.00%	98.36%	1.30%	0.21%	0.08%	0.05%
New Castle United Methodist	1,316	1,273	35	5	2	1
	100.00%	96.73%	2.66%	0.38%	0.15%	0.08%
Kimberly City Hall	1,668	1,603	63	2	0	0
	100.00%	96.10%	3.78%	0.12%	0.00%	0.00%
Trafford City Hall	895	843	49	0	0	3
	100.00%	94.19%	5.47%	0.00%	0.00%	0.34%
Kermit Johnson Elem/Palmerdale Fir	7,966	7,358	587	16	3	2
	100.00%	92.37%	7.37%	0.20%	0.04%	0.03%
Clay Community Ctr/4313 Grayson Va	8,532	8,353	141	18	17	3
	100.00%	97.90%	1.65%	0.21%	0.20%	0.04%
Pinson United Methodist Church/431	4,532	4,435	69	11	16	1
	100.00%	97.86%	1.52%	0.24%	0.35%	0.02%
Center Point Elementary	8,469	7,611	796	9	37	16
	100.00%	89.87%	9.40%	0.11%	0.44%	0.19%
Center Point Courthouse	6,077	5,752	290	7	25	3
	100.00%	94.65%	4.77%	0.12%	0.41%	0.05%
Chalkville Civic Center	6,627	6,369	237	7	11	3
	100.00%	96.11%	3.58%	0.11%	0.17%	0.05%
Grayson Valley Southern	6,779	6,583	152	21	21	2
	100.00%	97.11%	2.24%	0.31%	0.31%	0.03%
Trussville City Hall	9,771	9,474	264	8	20	5
	100.00%	96.96%	2.70%	0.08%	0.20%	0.05%

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DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 6

Plan type: Congressional Districts

Total Populations, All Ages

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Robinson School	8,547 100.00%	6,313 73.86%	2,169 25.38%	15 0.18%	40 0.47%	10 0.12%
Don Hawkins Comm Ctr	3,237 100.00%	3,052 94.28%	166 5.13%	5 0.15%	14 0.43%	0 0.00%
Huffman Elementary School	5,532 100.00%	5,369 97.05%	102 1.84%	7 0.13%	47 0.85%	7 0.13%
North Roebuck School	4,102 100.00%	3,878 94.54%	171 4.17%	20 0.49%	26 0.63%	7 0.17%
Andrew Gavin Family Life	6,398 100.00%	5,874 91.81%	471 7.36%	14 0.22%	29 0.45%	10 0.16%
LM Smith School	6,405 100.00%	5,690 88.84%	690 10.77%	6 0.09%	16 0.25%	3 0.05%
Fire Station #28	8,207 100.00%	7,195 87.67%	951 11.59%	8 0.10%	42 0.51%	11 0.13%
Mountain Chapel Methodist	5,917 100.00%	5,864 99.10%	8 0.14%	2 0.03%	39 0.66%	4 0.07%
Vestavia City Hall	3,599 100.00%	3,544 98.47%	19 0.53%	0 0.00%	35 0.97%	1 0.03%

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Mountain Brook Grammar School	1,945	1,933	3	3	6	0
	100.00%	99.38%	0.15%	0.15%	0.31%	0.00%
Locksley Fire Station	4,558	4,521	6	4	27	0
	100.00%	99.19%	0.13%	0.09%	0.59%	0.00%
Overton Road Methodist/4608 Leeds	7,713	7,101	546	17	42	7
	100.00%	92.07%	7.08%	0.22%	0.54%	0.09%
Mountain Brook Junior High	4,743	4,679	9	2	43	10
	100.00%	98.65%	0.19%	0.04%	0.91%	0.21%
Cahaba Heights Elementary	4,822	4,733	45	9	32	3
	100.00%	98.15%	0.93%	0.19%	0.66%	0.06%
Brookwood Baptist Church	4,837	4,747	28	2	58	2
	100.00%	98.14%	0.58%	0.04%	1.20%	0.04%
Highland Racquet Club	1,398	1,289	90	4	13	2
	100.00%	92.20%	6.44%	0.29%	0.93%	0.14%
Avondale School	2,320	2,283	28	3	4	2
	100.00%	98.41%	1.21%	0.13%	0.17%	0.09%
Donald Comer Elementary School	3,365	2,885	446	5	26	3
	100.00%	85.74%	13.25%	0.15%	0.77%	0.09%
Woodlawn Fire Station	3,565	2,215	1,323	2	15	10
	100.00%	62.13%	37.11%	0.06%	0.42%	0.28%
Mountain Brook City Hall	3,669	3,657	5	1	6	0
	100.00%	99.67%	0.14%	0.03%	0.16%	0.00%
McElwain Baptist Church	5,858	5,445	332	7	72	2
	100.00%	92.95%	5.67%	0.12%	1.23%	0.03%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 6
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Irondale City Hall	8,945 100.00%	7,177 80.23%	1,632 18.24%	23 0.26%	98 1.10%	15 0.17%
East Jefferson County Fire Station	1,877 100.00%	1,523 81.14%	345 18.38%	6 0.32%	2 0.11%	1 0.05%
Leeds Armory	4,553 100.00%	3,385 74.35%	1,145 25.15%	8 0.18%	1 0.02%	14 0.31%
Kneseth Israel Synagogue	1,706 100.00%	1,696 99.41%	6 0.35%	1 0.06%	3 0.18%	0 0.00%
4801 4802 4803 4807 4808 Pcts Comb	26,396 100.00%	24,878 94.25%	1,036 3.92%	41 0.16%	385 1.46%	56 0.21%
St Marks United Methodist	6,697 100.00%	6,448 96.28%	105 1.57%	11 0.16%	115 1.72%	18 0.27%
Vestavia Plaza Mall-Sears	1,195 100.00%	1,172 98.08%	8 0.67%	1 0.08%	14 1.17%	0 0.00%
Vestavia High School	6,317 100.00%	5,997 94.93%	191 3.02%	3 0.05%	107 1.69%	19 0.30%
Pleasant Grove Community	8,579 100.00%	8,377 97.65%	177 2.06%	15 0.17%	6 0.07%	4 0.05%

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DB: Alabama
 Plan: Redistrict

Units Assigned to a District
 District 6
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 217	98 100.00%	94 95.92%	0 0.00%	1 1.02%	1 1.02%	2 2.04%
Block 219	12 100.00%	12 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 220	82 100.00%	82 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 221	21 100.00%	21 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 2	244 100.00%	240 98.36%	0 0.00%	1 0.41%	1 0.41%	2 0.82%
Block Group 3						
Block 304	0 0	0 0	0 0	0 0	0 0	0 0
Total Block Group 3						
Total Tract 0142.03	458 100.00%	453 98.91%	0 0.00%	1 0.22%	2 0.44%	2 0.44%
Total Eastern Valley Community	458 100.00%	453 98.91%	0 0.00%	1 0.22%	2 0.44%	2 0.44%
Wa Bell High School	1,142 100.00%	873 76.44%	266 23.29%	3 0.26%	0 0.00%	0 0.00%

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Hueytown City Hall	7,013	6,887	111	3	10	2
	100.00%	98.20%	1.58%	0.04%	0.14%	0.03%
Virginia Volunteer Fire Department	2,329	2,154	171	1	3	0
	100.00%	92.49%	7.34%	0.04%	0.13%	0.00%
Johns City Hall	1,600	1,254	329	12	0	5
	100.00%	78.38%	20.56%	0.75%	0.00%	0.31%
Oak Grove High School	1,921	1,917	0	2	2	0
	100.00%	99.79%	0.00%	0.10%	0.10%	0.00%
Concord Fire Department	4,680	4,640	17	11	9	3
	100.00%	99.15%	0.36%	0.24%	0.19%	0.06%
Alliance Elementary School	3,710	2,779	918	7	1	5
	100.00%	74.91%	24.74%	0.19%	0.03%	0.13%
Masonic Lodge West Jefferson	1,389	1,368	19	1	0	1
	100.00%	98.49%	1.37%	0.07%	0.00%	0.07%
Adamsville Elementary	4,474	3,895	567	9	1	2
	100.00%	87.06%	12.67%	0.20%	0.02%	0.04%
Mulga City Hall	1,692	1,276	415	1	0	0
	100.00%	75.41%	24.53%	0.06%	0.00%	0.00%
Minor Fire Station	3,395	2,308	1,076	8	3	0
	100.00%	67.98%	31.69%	0.24%	0.09%	0.00%
Sandusky First Baptist Church	1,873	1,730	140	1	2	0
	100.00%	92.37%	7.47%	0.05%	0.11%	0.00%
Westwood Crumley Chapel Church	4,595	4,192	380	7	11	5
	100.00%	91.23%	8.27%	0.15%	0.24%	0.11%
Adamsville City Hall	3,448	2,790	643	13	2	0
	100.00%	80.92%	18.65%	0.38%	0.06%	0.00%

82a

DB: Alabama
 Plan: Redistrict
 Units Assigned to a District
 District 6
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Maurice West Community Center	3,203 100.00%	2,497 77.96%	698 21.79%	2 0.06%	5 0.16%	1 0.03%
Brookside City Hall	2,963 100.00%	2,790 94.16%	169 5.70%	3 0.10%	1 0.03%	0 0.00%
Mt Olive Elementary School	3,276 100.00%	3,262 99.57%	3 0.09%	8 0.24%	2 0.06%	1 0.03%
Warrior City Hall	3,312 100.00%	2,708 81.76%	596 18.00%	3 0.09%	4 0.12%	1 0.03%
Corner School	2,803 100.00%	2,790 99.54%	1 0.04%	3 0.11%	3 0.11%	6 0.21%
Bagley Junior High School	4,191 100.00%	4,179 99.71%	1 0.02%	10 0.24%	0 0.00%	1 0.02%
Northwestern	852 100.00%	842 98.83%	9 1.06%	0 0.00%	1 0.12%	0 0.00%
Ramsay High School	3,844 100.00%	2,194 57.08%	1,163 30.39%	12 0.31%	455 11.84%	15 0.39%
Glen Iris School	7,412 100.00%	5,479 73.92%	1,599 21.57%	12 0.16%	297 4.01%	25 0.34%

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Fraternal Order of Police	3,537	2,803	655	12	57	10
	100.00%	79.25%	18.52%	0.34%	1.61%	0.28%
Highland Manor Apartments	158	153	5	0	0	0
	100.00%	96.84%	3.16%	0.00%	0.00%	0.00%
Fire Station 22	4,352	4,201	616	6	25	4
	100.00%	86.58%	12.70%	0.12%	0.52%	0.08%
Parke Memorial Library	758	679	68	4	5	2
	100.00%	89.58%	8.97%	0.53%	0.66%	0.26%
5506 5507 5508 Pcts Combined	10,443	9,856	530	14	37	6
	100.00%	94.38%	5.08%	0.13%	0.35%	0.06%
Homewood Recreation Center	4,700	3,615	957	13	102	13
	100.00%	76.91%	20.36%	0.28%	2.17%	0.28%
Carr Avenue Fire Station	4,898	4,278	519	10	76	15
	100.00%	87.34%	10.60%	0.20%	1.55%	0.31%
Edgewood School	5,256	4,613	529	14	91	9
	100.00%	87.77%	10.06%	0.27%	1.73%	0.17%
Homewood Library	5,536	5,363	99	9	46	19
	100.00%	96.88%	1.79%	0.16%	0.83%	0.34%
Shades Cahaba School	3,446	3,370	42	6	28	0
	100.00%	97.79%	1.22%	0.17%	0.81%	0.00%
Morgan Road Fire Station	3,557	3,511	41	2	2	1
	100.00%	98.71%	1.15%	0.06%	0.06%	0.03%
Highland Avenue Fire Station	1,346	1,284	48	2	12	0
	100.00%	95.39%	3.57%	0.15%	0.89%	0.00%
Hillview Community Center	2,553	2,258	288	1	6	0
	100.00%	88.44%	11.28%	0.04%	0.24%	0.00%

84a

DB: Alabama
Plan: Redistrict
Units Assigned to a District
District 6
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Hillview Elementary School	3,265 100.00%	1,950 59.72%	1,301 39.85%	0 0.00%	14 0.43%	0 0.00%
Total Jefferson County	393,010 100.00%	355,687 90.50%	33,386 8.49%	637 0.16%	2,876 0.73%	424 0.11%
Shelby County	99,358 100.00%	90,715 91.30%	7,718 7.77%	264 0.27%	575 0.58%	86 0.09%
Tuscaloosa County						
Regional Education Center						
Tract 0104.04						
Block Group 1						
Block 101	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 1	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Tract 0104.04	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Regional Education Center	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
County Courthouse	5,569 100.00%	4,630 83.14%	594 10.67%	10 0.18%	315 5.66%	20 0.36%

Clara Verna Towers	6,211	4,678	1,360	11	141	21
	100.00%	75.32%	21.90%	0.18%	2.27%	0.34%
Coliseum	4,262	3,402	722	6	123	9
	100.00%	79.82%	16.94%	0.14%	2.89%	0.21%
Forest Lake Methodist Church	3,109	2,756	312	6	34	1
	100.00%	88.65%	10.04%	0.19%	1.09%	0.03%
Tuscaloosa Academy/Wood Village Co	7,720	6,915	686	1	110	8
	100.00%	89.57%	8.89%	0.01%	1.42%	0.10%
Jaycee Park	6,337	4,475	1,789	11	36	26
	100.00%	70.62%	28.23%	0.17%	0.57%	0.41%
Holt Armory	4,378	3,045	1,818	6	5	4
	100.00%	62.42%	37.27%	0.12%	0.10%	0.08%
#6 Fire Station	4,879	4,371	474	5	21	8
	100.00%	89.59%	9.72%	0.10%	0.43%	0.16%
Peterson Church/Brookwood City Hal	3,691	3,648	40	2	0	1
	100.00%	98.84%	1.08%	0.05%	0.00%	0.03%
Westwood School Buhl School Masoni	3,266	2,887	337	7	0	35
	100.00%	88.40%	10.32%	0.21%	0.00%	1.07%
Myrtlewood School Community Center	1,818	1,194	611	9	0	4
	100.00%	65.68%	33.61%	0.50%	0.00%	0.22%
Brownville Community Center/McConn	590	586	4	0	0	0
	100.00%	99.32%	0.68%	0.00%	0.00%	0.00%
Old Samantha School Swindle	772	653	117	2	0	0
	100.00%	84.59%	15.16%	0.26%	0.00%	0.00%
Macedonia Methodist Church	3,825	3,650	157	7	9	2
	100.00%	95.42%	4.10%	0.18%	0.24%	0.05%

852

86a

DE: Alabama
Plan: Redistrict
Units Assigned to a District
District 6
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Voting Building/Old Hope School Si	1,444 100.00%	1,424 98.61%	11 0.76%	0 0.00%	8 0.55%	1 0.07%
Gorgas-Samantha Comm Center/Voting	1,521 100.00%	1,454 95.60%	50 3.29%	17 1.12%	0 0.00%	0 0.00%
Frank Fields Store/Dan Tierce/File	1,511 100.00%	1,485 98.28%	20 1.32%	4 0.26%	0 0.00%	2 0.13%
Echola/Elrod/Bama Jones Store	1,032 100.00%	990 95.93%	39 3.78%	1 0.10%	2 0.19%	0 0.00%
Mt Olive Fire Station	2,314 100.00%	2,294 99.14%	0 0.00%	13 0.56%	6 0.26%	1 0.04%
Chapel Hill Baptist Church	1,973 100.00%	1,874 94.98%	93 4.71%	3 0.15%	2 0.10%	1 0.05%
Northport Community Center	4,949 100.00%	3,813 77.05%	1,119 22.61%	2 0.04%	6 0.12%	9 0.18%
Northport Armory/City Hall	9,664 100.00%	8,273 85.61%	1,221 12.63%	17 0.18%	138 1.43%	15 0.16%
Total Tuscaloosa County	81,339 100.00%	68,501 84.22%	11,574 14.23%	140 0.17%	956 1.18%	168 0.21%
Total District 6	577,226 100.00%	517,777 89.70%	53,309 9.24%	1,054 0.18%	4,408 0.76%	678 0.12%

DB: Alabama
Plan: Redistrict
Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Choctaw County	16,018 100.00%	8,913 55.64%	7,077 44.18%	10 0.06%	12 0.07%	6 0.04%
Clarke County						
Gosport	359 100.00%	45 12.53%	312 86.91%	0 0.00%	2 0.56%	0 0.00%
Salitpa						
Tract 9579						
Block Group 1						
Block 120	10 100.00%	10 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 1	10 100.00%	10 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Tract 9579	10 100.00%	10 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Salitpa	10 100.00%	10 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

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DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Winn/Zimco						
Tract 9579						
Block Group 1						
Block 129	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 1	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Tract 9579	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Winn/Zimco	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Andersons	600 100.00%	224 37.33%	375 62.50%	0 0.00%	1 0.17%	0 0.00%
Scyrene	1,421 100.00%	888 62.49%	531 37.37%	1 0.07%	1 0.07%	0 0.00%
Chance	213 100.00%	36 16.90%	177 83.10%	0 0.00%	0 0.00%	0 0.00%

Morvin/Campbell		510	175	335	0	0	0
		100.00%	34.31%	65.69%	0.00%	0.00%	0.00%
Total Clarke County		3,117	1,382	1,730	1	4	0
		100.00%	44.34%	55.50%	0.03%	0.13%	0.00%
Dallas County		48,130	20,121	27,825	41	129	14
		100.00%	41.81%	57.81%	0.09%	0.27%	0.03%
Greene County		10,153	1,966	8,181	3	0	3
		100.00%	19.36%	80.58%	0.03%	0.00%	0.03%
Hale County		15,498	6,255	9,214	20	9	0
		100.00%	40.36%	59.45%	0.13%	0.06%	0.00%
Jefferson County		3,780	1,461	2,290	5	21	3
Barrett School		100.00%	38.65%	60.58%	0.13%	0.56%	0.08%
Charles Brown School		4,836	1,824	2,996	7	2	7
		100.00%	37.72%	61.95%	0.14%	0.04%	0.14%
Ensley Community House		4,807	1,322	3,470	6	1	8
		100.00%	27.50%	72.19%	0.12%	0.02%	0.17%
Wylam Fire Station		3,211	1,658	1,552	0	1	0
		100.00%	51.64%	48.33%	0.00%	0.03%	0.00%
Fairfield High Civic Club		2,828	2,422	385	5	16	0
		100.00%	85.64%	13.61%	0.18%	0.57%	0.00%
Glen Oaks School		5,129	1,803	3,312	2	7	5
		100.00%	35.15%	64.57%	0.04%	0.14%	0.10%
Bessemer State Technical		3,053	2,518	526	0	8	1
		100.00%	82.48%	17.23%	0.00%	0.26%	0.03%

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DB: Alabama
 Plan: Redistrict
 Units Assigned to a District
 District 7
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Eastern Valley Community						
Tract 0141.04						
Block Group 1						
Block 128	2 100.00%	2 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 129	4 100.00%	4 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 1	6 100.00%	6 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Tract 0141.04	6 100.00%	6 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Tract 0141.05						
Block Group 2						
Block 204B	43 100.00%	43 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 204E	0	0	0	0	0	0

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Block 213A	15	15	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 213B	17	17	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 213C	0	0	0	0	0	0
Block 213D	0	0	0	0	0	0
Block 213E	0	0	0	0	0	0
Total Block Group 2	75	75	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block Group 9						
Block 901A	0	0	0	0	0	0
Block 901B	53	50	3	0	0	0
	100.00%	94.34%	5.66%	0.00%	0.00%	0.00%
Block 902A	14	13	1	0	0	0
	100.00%	92.86%	7.14%	0.00%	0.00%	0.00%
Block 902B	0	0	0	0	0	0
Block 902C	67	67	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 903A	0	0	0	0	0	0
Block 903B	62	61	1	0	0	0
	100.00%	98.39%	1.61%	0.00%	0.00%	0.00%
Block 903C	0	0	0	0	0	0
Block 903D	24	24	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%

92a

DB: Alabama Plan: Redistrict		Units Assigned to a District District 7 Total Populations, All Ages				
Plan type: Congressional Districts						
Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 903E	11 100.00%	11 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 904	13 100.00%	13 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 905	3 100.00%	3 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 906	16 100.00%	16 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 907A	20 100.00%	20 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 907B	0	0	0	0	0	0
Block 907C	0	0	0	0	0	0
Block 908	12 100.00%	12 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Total Block Group 9	295 100.00%	290 98.31%	5 1.69%	0 0.00%	0 0.00%	0 0.00%
Total Tract 0141.05	370 100.00%	365 98.65%	5 1.35%	0 0.00%	0 0.00%	0 0.00%

93a

Tract 0142.03

Block Group 1

Block 101	0	0	0	0	0	0	0	0	0	0
Block 102	0	0	0	0	0	0	0	0	0	0
Block 103	37	100.00%	37	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 104	33	100.00%	33	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 105	7	100.00%	7	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 106	16	100.00%	16	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 107	0	0	0	0	0	0.00%	0	0.00%	0	0.00%
Block 108	16	100.00%	16	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 109	42	100.00%	42	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 110	44	100.00%	43	97.73%	0	0.00%	1	2.27%	0	0.00%
Block 111	4	100.00%	4	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 112	25	100.00%	24	96.00%	0	0.00%	0	0.00%	1	0.00%
Block 113	20	100.00%	20	100.00%	0	0.00%	0	0.00%	0	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 114	80 100.00%	80 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 115	15 100.00%	15 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 116	15 100.00%	15 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 117	44 100.00%	44 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 118	21 100.00%	21 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 119	24 100.00%	24 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 120	59 100.00%	59 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 121	37 100.00%	37 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 122	13 100.00%	12 92.31%	0 0.00%	0 0.00%	0 0.00%	1 7.69%

94a

95a

Block 123	54	47	6	1	0	0
	100.00%	87.04%	11.11%	1.85%	0.00%	0.00%
Block 126	7	7	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 127	85	10	75	0	0	0
	100.00%	11.76%	88.24%	0.00%	0.00%	0.00%
Block 129	84	84	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 130	82	25	57	0	0	0
	100.00%	30.49%	69.51%	0.00%	0.00%	0.00%
Block 132	25	25	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 133	3	3	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 134	11	11	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 135	550	529	20	0	1	0
	100.00%	96.18%	3.64%	0.00%	0.18%	0.00%
Block 136	36	35	0	0	1	0
	100.00%	97.22%	0.00%	0.00%	2.78%	0.00%
Block 137	127	125	2	0	0	0
	100.00%	98.43%	1.57%	0.00%	0.00%	0.00%
Block 138A	12	12	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 138B	0	0	0	0	0	0

96a

DB: Alabama
Plan: Redistrict
Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 138C	13 100.00%	13 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 138D	0	0	0	0	0	0
Block 139A	0	0	0	0	0	0
Block 139B	0	0	0	0	0	0
Block 140	0	0	0	0	0	0
Block 141	20 100.00%	20 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 142	0	0	0	0	0	0
Block 143	69 100.00%	68 98.55%	0 0.00%	0 0.00%	1 1.45%	0 0.00%
Block 144	9 100.00%	9 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 145	20 100.00%	16 80.00%	4 20.00%	0 0.00%	0 0.00%	0 0.00%
Block 146	25 100.00%	8 32.00%	17 68.00%	0 0.00%	0 0.00%	0 0.00%

97a

Block 147	0	0	0	0	0	0	0	0	0
Block 149	4	4	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 150	0	0	0	0	0	0	0	0	0
Block 151	0	0	0	0	0	0	0	0	0
Block 152	36	11	25	0	0	0	0	0	0
	100.00%	30.56%	69.44%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Water block 199	0	0	0	0	0	0	0	0	0
Water block 199	0	0	0	0	0	0	0	0	0
Water block 199	0	0	0	0	0	0	0	0	0
Water block 199	0	0	0	0	0	0	0	0	0
Water block 199	0	0	0	0	0	0	0	0	0
Water block 199	0	0	0	0	0	0	0	0	0
Total Block Group 1	1,824	1,611	206	2	4	1	0	0	0
	100.00%	88.32%	11.29%	0.11%	0.22%	0.05%	0.00%	0.00%	0.00%
Block Group 2									
Block 218	182	182	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 222	39	36	0	0	0	3	0	0	0
	100.00%	92.31%	0.00%	0.00%	0.00%	7.69%	0.00%	0.00%	0.00%
Total Block Group 2	221	218	0	0	0	3	0	0	0
	100.00%	98.64%	0.00%	0.00%	0.00%	1.36%	0.00%	0.00%	0.00%

DB: Alabama
Plan: Redistrict
Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block Group 3						
Block 301	90 100.00%	82 91.11%	8 8.89%	0 0.00%	0 0.00%	0 0.00%
Block 302	87 100.00%	35 40.23%	52 59.77%	0 0.00%	0 0.00%	0 0.00%
Block 303	245 100.00%	244 99.59%	0 0.00%	0 0.00%	1 0.41%	0 0.00%
Block 305	45 100.00%	45 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 306	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 307	13 100.00%	9 69.23%	4 30.77%	0 0.00%	0 0.00%	0 0.00%
Block 308	11 100.00%	11 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 309	26 100.00%	26 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 310	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

98a

	99a					
Block 311	0	0	0	0	0	0
Block 312	0	0	0	0	0	0
Block 313	0	0	0	0	0	0
Block 314	0	0	0	0	0	0
Block 315	5	5	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 316	49	49	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 317	115	115	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 318	53	53	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 319	14	14	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 320	0	0	0	0	0	0
Block 321	266	265	1	0	0	0
	100.00%	99.62%	0.38%	0.00%	0.00%	0.00%
Block 322	0	0	0	0	0	0
Block 323	3	3	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 324	4	4	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 325	55	55	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 326	38 100.00%	38 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 327	12 100.00%	12 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 328	0	0	0	0	0	0
Block 329	39 100.00%	39 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 330	10 100.00%	10 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 331	0	0	0	0	0	0
Block 332	0	0	0	0	0	0
Block 333	0	0	0	0	0	0
Water block 399A	0	0	0	0	0	0
Water block 399B	0	0	0	0	0	0
Water block 399C	0	0	0	0	0	0
Water block 399D	0	0	0	0	0	0

100a

	101a					
Water block 399E	0	0	0	0	0	0
Water block 399F	0	0	0	0	0	0
Water block 399G	0	0	0	0	0	0
Water block 399H	0	0	0	0	0	0
Water block 399J	0	0	0	0	0	0
Water block 399K	0	0	0	0	0	0
Water block 399L	0	0	0	0	0	0
Water block 399M	0	0	0	0	0	0
Water block 399N	0	0	0	0	0	0
Total Block Group 3	1,180 100.00%	1,114 94.41%	65 5.51%	0 0.00%	1 0.08%	0 0.00%
Block Group 9						
Block 901A	0	0	0	0	0	0
Block 901B	191 100.00%	191 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 902	12 100.00%	12 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 903	17 100.00%	17 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 904	7 100.00%	7 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 905	11 100.00%	11 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

102a

DB: Alabama
 Plan: Redistrict

Units Assigned to a District
 District 7
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 906	6 100.00%	6 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 907	87 100.00%	87 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 908	0	0	0	0	0	0
Block 909A	0	0	0	0	0	0
Block 909B	0	0	0	0	0	0
Block 910	35 100.00%	35 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 911	3 100.00%	3 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 912A	0	0	0	0	0	0
Block 912B	15 100.00%	15 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 913	16 100.00%	16 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 914A	0	0	0	0	0	0

Block 914B	0	0	0	0	0	0	0	0	0
Block 914C	0	0	0	0	0	0	0	0	0
Block 915A	0	0	0	0	0	0	0	0	0
Block 915B	1	1	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Total Block Group 9	401	401	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Total Tract 0142.03	3,626	3,344	271	2	5	4			
	100.00%	92.22%	7.47%	0.06%	0.14%	0.11%			
Tract 0143.01									
Block Group 4									
Block 401A	0	0	0	0	0	0	0	0	0
Block 401B	0	0	0	0	0	0	0	0	0
Block 402	134	69	65	0	0	0	0	0	0
	100.00%	51.49%	48.51%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 403A	0	0	0	0	0	0	0	0	0
Block 403B	61	58	2	0	1	0			
	100.00%	95.08%	3.23%	0.00%	1.64%	0.00%			
Block 404	13	13	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 405	20	20	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 406	13	13	0	0	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%

103a

106a

DB: Alabama
 Plan: Redistrict

Units Assigned to a District
 District 7
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Lee School	2,869 100.00%	230 8.02%	2,633 91.77%	4 0.14%	2 0.07%	0 0.00%
Harrison Park Community Center	6,344 100.00%	191 3.01%	6,144 96.85%	2 0.03%	5 0.08%	2 0.03%
Hemphill School Recreation	6,250 100.00%	684 10.94%	5,545 88.72%	15 0.24%	1 0.02%	5 0.08%
Wenonah Elementary School	2,323 100.00%	314 13.52%	2,005 86.31%	3 0.13%	1 0.04%	0 0.00%
Jackson School	2,452 100.00%	22 0.90%	2,421 98.74%	9 0.37%	0 0.00%	0 0.00%
Hill School	6,233 100.00%	505 8.10%	5,710 91.61%	14 0.22%	1 0.02%	3 0.05%
Graymont Elementary School	5,260 100.00%	147 2.79%	5,107 97.09%	3 0.06%	1 0.02%	2 0.04%
Center Street School	4,205 100.00%	74 1.76%	4,127 98.15%	3 0.07%	0 0.00%	1 0.02%
Washington School	4,832 100.00%	20 0.41%	4,807 99.48%	3 0.06%	0 0.00%	2 0.04%

107a

Elyton School	2,397	227	2,165	1	3	1
	100.00%	9.47%	90.32%	0.04%	0.13%	0.04%
Forty-Fifth Street Baptist Church	1,591	38	1,550	3	0	0
	100.00%	2.39%	97.42%	0.19%	0.00%	0.00%
Norwood Armory	3,771	146	3,619	4	2	0
	100.00%	3.87%	95.97%	0.11%	0.05%	0.00%
McArthur School	3,557	516	3,034	3	3	1
	100.00%	14.51%	85.30%	0.08%	0.08%	0.03%
City Auditorium	4,174	19	4,151	2	1	1
	100.00%	0.46%	99.45%	0.05%	0.02%	0.02%
Wilkerson School/5411 Carrie Tuggl	3,271	38	3,217	2	7	7
	100.00%	1.16%	98.35%	0.06%	0.21%	0.21%
Avondale Library	1,828	914	893	5	10	6
	100.00%	50.00%	48.85%	0.27%	0.55%	0.33%
Southtown Housing Community Center	1,280	80	1,193	1	2	4
	100.00%	6.25%	93.20%	0.08%	0.16%	0.31%
Bethel Baptist Church	715	3	706	0	6	0
	100.00%	0.42%	98.74%	0.00%	0.84%	0.00%
Southside Homes Community	5,819	93	5,718	5	2	1
	100.00%	1.60%	98.26%	0.09%	0.03%	0.02%
Thompson Manor Community	1,961	1,357	595	5	2	2
	100.00%	69.20%	30.34%	0.25%	0.10%	0.10%
St Francis School	6,090	702	5,376	6	0	6
	100.00%	11.53%	88.28%	0.10%	0.00%	0.10%
Bessemer City Hall	2,402	1,573	815	6	0	3
	100.00%	65.70%	33.93%	0.25%	0.00%	0.12%

108a

DB: Alabama Plan: Redistrict		Units Assigned to a District District 7 Total Populations, All Ages					
Plan type: Congressional Districts		Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Census Unit							
Bessemer Fire Station		1,966 100.00%	591 30.06%	1,367 69.53%	3 0.15%	5 0.25%	0 0.00%
National Guard Armory		2,722 100.00%	414 15.21%	2,305 84.68%	2 0.07%	0 0.00%	1 0.04%
Jonesboro Elementary School		6,349 100.00%	4,631 72.94%	1,703 26.82%	7 0.11%	3 0.05%	5 0.08%
Addison School		743 100.00%	30 4.04%	713 95.96%	0 0.00%	0 0.00%	0 0.00%
Woodward Elementary School		1,854 100.00%	652 35.17%	1,197 64.56%	1 0.05%	3 0.16%	1 0.05%
Fairfield City Hall		3,057 100.00%	1,105 36.15%	1,942 63.53%	1 0.03%	8 0.26%	1 0.03%
Fairfield Fire Station		4,020 100.00%	115 2.86%	3,900 97.01%	4 0.10%	0 0.00%	1 0.02%
Midfield Community Center		2,973 100.00%	2,590 87.12%	354 11.91%	13 0.44%	16 0.54%	0 0.00%
Brighton High School		1,771 100.00%	69 3.90%	1,701 96.05%	0 0.00%	1 0.06%	0 0.00%

109a

Roosevelt School	2,511	56	2,452	2	1	0
	100.00%	2.23%	97.65%	0.08%	0.04%	0.00%
Lipscomb City Hall	3,049	1,564	1,475	2	8	0
	100.00%	51.30%	48.38%	0.07%	0.26%	0.00%
Bryants Chapel AME Church	4,317	38	4,279	0	0	0
	100.00%	0.88%	99.12%	0.00%	0.00%	0.00%
Riley School	5,401	398	4,986	1	14	2
	100.00%	7.37%	92.32%	0.02%	0.26%	0.04%
Fire Station 29	9,112	5,371	3,717	14	6	4
	100.00%	58.94%	40.79%	0.15%	0.07%	0.04%
Curry School	4,419	2,824	1,560	4	22	9
	100.00%	63.91%	35.30%	0.09%	0.50%	0.20%
Willowwood Recreation Center	5,559	1,031	4,484	16	20	8
	100.00%	18.55%	80.66%	0.29%	0.36%	0.14%
Al Youth Services Vacca	3,092	1,425	1,643	0	19	5
	100.00%	46.09%	53.14%	0.00%	0.61%	0.16%
Oporto Armory/5801 Tarrant City Ha	4,144	205	3,937	1	0	1
	100.00%	4.95%	95.00%	0.02%	0.00%	0.02%
Inglennook School/5910 Mt Park Firs	4,240	1,650	2,570	2	3	15
	100.00%	38.92%	60.61%	0.05%	0.07%	0.35%
Morton Simpson Community Center	5,513	694	4,814	3	1	1
	100.00%	12.59%	87.32%	0.05%	0.02%	0.02%
Hudson School	3,604	0	3,600	2	2	0
	100.00%	0.00%	99.89%	0.06%	0.06%	0.00%

110a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
North Bham Recreation Center	3,629 100.00%	504 13.89%	3,121 86.00%	2 0.06%	2 0.06%	0 0.00%
Wrights Chapel United Methodist	2,700 100.00%	41 1.52%	2,657 98.41%	0 0.00%	0 0.00%	2 0.07%
Hooper City Recreation Center	2,362 100.00%	2 0.08%	2,357 99.79%	0 0.00%	1 0.04%	2 0.08%
Lewis School	1,458 100.00%	0 0.00%	1,457 99.93%	0 0.00%	1 0.07%	0 0.00%
Harriman Park Recreation	613 100.00%	1 0.16%	612 99.84%	0 0.00%	0 0.00%	0 0.00%
Mount Hebron Baptist Church	4,494 100.00%	450 10.01%	4,042 89.94%	1 0.02%	1 0.02%	0 0.00%
Woodrow Wilson School	6,604 100.00%	1,727 26.15%	4,841 73.30%	3 0.05%	28 0.42%	5 0.08%
Fairview School	6,168 100.00%	1,401 22.71%	4,737 76.80%	17 0.28%	11 0.18%	2 0.03%
Ensley High School Gym	3,846 100.00%	80 2.08%	3,755 97.63%	2 0.05%	9 0.23%	0 0.00%

East Ensley Branch Public Library	2,720	15	2,697	1	7	0
	100.00%	0.55%	99.15%	0.04%	0.26%	0.00%
Howze Sanford Recreation	1,859	32	1,827	0	0	0
	100.00%	1.72%	98.28%	0.00%	0.00%	0.00%
Pratt City Fire Station	2,692	428	2,261	0	3	0
	100.00%	15.90%	83.99%	0.00%	0.11%	0.00%
George N Scott School	4,584	109	4,468	0	6	1
	100.00%	2.38%	97.47%	0.00%	0.13%	0.02%
Total Jefferson County	258,515	62,630	195,135	252	346	152
	100.00%	24.23%	75.48%	0.10%	0.13%	0.06%
Lowndes County	12,658	3,185	9,456	10	4	3
	100.00%	25.16%	74.70%	0.08%	0.03%	0.02%
Marengo County	23,084	11,314	11,745	11	11	3
	100.00%	49.01%	50.88%	0.05%	0.05%	0.01%
Montgomery County						
Normandale Library						
Tract 0022						
Block Group 3						
Block 301	30	3	27	0	0	0
	100.00%	10.00%	90.00%	0.00%	0.00%	0.00%
Block 311	53	1	52	0	0	0
	100.00%	1.89%	98.11%	0.00%	0.00%	0.00%
Total Block Group 3	83	4	79	0	0	0
	100.00%	4.82%	95.18%	0.00%	0.00%	0.00%

111a

112a

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Total Tract 0022	83 100.00%	4 4.82%	79 95.18%	0 0.00%	0 0.00%	0 0.00%
Total Normandale Library	83 100.00%	4 4.82%	79 95.18%	0 0.00%	0 0.00%	0 0.00%
Bellingrath Community Center	2,277 100.00%	102 4.48%	2,166 95.13%	0 0.00%	0 0.00%	9 0.40%
Beulah Baptist Church	8,252 100.00%	380 4.60%	7,861 95.26%	3 0.40%	2 0.02%	6 0.07%
Carver High School	3,535 100.00%	43 1.22%	3,478 98.39%	4 0.11%	6 0.17%	4 0.11%
Capital City Boys Club	3,524 100.00%	387 10.98%	3,103 88.05%	8 0.23%	17 0.48%	9 0.26%
Montgomery Boys Club	2,472 100.00%	1,198 48.46%	1,249 50.53%	6 0.24%	16 0.65%	3 0.12%
Hayneville Road Community Center	3,177 100.00%	320 10.07%	2,847 89.61%	5 0.16%	5 0.16%	0 0.00%
Fort Sheperd Armory	3,013 100.00%	374 12.41%	2,635 87.45%	0 0.00%	3 0.10%	1 0.03%

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William Harrison Elementary	1,688	145	1,540	1	1	1
	100.00%	8.59%	91.23%	0.06%	0.06%	0.06%
Southlawn Elementary	5,345	157	5,179	2	4	3
	100.00%	2.94%	96.89%	0.04%	0.07%	0.06%
Houston Hill Community Center	3,648	406	3,228	13	1	0
	100.00%	11.13%	88.49%	0.36%	0.03%	0.00%
Alabama State University	4,151	480	3,652	7	9	3
	100.00%	11.56%	87.98%	0.17%	0.22%	0.07%
Hamner Hall Fire Station	2,524	499	1,999	12	12	2
	100.00%	19.77%	79.20%	0.48%	0.48%	0.08%
Goode Street School	5,764	394	5,355	2	8	5
	100.00%	6.84%	92.90%	0.03%	0.14%	0.09%
McIntyre Community Center	4,767	67	4,697	3	0	0
	100.00%	1.41%	98.53%	0.06%	0.00%	0.00%
Newtown Community Center	4,252	1,111	3,115	7	16	3
	100.00%	26.13%	73.26%	0.16%	0.38%	0.07%
North Community Center	5,882	2,165	3,664	8	40	5
	100.00%	36.81%	62.29%	0.14%	0.68%	0.09%
Union Academy Baptist Church	323	121	202	0	0	0
	100.00%	37.46%	62.54%	0.00%	0.00%	0.00%
Union Chapel Ame Zion Church	1,599	599	1,036	3	1	0
	100.00%	34.96%	64.79%	0.19%	0.06%	0.00%
King Hill Community Center	1,687	712	958	4	13	0
	100.00%	42.21%	56.79%	0.24%	0.77%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Catoma School	1,975 100.00%	1,691 85.62%	267 13.52%	6 0.30%	10 0.51%	1 0.05%
Hope Hull Church of Christ	718 100.00%	348 48.47%	354 49.30%	1 0.14%	2 0.28%	13 1.81%
Snowdown Women's Club	565 100.00%	222 39.29%	338 59.82%	4 0.71%	1 0.18%	0 0.00%
Newell Brothers Construction	1,064 100.00%	746 70.11%	311 29.23%	2 0.19%	0 0.00%	5 0.47%
Fleta Masonic Lodge	1,431 100.00%	867 60.59%	558 38.99%	4 0.28%	2 0.14%	0 0.00%
Lapine Community Center	1,000 100.00%	577 57.70%	420 42.00%	0 0.00%	3 0.30%	0 0.00%
Alabama National Bank-Ramer						
Tract 0058						
Block Group 1	39 100.00%	5 12.82%	34 87.18%	0 0.00%	0 0.00%	0 0.00%
Block 101						

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115a

116a

DB: Alabama
Plan: Redistrict
Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Water block 199C	0	0	0	0	0	0
Total Block Group 1	377 100.00%	198 52.52%	179 47.48%	0 0.00%	0 0.00%	0 0.00%

Block Group 2
Block 206
Block 207
Block 208
Block 217
Block 218
Block 219
Block 220
Block 221
Block 222
Block 223
Block 224
Block 225
Water block 299E

0	0	0	0	0	0
2	2	2	0	0	0
100.00%	100.00%	100.00%	0.00%	0.00%	0.00%
80	50	30	0	0	0
100.00%	62.50%	37.50%	0.00%	0.00%	0.00%
141	44	93	4	0	0
100.00%	31.21%	65.96%	2.84%	0.00%	0.00%
0	0	0	0	0	0
27	5	22	0	0	0
100.00%	18.52%	81.48%	0.00%	0.00%	0.00%
7	7	0	0	0	0
100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
3	3	0	0	0	0
100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
0	0	0	0	0	0
18	18	0	0	0	0
100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
1	1	0	0	0	0
100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
2	2	0	0	0	0
100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
0	0	0	0	0	0

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DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/Pi	Total Other
Water block 299F	0	0	0	0	0	0
Water block 299G	0	0	0	0	0	0
Water block 299H	0	0	0	0	0	0
Total Block Group 2	281 100.00%	132 46.98%	145 51.60%	4 1.42%	0 0.00%	0 0.00%
Block Group 3						
Block 302	50 100.00%	40 80.00%	10 20.00%	0 0.00%	0 0.00%	0 0.00%
Block 303	0	0	0	0	0	0
Block 304	57 100.00%	48 84.21%	9 15.79%	0 0.00%	0 0.00%	0 0.00%
Block 305	18 100.00%	18 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 306	7 100.00%	6 85.71%	1 14.29%	0 0.00%	0 0.00%	0 0.00%

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119a

Block 307	5	5	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 308	10	10	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 309	26	26	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 310	0	0	0	0	0	0	0
Block 311	15	15	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 312	0	0	0	0	0	0	0
Block 313	29	26	3	0	0	0	0
	100.00%	89.66%	10.34%	0.00%	0.00%	0.00%	0.00%
Block 314	0	0	0	0	0	0	0
Block 322	1	1	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 324	0	0	0	0	0	0	0
Block 325	1	1	0	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 326	0	0	0	0	0	0	0
Block 327	0	0	0	0	0	0	0
Block 328	0	0	0	0	0	0	0
Block 329	0	0	0	0	0	0	0
Block 330	0	0	0	0	0	0	0

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 331	0	0	0	0	0	0
Water block 399A	0	0	0	0	0	0
Water block 399B	0	0	0	0	0	0
Water block 399C	0	0	0	0	0	0
Total Block Group 3	219 100.00%	196 89.50%	23 10.50%	0 0.00%	0 0.00%	0 0.00%
Block Group 4 Block 401	30 100.00%	28 93.33%	2 6.67%	0 0.00%	0 0.00%	0 0.00%
Block 402	5 100.00%	5 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Water block 499G	0	0	0	0	0	0
Total Block Group 4	35 100.00%	33 94.29%	2 5.71%	0 0.00%	0 0.00%	0 0.00%
Total Tract 0058	912 100.00%	559 61.29%	349 38.27%	4 0.44%	0 0.00%	0 0.00%

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121a					
Total Alabama National Bank-Ramer	912	559	349	4	0
	100.00%	61.29%	38.27%	0.44%	0.00%
Total Montgomery County	75,628	14,634	60,640	109	73
	100.00%	19.35%	80.18%	0.14%	0.10%
Perry County	12,759	4,503	8,219	16	7
	100.00%	35.29%	64.42%	0.13%	0.05%
Pickens County					
Cochrane	587	171	416	0	0
	100.00%	29.13%	70.87%	0.00%	0.00%
Ethelsville	408	47	361	0	0
	100.00%	11.52%	88.48%	0.00%	0.00%
Carrollton					
Tract 9879					
Block Group 3					
Block 306B					
Total Block Group 3	3	3	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%
Total Tract 9879	3	3	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%
Total Carrollton	3	3	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%
Pine Grove	174	106	68	0	0
	100.00%	60.92%	39.08%	0.00%	0.00%
Spring Hill	126	46	80	0	0
	100.00%	36.51%	63.49%	0.00%	0.00%

LB: Alabama
Plan: Redistrict
Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Pickensville	702 100.00%	204 29.06%	497 70.80%	1 0.14%	0 0.00%	0 0.00%
Sapps						
Tract 9879						
Block Group 3						
Block 311	248 100.00%	35 14.11%	213 85.89%	0 0.00%	0 0.00%	0 0.00%
Block 312	0	0	0	0	0	0
Block 313	0	0	0	0	0	0
Block 314	0	0	0	0	0	0
Block 320	31 100.00%	24 77.42%	7 22.58%	0 0.00%	0 0.00%	0 0.00%
Block 321	73 100.00%	16 21.92%	57 78.08%	0 0.00%	0 0.00%	0 0.00%
Block 322	0	0	0	0	0	0

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123a						
Block 323	66	0	66	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%
Block 324	17	0	17	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%
Block 325	140	0	140	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%
Water block 399C	0	0	0	0	0	0
Water block 399D	0	0	0	0	0	0
Water block 399E	0	0	0	0	0	0
Water block 399F	0	0	0	0	0	0
Water block 399G	0	0	0	0	0	0
Water block 399H	0	0	0	0	0	0
Water block 399J	0	0	0	0	0	0
Water block 399K	0	0	0	0	0	0
Total Block Group 3	575	75	500	0	0	0
	100.00%	13.04%	86.96%	0.00%	0.00%	0.00%
Block Group 4						
Block 439	28	0	28	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%
Block 440	119	20	99	0	0	0
	100.00%	16.81%	83.19%	0.00%	0.00%	0.00%
Block 469	17	17	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 470	3 100.00%	3 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Water block 499W						
Water block 499X	0	0	0	0	0	0
	0	0	0	0	0	0
Total Block Group 4	167 100.00%	40 23.95%	127 76.05%	0 0.00%	0 0.00%	0 0.00%
Total Tract 9879	742 100.00%	115 15.50%	627 84.50%	0 0.00%	0 0.00%	0 0.00%
Total Sapps	742 100.00%	115 15.50%	627 84.50%	0 0.00%	0 0.00%	0 0.00%
Total Pickens County	2,742 100.00%	692 25.24%	2,049 74.73%	1 0.04%	0 0.00%	0 0.00%
Sumter County	16,174 100.00%	4,759 29.42%	11,369 70.29%	6 0.04%	30 0.19%	10 0.06%
Tuscaloosa County						
Stillman College	9,591 100.00%	419 4.37%	9,159 95.50%	8 0.08%	3 0.03%	2 0.02%

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McDonald Hughes Comm Center	3,599	17	3,578	2	0	2
	100.00%	0.47%	99.42%	0.06%	0.00%	0.06%
Army Reserve Center	9,021	4,219	4,736	11	38	17
	100.00%	46.77%	52.50%	0.12%	0.42%	0.19%
Bama Mall	9,714	5,805	3,804	24	65	16
	100.00%	59.76%	39.16%	0.25%	0.67%	0.16%
Regional Education Center						
Tract 0104.03						
Block Group 1						
Block 101A	2	2	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 101B	0	0	0	0	0	0
Block 101C	10	10	0	0	0	0
	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 102	198	160	35	0	3	0
	100.00%	80.81%	17.68%	0.00%	1.52%	0.00%
Block 103	0	0	0	0	0	0
Block 104A	262	187	74	0	1	0
	100.00%	71.37%	28.24%	0.00%	0.38%	0.00%
Block 104B	0	0	0	0	0	0
Block 104C	0	0	0	0	0	0
Block 105	139	97	42	0	0	0
	100.00%	69.78%	30.22%	0.00%	0.00%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 106	12 100.00%	7 58.33%	5 41.67%	0 0.00%	0 0.00%	0 0.00%
Block 107	16 100.00%	12 75.00%	4 25.00%	0 0.00%	0 0.00%	0 0.00%
Block 108	82 100.00%	14 17.07%	68 82.93%	0 0.00%	0 0.00%	0 0.00%
Block 109	24 100.00%	24 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 110	14 100.00%	14 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 111	72 100.00%	72 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 112	11 100.00%	11 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 113	11 100.00%	11 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%
Block 114	7 100.00%	7 100.00%	0 0.00%	0 0.00%	0 0.00%	0 0.00%

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Block 115	19	100.00%	19	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 116	20	100.00%	16	80.00%	4	20.00%	0	0.00%	0	0.00%
Block 117	62	100.00%	7	11.29%	55	88.71%	0	0.00%	0	0.00%
Block 118	25	100.00%	6	24.00%	19	76.00%	0	0.00%	0	0.00%
Block 119	19	100.00%	19	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 120	7	100.00%	7	100.00%	0	0.00%	0	0.00%	0	0.00%
Block 121	0		0		0		0		0	
Block 122	0		0		0		0		0	
Total Block Group 1	1,012		702	69.37%	306	30.24%	0	0.00%	4	0.00%
Total Tract 0104.03	1,012		702	69.37%	306	30.24%	0	0.00%	4	0.00%
Tract 0104.04										
Block Group 1										
Block 102	34	100.00%	0	0.00%	34	100.00%	0	0.00%	0	0.00%
Block 103	25	100.00%	0	0.00%	25	100.00%	0	0.00%	0	0.00%

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DB: Alabama
 Plan: Redistrict

Units Assigned to a District
 District 7
 Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 104	32 100.00%	1 3.13%	31 96.88%	0 0.00%	0 0.00%	0 0.00%
Block 105	49 100.00%	2 4.08%	47 95.92%	0 0.00%	0 0.00%	0 0.00%
Block 106	10 100.00%	0 0.00%	10 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 107	8 100.00%	0 0.00%	8 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 108	43 100.00%	0 0.00%	43 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 109	21 100.00%	0 0.00%	21 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 110	13 100.00%	0 0.00%	13 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 111	24 100.00%	1 4.17%	23 95.83%	0 0.00%	0 0.00%	0 0.00%
Block 112	19 100.00%	1 5.26%	18 94.74%	0 0.00%	0 0.00%	0 0.00%

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Block 113	93	0	93	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 114	38	0	38	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 115	0	0	0	0	0	0	0
Block 116	31	0	31	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 117	15	0	15	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 118	16	0	16	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Total Block Group 1	471	5	466	0	0	0	0
	100.00%	1.06%	98.94%	0.00%	0.00%	0.00%	0.00%
Block Group 2							
Block 201	17	1	16	0	0	0	0
	100.00%	5.88%	94.12%	0.00%	0.00%	0.00%	0.00%
Block 202	77	0	77	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 203	36	0	36	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 204	67	0	67	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%
Block 205	14	0	14	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%

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DB: Alabama
Plan: Redistrict
Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Block 206	16 100.00%	0 0.00%	16 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 207	96 100.00%	0 0.00%	96 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 208	5 100.00%	0 0.00%	5 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 209	25 100.00%	0 0.00%	25 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 210	102 100.00%	5 4.90%	97 95.10%	0 0.00%	0 0.00%	0 0.00%
Block 211	110 100.00%	3 2.73%	107 97.27%	0 0.00%	0 0.00%	0 0.00%
Block 212	30 100.00%	0 0.00%	30 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 213	1 100.00%	0 0.00%	1 100.00%	0 0.00%	0 0.00%	0 0.00%
Block 214	37 100.00%	7 18.92%	30 81.08%	0 0.00%	0 0.00%	0 0.00%

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Block 215	0	0	0	0	0	0	0	0
Water block 299	0	0	0	0	0	0	0	0
Total Block Group 2	633	16	617	0	0	0	0	0
	100.00%	2.53%	97.47%	0.00%	0.00%	0.00%	0.00%	0.00%
Block Group 3								
Block 310	0	0	0	0	0	0	0	0
Block 311	0	0	0	0	0	0	0	0
Block 312	7	1	6	0	0	0	0	0
	100.00%	14.29%	85.71%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 317	14	0	14	0	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 318	7	0	7	0	0	0	0	0
	100.00%	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Block 319	0	0	0	0	0	0	0	0
Block 323	0	0	0	0	0	0	0	0
Water block 399A	0	0	0	0	0	0	0	0
Total Block Group 3	28	1	27	0	0	0	0	0
	100.00%	3.57%	96.43%	0.00%	0.00%	0.00%	0.00%	0.00%
Total Tract 0104.04	1,132	22	1,110	0	0	0	0	0
	100.00%	1.94%	98.06%	0.00%	0.00%	0.00%	0.00%	0.00%
Total Regional Education Center	2,144	724	1,416	0	0	4	0	0
	100.00%	33.77%	66.04%	0.00%	0.19%	0.00%	0.00%	0.00%

DB: Alabama
Plan: Redistrict

Units Assigned to a District
District 7
Total Populations, All Ages

Plan type: Congressional Districts

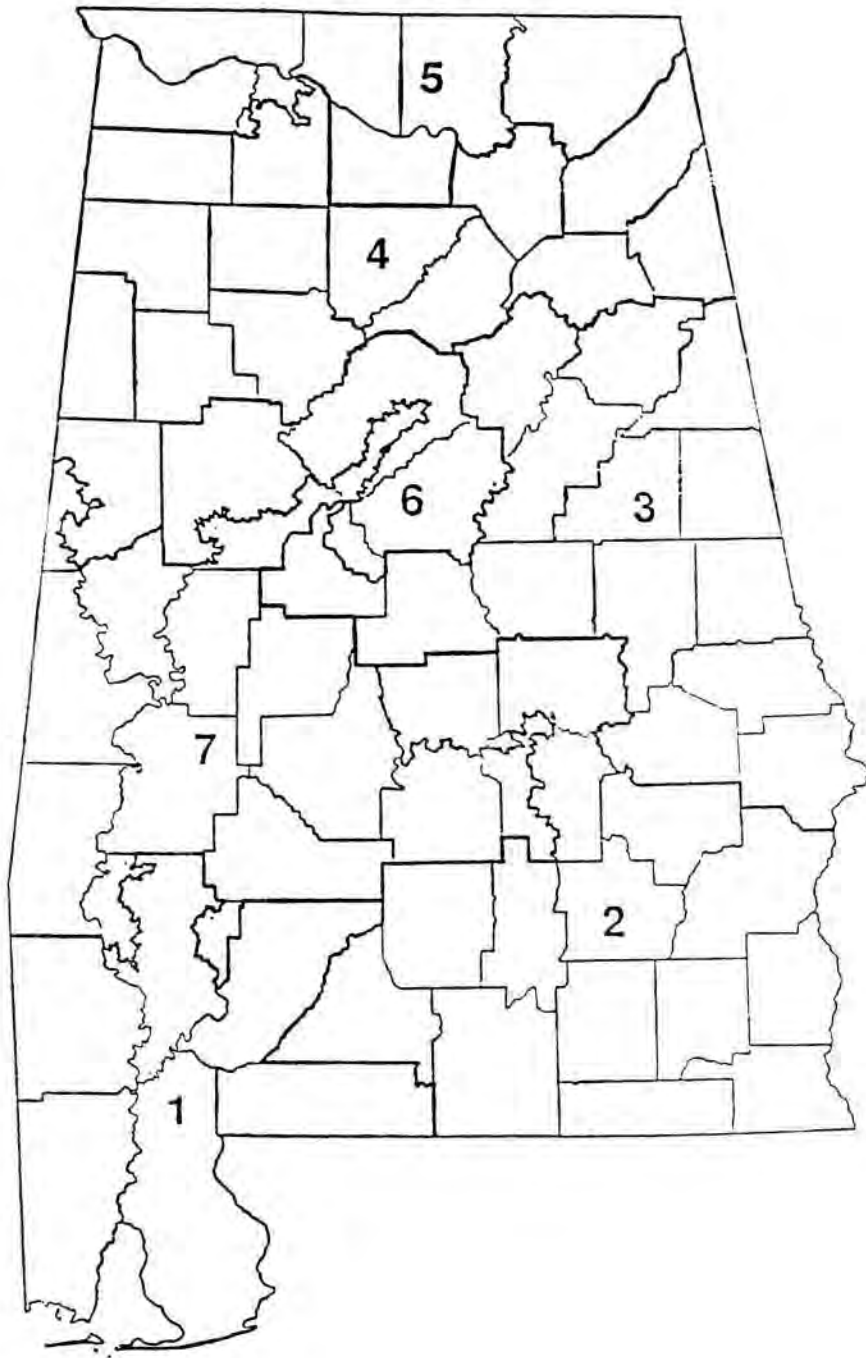
Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
McFarland Mall	13,467 100.00%	10,532 78.21%	2,726 20.24%	19 0.14%	172 1.28%	18 0.13%
Cottondale Methodist Church	3,492 100.00%	3,447 98.71%	39 1.12%	2 0.06%	1 0.03%	3 0.09%
Coaling Community Center	2,476 100.00%	2,203 88.97%	247 9.98%	21 0.85%	5 0.20%	0 0.00%
Vance Community Center	1,519 100.00%	1,491 98.16%	28 1.84%	0 0.00%	0 0.00%	0 0.00%
Masonic Lodge/Bucksville Baptist/L	4,398 100.00%	4,176 94.95%	204 4.64%	13 0.30%	5 0.11%	0 0.00%
BF Goodrich Union Hall	972 100.00%	518 53.29%	453 46.60%	0 0.00%	1 0.10%	0 0.00%
Hillcrest High	3,276 100.00%	2,727 83.24%	531 16.21%	7 0.21%	11 0.34%	0 0.00%
Big Sandy Baptist Church	2,302 100.00%	1,547 67.20%	751 32.62%	3 0.13%	1 0.04%	0 0.00%

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Duncanville Church/Community Cente	3,212	3,072	131	3	2	4
	100.00%	95.64%	4.08%	0.09%	0.06%	0.12%
Total Tuscaloosa County	69,183	40,897	27,803	113	308	62
	100.00%	59.11%	40.19%	0.16%	0.45%	0.09%
Wilcox County	13,568	4,203	9,353	6	6	0
	100.00%	30.98%	68.93%	0.04%	0.04%	0.00%
Total District 7	577,227	185,454	389,796	599	1,045	333
	100.00%	32.13%	67.53%	0.10%	0.18%	0.06%

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APPENDIX B



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IN THE UNITED STATES COURT FOR THE
SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

Civil Action No. 91-0787

PAUL CHARLES WESCH,
Plaintiff,
MICHAEL FIGURES, *et al.*,
Intervenor-Plaintiffs,

vs.

GUY HUNT, *et al.*,
Defendants.

MEMORANDUM OPINION

[Filed Mar. 9, 1992]

Before COX, Circuit Judge, HAND, Senior District
Judge, and ALBRITTON, District Judge.

BY THE COURT

INTRODUCTION

On September 23, 1991, Plaintiff Paul Charles Wesch brought this action seeking declaratory and injunctive relief against the Governor of Alabama, as well as other state officials, contending, *inter alia*, that the present State law defining congressional districts in the State of Alabama violates Art. I, § 2 of the Constitution. Based on 1990 census data, Wesch specifically alleges that if the 1992 congressional elections were to be held under the present districting plan, it would violate his right to the constitutionally mandated "one-person, one-vote" scheme of representation.

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Pursuant to 28 U.S.C. § 2284(a), this three-judge court was convened. On December 9, 1991, Michael Figures and others, who assert a claim under the Voting Rights Act, 42 U.S.C. § 1973 *et seq.*, were granted leave to intervene. A two day trial was held.

Having considered the evidence and the post-trial submissions of the parties, the court enters the following findings of fact and conclusions of law.

FINDINGS OF FACT

1. The Plaintiff Paul Charles Wesch is a citizen of the United States and is a resident and registered voter in the First Congressional District of Alabama as presently configured.

2. The Intervenor-Plaintiffs, Michael Figures and others, are African-American citizens of the United States and the State of Alabama. They have been allowed to intervene in this litigation both on their own behalf and on behalf of all African-American citizens of the State of Alabama.

3. It was agreed by all parties, including the Plaintiff-Intervenors, that the complaint of intervention would proceed on an allegation that § 2 of the Voting Rights Act has been violated, insofar as the class represented by the intervenors had been denied meaningful access to the voting process that would allow them to elect candidates of their choice.

4. The court notes that the original complaint was filed in September, a fact known to the Plaintiff-Intervenors who chose not to intervene until December 4, 1991. Therefore, the Plaintiff-Intervenors were permitted to intervene only after they agreed to comply with all procedures and deadlines in place.

5. The Defendant Guy Hunt is the Governor of Alabama. The Defendant Billy Joe Camp is the Secretary of State of Alabama. The Defendants Lionel W. Noonan,

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Harry D'Olive, Devon Wiggins, Otha Lee Biggs, Jerry Bogan, Clarence Watters, and Tom W. Turner are the Probate Judges of the seven counties which presently comprise the First Congressional District of Alabama. All Defendants are sued both in their individual and official capacities. All Defendants have significant duties in the administration of congressional elections in Alabama.

6. This court advised the parties of its intent to employ Professor Harold W. Stanley as the court's expert to assist in considering any and all plans for redistricting that might be submitted, and to advise the court on the statistical issues in regard to any possible redistricting. The court extended to the parties the opportunity to state if there were any objections to the court's selection of this expert. No objections were filed. After the trial, the parties were also given the opportunity to object to the statistical information relied on by Professor Stanley, the same information underlying this order. No objections were filed.

7. In 1981, the Alabama Legislature enacted the current version of Ala. Code § 17-20-1 (1987), which divided the state into seven congressional districts. During 1990, the Bureau of the Census of the United States Department of Commerce conducted a census of the United States, including the State of Alabama, pursuant to constitutional authority. On January 16, 1991, the Clerk of the United States House of Representatives notified Governor Hunt that Alabama would retain seven seats in the House of Representatives following the 1990 census. (Statement of Agreed Facts and Exhibit A thereto.)

8. According to the 1990 census, Alabama's total population is 4,040,587 persons. In order to achieve exact population equality among each of Alabama's seven congressional districts, the ideal population of each district would be 577,227 persons. (Statement of Agreed Facts and Exhibit B thereto.)

9. Alabama's most populous congressional district is District 5, which has 603,726 persons. Accordingly, Dis-

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trict 5 varies from the "ideal" population by 26,499 persons, or 4.59%. Alabama's least populous congressional district is District 6, which has 532,748 persons. Accordingly, District 6 varies from the "ideal" population by 44,479 persons, or 7.71%. The difference between the populations of the most populous and least populous districts is 70,978 persons, which constitutes a relative overall variance from the ideal population of 12.3%. (Statement of Agreed Facts, Exhibit B.)

10. African-Americans do not constitute a majority in any of Alabama's existing congressional districts. (Statement of Agreed Facts, Exhibit C.) However, according to the 1990 census data, the African-American population in Alabama is sufficiently compact and contiguous to permit the creation of a congressional district in which 65% or more of the residents are African-Americans. The parties agree that such a district should be created. (Supplemental Stipulation filed January 3, 1992.)

11. On February 8, 1991, the Alabama Legislature received the 1990 census data on magnetic tape from the Bureau of Census, and this information was loaded, as received, into the computer system maintained by the Alabama Legislature's Permanent Joint Legislative Committee on Reapportionment ("Reapportionment Committee"). The population data in the Reapportionment Committee's computer data base is the official 1990 census data compiled and released by the Bureau of the Census and is accurate and reliable information for redistricting purposes. (Statement of Agreed Facts.) On July 15, 1991, the Secretary of Commerce advised that there would be no adjustment to the 1990 census figures as originally transmitted to the Alabama Legislature.

12. The total population of each existing congressional district is reflected in Appendix A to this opinion. The total population of each existing congressional district by race is reflected in Appendix B; the total population by race of each of Alabama's 67 counties is reflected in Appendix C; and the voting age population by race of each

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of the 67 counties is reflected in Appendix D. The names, dates when first elected, and home addresses of Alabama's incumbent congressmen are reflected in Appendix E.

13. On April 2, 1991, the Reapportionment Committee adopted a set of guidelines for redistricting. (Plaintiff's Exhibit 1; deposition of Marilyn Terry, pp. 24-25.) The Guidelines set forth a fair set of criteria for congressional redistricting. In addition to mandating compliance with population equality or the "one-person, one-vote" rule and the requirements of the Voting Rights Act, these guidelines included the following criteria:

3. All legislative and congressional districts will be composed of contiguous and reasonably compact geography.

4. Where possible, legislative and congressional districts should attempt to preserve communities of interest, including without limitation municipalities and concentrations of blacks and other ethnic minorities, where such efforts do not violate the other stated criteria.

5. Counties should be used as district building blocks where possible, and to the extent consistent with other aspects of these criteria.

a. Where county lines cannot be maintained, district boundaries should follow as closely as practicable the local voting precinct boundary lines in order to minimize voter confusion and cost of election administration.

b. Where voting precinct boundary lines cannot be followed and also meet the geographic guidelines as stated in this section, district lines must follow census block geography in order to maintain the integrity of the statistical analysis.

6. Efforts will be made to preserve cores of existing districts where such efforts are consistent with and do not violate the other criteria stated herein.

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14. The Alabama Legislature adjourned its 1991 regular session on July 29, 1991, without enacting a congressional redistricting plan. (Statement of Agreed Facts, Paragraph 13.) It was argued that the Legislature might delay the primaries for congressional elections, allowing it time to adopt and have precleared a constitutional redistricting plan. If that were done, two primaries would have to be held, entailing added cost to the taxpayers.

15. By statute, Alabama's congressional primaries will be held June 2, 1992. The qualifying deadline for candidates is sixty days prior to the primary, or April 3, 1992.¹ In order for a legislatively-enacted congressional redistricting plan to receive the "preclearance" from the Justice Department required by § 5 of the Voting Rights Act, 42 U.S.C. § 1973c, in time for the April 3 qualifying deadline, such a plan should have been submitted to the Justice Department no later than February 3, 1992.

16. Under Alabama law, the calling of special sessions of the Legislature is a discretionary call on the part of the Governor. Ala. Const. Art. V, § 122. The Governor's answer filed on October 29, 1991, indicated that the Governor did not plan to call a special session of the Legislature for the purposes of redistricting.

17. At the time this case was filed, this court considered it highly unlikely that the legislative process could produce a congressional redistricting plan and have it precleared in time for the 1992 congressional primaries to be held as scheduled. Nothing was presented to this court to indicate that the Legislature would convene for the purpose of adopting a plan of redistricting in time to be precleared for these elections. Nothing was presented to indicate that even if a special session was called for the purpose of considering redistricting, that a successful effort would follow, or that even if the Legislature

¹ Ala. Code §§ 17-16-6 to -11 (Supp. 1990).

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was allowed to consider the matter after the regular term commenced on February 4, 1992, that a plan would be forthcoming, and if forthcoming, there would be time to have such plan precleared. The court considered this case on a fast track in light of the impending primary. All parties participating in this case were put on notice of this fact.

18. Consequently, the court finds that the only means by which Alabama's 1992 congressional primaries may be held in a timely manner (other than under the current districting scheme which, for reasons enumerated in the Conclusions of Law, the court rejects) is pursuant to an interim redistricting plan ordered by this court.

19. The parties have submitted six proposed redistricting plans to the court for its consideration: (1) the "Reed Plan," Plaintiff's Exhibits 3 and 7; (2) the "Sam Pierce Zero Plan," Plaintiff's Exhibits 2 and 6 (hereafter the "Pierce Plan"); (3) the "Hilliard Plan," Intervenor's Exhibits 3 and 3A; (4) the "Unity Plan," Intervenor's Exhibits 1 and 1A; (5) the "Modified Unity Plan," Intervenor's Exhibits 2 and 2A; and (6) the "CD25 Plan," Intervenor's Exhibits 4 and 4A.

20. Of the six plans submitted, only the Reed Plan was considered in its final form by the Reapportionment Committee. The Pierce Plan, however, is a modification of a plan called the "Larry Dixon Plan" which was considered by the Reapportionment Committee. The Pierce Plan modified the Larry Dixon Plan to some extent, but the basic format is similar. The Legislature of the State of Alabama created an Interim Task Force on Reapportionment by Act #87-356. By Act #90-388 that task force became the staff to the Permanent Committee on Reapportionment of the Alabama Legislature. The task force scheduled a series of public hearings in regard to redistricting matters, and under the instructions given to the Reapportionment Committee, as set forth in the Guide-

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lines for Legislative and Congressional Redistricting, the Reapportionment Committee meetings and public hearings were open to the public and all plans presented to the Reapportionment Committee were to be made available to the public for its input. These public meetings were held in accordance with the schedule outlined in the appendix to the motion to dissolve filed by Evans (Tab #14). Among those plans considered by the Reapportionment Committee, and one that apparently was to be presented to the Legislature, was the Larry Dixon Plan.

The Reapportionment Committee conducting the hearings was made up both African-Americans and Whites. Public input to the Reapportionment Committee in regard to the respective plans was from both African-Americans and Whites.

21. Neither The Pierce Plan nor the Larry Dixon Plan was adopted by the Alabama Legislature.

22. We take judicial notice of the fact that the Legislature has since adopted a plan which substantially differs from any plan that was submitted to this court. We also note the fact that the adopted Plan has neither been pre-cleared by the Justice Department nor approved by the District Court for the District of Columbia.

23. Only two of the plans submitted—the Pierce Plan and the Reed Plan—achieve population equality among the districts. Under the Pierce Plan two districts contain one person less than the ideal district population of 577,227. Under the Reed Plan, one district has two fewer voters than the ideal. The Hilliard Plan has a total deviation of .71% and an average deviation of .63%. The Modified Unity Plan shows a deviation of 1.6% with an average of .52%. The Unity Plan exhibits a total deviation of 1.15% and an average of .27%. Finally, the CD25 Plan has a deviation of .02%. Deviations in all these plans are not justified by any particular goal or interest.

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24. Both the Pierce and Reed Plans contain a district with more than 65% African-American population. Under the Pierce Plan, District 7 contains an African-American population comprising 67.69% of the total residents of that District and 63.58% of that District's voting age residents. These percentages slightly exceed those in the majority African-American district (District 4) created by the Reed Plan: 66.69% total population and 62.93% voting age population. (Plaintiff's Exhibits 2 and 3; TR 15-16.) More significantly, as of December 1990, the African-American percentage of registered voters in the Pierce Plan's District 7 was 55.55%, which is 3% greater than the African-American percentage of registered voters in the Reed Plan's District 4.

25. Both the Reed Plan and the Pierce Plan provide African-Americans in Alabama with a substantial majority so as to permit them an opportunity to elect a candidate of their choice. The district in the Pierce Plan is slightly more weighted because it includes higher percentages of African-Americans in total population, voting age population and registered voter population.

26. The Hilliard Plan includes two majority African-American districts, with an African-American population of 59.33% and 61.98% respectively. Although this plan was submitted by the intervenors, they took the position that the Hilliard Plan probably provided obstacles of sufficient nature to cast doubt on their opportunity to elect candidates of their choice in these districts.

27. There are significant differences between the Pierce Plan and the Reed Plan in terms of compactness of their districts. District 1 of the Pierce Plan includes six closely contiguous counties in southwest Alabama, whereas District 1 under the Reed Plan includes Mobile County to the south and Tuscaloosa County to the north. District 2 under the Pierce Plan is largely composed of counties in the southeast corner of the state, while the Reed Plan's

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District 2 stretches from Mobile County, in the extreme southwest corner of the State, to Lee County, in east central Alabama. The Pierce Plan is superior to the Reed Plan in terms of compactness.²

28. The Pierce Plan maintains the integrity of individual voting precincts to a far greater degree than does the Reed Plan. The Pierce Plan splits only 10 voting precincts statewide, whereas the Reed Plan splits at least 57. (Plaintiff's Exhibits 2 and 3.) A redistricting plan should minimize precinct splitting when possible because of administrative problems encountered in the conduct of elections when precincts are split.

Furthermore, it is possible to construct a majority African-American district in Alabama using precincts as building blocks.

29. The Pierce Plan splits seven counties. The Reed Plan splits eight counties. The Hilliard Plan splits thirty-one counties.

30. The Pierce Plan also maintains the cores of existing districts to a much greater extent than the Reed Plan. Again, the most striking differences between the plans in this regard are apparent in Districts 1 and 2. There are also significant differences in District 3. The following table reflects the percentage of residents of existing Districts 1, 2, and 3 who remain in those districts under the Pierce and Reed Plans:

² The Reock Test indicates that the Reed Plan contains a district which is the *least* compact of any of the 35 districts analyzed by the Reapportionment Office. The Reed Plan's District 1 has a Reock Test measurement with less than 0.2 and by comparison, the average of the Pierce districts under the Reock Test is 0.41.

The Reock Test is a relatively simple method of measuring the relationship between the area of the district and the area of the smallest possible circumscribing circle. The resulting measure is a number between 1 to 0, with numbers closer to one being more compact. See *Karcher v. Dagget*, 462 U.S. 725, 756-57 (1983).

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<u>District</u>	<u>Pierce</u>	<u>Reed</u>
1	97.2	64.3
2	86.7	57.0
3	85.2	75.0

31. As a consequence of its apparent disregard for maintaining the cores of existing Districts 1 and 2, the Reed Plan would also separate the incumbent congressmen in those districts from a large percentage of their current constituents. Under the Reed Plan, Congressman Callahan, the incumbent in the present District 1, would be placed in District 2. (Plaintiff's Exhibit 20.) District 2 under the Reed Plan contains only 25.6% of Congressman Callahan's existing constituents. Likewise, the Reed Plan would place Congressman Dickinson, the present incumbent in District 2, in District 3 against District 3's incumbent, Congressman Browder. (Plaintiff's Exhibit 20.) 75.0% of the current residents of District 3—Congressman Browder's present constituents—are included in the Reed Plan's District 3. However, only 19.0% of Congressman Dickinson's present constituents are included in that District.

32. Another consequence of the Reed Plan's distortion of Districts 1 and 2 is that the Pierce Plan better preserves the communities of interests in those two districts.

CONCLUSIONS OF LAW

33. The court has jurisdiction pursuant to the authority contained in 28 U.S.C. §§ 1331, 1343, 2284 and 42 U.S.C. § 1971 *et seq.*

34. Congressional redistricting is primarily and foremost a state legislative responsibility. It is therefore with great reluctance that we order an interim plan to become effective for the upcoming 1992 elections. It is out of deference to the Legislature that we have delayed our ruling until this time. In fact, we have afforded it every

opportunity to fashion its own plan in order that it could fulfill its responsibility under the Constitution.³

35. Unfortunately, the Legislature has not yet pre-cleared its adopted plan so that it can be in place for the impending elections, and we are bound by the Constitution not to permit these elections under the present districts.⁴

36. First and foremost, any court ordered redistricting plan must achieve precise population equality among its districts. *Wesberry v. Sanders*, 376 U.S. 1 (1964); *Kirkpatrick v. Preisler*, 394 U.S. 526 (1969). This is to ensure that “as nearly as is practicable one man’s vote in a congressional election will be worth as much as

³ It was argued that the Legislature was unable to fulfill its obligation to redistrict because the census information it received in February 1991 might be subject to correction. This argument fails because the Supreme Court has previously indicated that the fact that the latest correction of the census is not available at the time the problem is addressed is of no moment to that effort. *Karcher v. Dagget*, 462 U.S. 725, 729 (1983).

⁴ The Alabama law establishes the qualifying date for upcoming primary elections at April 3, 1992, and as noted *supra*, the ability of the Legislature to preclear its newly adopted plan appears illusory. Those who may desire to seek congressional office, and who must qualify by April 3, 1992, are left in a quandary as to what will be their district, when they are to qualify, when will the primaries actually be conducted, and, potentially, whether an election will be held at all. In addition to candidates being left in such a quandary, certain requirements of the law impact on the election officials, including the Probate Judges and others, who must conduct these elections. Lastly, the voters are impacted by the effect of potential delays as it affects the quality of their representation in the national legislature. For these reasons, this court finds that there is an emergency that requires judicial attention under the law in order to provide adequate relief for all affected, including the plaintiff. Since this is so, it becomes necessary for the court to consider an appropriate plan in light of the judicial standards imposed in drafting such plans as against those that might be considered by a legislature. *Chapman v. Meier*, 420 U.S. 1 (1975); *Connor v. Finch*, 431 U.S. 407 (1977).

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another's." *Wesberry*, 376 U.S. at 7-8. Put another way, Art. I, § 2 prohibits any population deviations among districts in a congressional redistricting plan without proper justification. *Kirkpatrick*, 394 U.S. at 531.

37. Among the plans submitted, only two meet this rigorous standard⁵—the Pierce Plan and the Reed Plan. All the other plans which were submitted have unacceptable deviations. Further, none of the proponents of these plans provide an adequate justification for the deviation and we have “no authority to depart from the constitutional mandate of perfect equality in order to achieve some non-constitutional policy” that we believe will serve the public good.⁶ *Connor*, 431 U.S. at 417.

38. If it is possible under constitutional restrictions, a court should consider expressed state policies and preferences. The Reapportionment Committee established

⁵ Precise population equality is a demanding standard requiring the states to “justify each variance no matter how small.” *Karcher*, 462 U.S. at 730 (quoting *Kirkpatrick*, 394 U.S. at 530-31 (citations omitted)). See *Hastert v. State Bd. of Elections*, 777 F. Supp. 634 (N.D. Ill. 1991) (rejecting a plan with a .00297% population deviation because the plan’s proponent could not justify its equality inferiority in comparison with another submitted plan with a .00017% deviation).

The advancement of information processing technologies in the last decade since *Karcher* have raised the deviation standard to an “absolute population equality,” giving greater authority to the Court’s 1983 statement that “rapid advances in computer technology and education during the last two decades make it relatively simply to draw contiguous districts of equal population and at the same time to further whatever secondary goals the state has.” *Karcher*, 462 U.S. at 732.

⁶ Some of these parties argue that the population deviations in their plans can be zeroed out easily. This may be so, but we remind the parties that this type of computation is not this court’s responsibility. If a party wishes to propose a plan for adoption by a court, then it is incumbent upon that party to fashion a plan that comports with the law.

guidelines by which to measure a proposed apportionment plan. These guidelines reflect constitutional considerations established by case and statutory law. Any redistricting plan should take into consideration: compactness/contiguity; preservation of political subdivisions; maintenance of communities of interest; and preservation of the core areas of existing districts.

39. Compactness addresses the geographic shape of districts. The most compact district is the district that is configured in the smallest possible area. *See Karcher*, 462 U.S. at 756-57. Preservation of political subdivisions promotes efficient representation, empowers a constituency's ability to organize productively, and serves as a deterrent to partisan gerrymandering. *Burton v. Hobbie*, 561 F. Supp. 1029, 1035 (M.D. Ala. 1983); *Ely v. Klahr*, 403 U.S. 108 (1971). Protecting communities of interest is meant to keep intact "distinctive units which share common concerns with respect to one or more identifiable features such as geography, demography, ethnicity, culture, socio-economic status or trade." *Carstens v. Lamm*, 543 F. Supp. 68 (D.C. Colo. 1982). Preserving cores of existing congressional districts prevents needless modifications and avoids pitting two incumbent congressmen against one another. *Karcher*, 462 U.S. at 740. Based on the findings made above, we conclude that the Pierce Plan better satisfies the above criteria than does the Reed Plan, or any of the other plans.

40. With regard to the majority African-American district, the parties entered into the following stipulation:

According to 1990 data compiled and released by the United States Bureau of the Census, the African American population in the State of Alabama is sufficiently compact and contiguous to comprise a single member significant majority (65% or more) African American Congressional district. Consequently, all parties agree that a significant majority African American Congressional district should be created.

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(Supplemental Stipulation dated January 3, 1992.) This stipulation avoided the necessity of the court considering prolonged testimony regarding whether § 2 of the Voting Rights Act requires the creation of such a district under the circumstances present in this case. This court will honor the stipulation, and accordingly, will not make an independent determination of whether § 2 of the Voting Rights Act requires the creation of a majority African-American congressional district in Alabama at this time. The court has found that the Pierce Plan creates a majority African-American district that provides African-Americans a reasonable opportunity to elect a candidate of their choice, and does so without the need for extensive gerrymandering. The court deems it inappropriate to make a judicial determination relative to what § 2 requires under the circumstances present in this case in light of the stipulation; the parties do not contest the matter and therefore it would be imprudent for the court to address it. This case does not require this court to decide whether the creation of a majority African-American district is mandated by either § 2 or the Constitution and as a matter of judicial restraint we do not undertake to do so.

41. Therefore, having followed the mandate in *Karcher*, while keeping in mind the desirability of preserving compactness, cores of all districts, communities of interest, and political subdivisions, we adopt the Pierce Plan except to the extent mentioned below.⁷

First, we have discovered no justifiable basis for the fact that the Pierce Plan places Congressman Erdreich and Congressman Harris in the same district. The Su-

⁷ When no plan submitted to a court fully comports with objectives and criteria that should be incorporated in a judicially approved plan, a court should fashion its own plan to satisfy relevant legal criteria and incorporate the most desirable aspects of the plans presented to the court. *Carstens v. Lamm*, 543 F. Supp. 68 (D.C. Colo. 1982).

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preme Court has recognized the policy of “avoiding contests between incumbent representatives” as a legitimate objective. *Karcher*, 462 U.S. at 740. *See also* *Burton v. Hobbie*, 561 F. Supp. at 1035. Accordingly, we have modified the Pierce Plan so that the two congressmen will not be in the same district. Second, in working to achieve zero population deviation and redesign Districts 6 and 7, the affected districts were made marginally more compact in Jefferson and Tuscaloosa counties.

42. The court adopts a redistricting plan to be used in the conduct of congressional elections for the State of Alabama (to be called “The 1992 Alabama Redistricting Plan”) in the event the Alabama Legislature fails to have precleared a redistricting plan in time for the conduct of those elections without delay under applicable state and federal laws. The plan is verbally described in Appendix A to Professor Stanley’s report dated January 22, 1992. (*See* Order, Doc. #97). Appendix B to that report is a map depicting the plan. The map is appended simply to illustrate the plan, and Appendix A shall control in the event of any conflict between it and Appendix B. Appendix C to that report includes certain statistical data which the court finds to be accurate, none of the parties having posed objections to that data in response to this court’s order.

43. A motion pending seeks a stay of any order by this court adopting a plan pending preclearance. We have reserved ruling on the motion until now. We conclude that there is no requirement that the plan which we now adopt be precleared before it becomes operative.⁸

⁸ Section 5 of the Voting Rights Act, as amended, 42 U.S.C. § 1973c, requires a governmental body to obtain preclearance of a proposed plan either by securing a declaratory judgment from the United States District Court for the District of Columbia or by submitting the change to the Attorney General of the United States. As long as the Attorney General has not interposed an objection within sixty days after such submission, the state may enforce the change.

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44. First, the plan that we now adopt is a "court decreed" plan. *Connor v. Johnson*, 402 U.S. 690 (1971). It is clear that a plan must be precleared only if it is a "legislative plan." *McDaniel v. Sanchez*, 452 U.S. 130, 137 (1981). "[T]he essential characteristic of a legislative plan is the exercise of legislative judgment . . . [that is], a proposal reflecting the policy choices of the elected representatives of the people" *Id.* at 152-53. See also 28 C.F.R. § 51.18 (1991) (stating that, in general, "changes affecting voting that are ordered by a federal court are subject to the preclearance requirements of section 5 to the extent that they reflect the policy choices of the submitting authority.").

The plan which this court adopts today is substantially the same as the plan offered by Plaintiff Wesch. Neither he, nor the party he is affiliated with, can claim to be exercising legislative judgment. We are certain that the Pierce Plan does not reflect the policy choices of the elected representative of the people. Cf. *McDaniel v. Sanchez*, 452 U.S. 130 (1981) (holding that a reapportionment plan submitted to a court by the *legislative body* of a covered jurisdiction was a legislative plan); *Campos v. City of Baytown, Texas*, 840 F.2d 1240 (5th Cir. 1988) (holding that plan proposed by the *city* was a legislative plan), *cert. denied*, 492 U.S. 905 (1989); *Farnum v. Burns*, 561 F. Supp. 83, 92 (D. R.I. 1983) (holding that plan drafted by a legislative consultant under the direction of the *legislative body* reflected the policy choices of the elected representative and was therefore a legislative plan).

45. Alternatively, it appears that the Legislature will not have a plan precleared in time to be in place for the April 3, 1992 qualifying deadline. For that reason, the situation calls for emergency action by this court. The Supreme Court acknowledged this exception to preclearance in *Upham v. Seamon*, 456 U.S. 37, 44 (1982):

It is true that we have authorized District Courts to order or to permit elections to be held pursuant

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to apportionment plans that do not in all respects measure up to the legal requirements, even constitutional requirements. Necessity has been the motivating factor in these situations. (citations omitted).

The Court later reaffirmed this exception in *McDaniel v. Sanchez*, 452 U.S. 130, 153 n.35 (1981), noting the ample power of the district courts to fashion interim plans. See also *Burton v. Hobbie*, 561 F. Supp. at 1036 (recognizing the authority of a court to implement an interim plan so that an election can be held); 28 C.F.R. § 51.18 (c) (1991) (acknowledging a federal court's authority to approve a plan without preclearance: "A federal court's authorization of the emergency interim use without preclearance of a voting change does not exempt from section 5 review any use of the practice not explicitly authorized by the court.").

For the foregoing reasons, the Motion is Denied.

46. We find that, at a minimum, district lines should become fixed one week prior to the April 3, 1992 qualifying date for candidates to allow both candidates and election officials the necessary time to evaluate them and choose their future conduct accordingly.

CONCLUSION

Congressional redistricting is a state legislature's fundamental task, but it becomes a judicial duty when a legislature fails to adopt and preclear a plan after having adequate opportunity to do so.

At the time this opinion is released, it is reported, although evidence of such is not before the court, that the Alabama legislature has passed a redistricting plan. It is also reported that the plan has not received preclearance by the Attorney General of the United States under § 5 of the Voting Rights Act of 1965.

Since this court recognizes that congressional redistricting is properly a matter to be determined by the legisla-

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ture and that the federal courts should intervene only if the legislature fails to act in a constitutional manner, the question arises: Why should the court not consider the legislature's belatedly adopted plan and, if it is found by the court to comply with constitutional and legal requirements, adopt this expression of the legislative will as the court's plan and order it into effect immediately? The answer is that this court has no legal authority to do so.

Section 5 of the Voting Rights Act requires a legislative plan to be submitted to the Attorney General for approval before it can be put into effect. The Attorney General has a period of 60 days to study the plan and express any objections he might have to it or to any of its provisions.

The Supreme Court has made clear that this requirement of the Voting Rights Act cannot be put aside by having a legislative plan approved by a federal district court (other than the U.S. District Court for the District of Columbia). *McDaniel v. Sanchez*, 452 U.S. at 130; *United States v. Board of Supervisors*, 429 U.S. 642 (1977).

Thus, if we adopted the reported legislative plan, it would still be subject to the preclearance requirement, which might well require postponement of the primaries. This we are unwilling to do.

It should be clearly understood that this court does not wish to compete with the state legislature as to where congressional district lines should be drawn. It is, however, our responsibility to ensure that the voters of this state have the opportunity to choose their members of Congress from constitutionally drawn districts when elections are held at the time set by state law.

If the plan reportedly adopted by the legislature should be precleared by some expedited method no later than 12:00 noon, Central Time, March 27, 1992, one week before the statutory deadline for candidates to qualify to run, as set out herein, then that plan will take effect and

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those will be the congressional districts for the 1992 election. Otherwise, the legislature will have defaulted in its obligation to the people of the state and the plan described herein will take effect.

The plan adopted by this court shall become operative and controlling for the 1992 congressional elections. Additionally, it shall govern the conduct of congressional elections after 1992 unless and until the Legislature for the State of Alabama adopts a plan and has it precleared in time for such elections to proceed without delay under applicable law.

The court will by separate document enter judgment consistent with this opinion.

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APPENDIX A

1990 Total Population
State of Alabama Congressional Districts

DB: Alabama

District Statistics
Total Populations, All Ages
Plan: Cong. Districts

Plan type: Congressional Districts

District Name	Number Members	Total Population	Ideal Population	District Variance
District 1	1	593,911	577,227	16,684
District 2	1	569,423	577,227	-7,804
District 3	1	565,135	577,227	-12,092
District 4	1	573,868	577,227	-3,359
District 5	1	603,726	577,227	26,499
District 6	1	532,748	577,227	-44,479
District 7	1	601,776	577,227	24,549

PLANWIDE STATISTICS:

Range of populations:	532,748 to 603,726
Ratio range:	1.1332
Absolute range:	-44,479 to 26,499
Absolute overall range:	70,978
Relative range:	-7.71 to 4.59%
Relative overall range:	12.30%
Absolute mean deviation:	19352.29
Relative mean deviation:	3.35%
Standard deviation:	23237.8677

APPENDIX B

DE: Alabama

District Summary
Total Populations, All Ages, with percents
Plan: Cong. Districts

Plan type: Congressional Districts

District Name	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
District 1	593,911 100.00%	408,778 68.83%	175,531 29.56%	4,951 0.83%	3,786 0.64%	865 0.15%
District 2	569,423 100.00%	381,279 66.96%	182,021 31.97%	1,593 0.28%	3,285 0.58%	1,245 0.22%
District 3	565,135 100.00%	403,218 71.35%	156,724 27.73%	1,133 0.20%	3,132 0.55%	928 0.16%
District 4	573,868 100.00%	530,503 92.44%	40,004 6.97%	1,647 0.29%	1,063 0.19%	651 0.11%
District 5	603,726 100.00%	503,616 83.42%	88,353 14.63%	5,505 0.91%	5,158 0.85%	1,094 0.18%
District 6	532,748 100.00%	331,711 62.26%	196,872 36.95%	730 0.14%	2,936 0.55%	499 0.09%
District 7	601,776 100.00%	416,692 69.24%	181,200 30.11%	947 0.16%	2,437 0.40%	500 0.08%
Total	4,040,587 100.00%	2,975,797 73.65%	1,020,705 25.26%	16,506 0.41%	21,797 0.54%	5,782 0.14%

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DB: Alabama

District Summary
Total Populations, All Ages
Plan: Cong. Districts

Plan type: Congressional Districts

District Name	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
District 1	593,911	408,778	175,531	4,951	3,786	865
District 2	569,423	381,279	182,021	1,593	3,285	1,245
District 3	565,135	403,218	156,724	1,133	3,132	928
District 4	573,868	530,503	40,004	1,647	1,063	651
District 5	603,726	503,616	88,353	5,505	5,158	1,094
District 6	532,748	331,711	196,872	730	2,986	499
District 7	601,776	416,692	181,200	947	2,437	500

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DB: Alabama

APPENDIX C

Attributes of Census Units
Within Alabama
Total Populations, All Ages

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Autauga County	34,222 100.00%	27,144 79.32%	6,845 20.00%	71 0.21%	120 0.35%	42 0.12%
Baldwin County	98,280 100.00%	84,565 86.04%	12,640 12.86%	630 0.64%	221 0.22%	224 0.23%
Barbour County	25,417 100.00%	14,118 55.55%	11,194 44.04%	46 0.18%	44 0.17%	15 0.06%
Bibb County	16,576 100.00%	13,052 78.74%	3,478 20.98%	25 0.15%	11 0.07%	10 0.06%
Blount County	39,248 100.00%	38,397 97.83%	521 1.33%	133 0.34%	33 0.08%	164 0.42%
Bullock County	11,042 100.00%	3,036 27.50%	7,986 72.32%	8 0.07%	10 0.09%	2 0.02%
Butler County	21,892 100.00%	13,049 59.61%	8,798 40.19%	24 0.11%	19 0.09%	2 0.01%
Calhoun County	116,034 100.00%	92,873 80.04%	21,578 18.60%	296 0.26%	869 0.75%	418 0.36%
Chambers County	36,876 100.00%	23,575 63.93%	13,221 35.85%	41 0.11%	13 0.04%	26 0.07%
Cherokee County	19,543 100.00%	18,154 92.89%	1,291 6.61%	51 0.26%	24 0.12%	23 0.12%

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Chilton County	32,458	28,647	3,674	63	38	36
	100.00%	88.26%	11.32%	0.19%	0.12%	0.11%
Choctaw County	16,018	8,913	7,077	10	12	6
	100.00%	55.64%	44.18%	0.06%	0.07%	0.04%
Clarke County	27,240	15,527	11,625	45	35	8
	100.00%	57.00%	42.68%	0.17%	0.13%	0.03%
Clay County	13,252	11,044	2,166	23	13	6
	100.00%	83.34%	16.34%	0.17%	0.10%	0.05%
Cleburne County	12,730	12,084	587	20	13	26
	100.00%	94.93%	4.61%	0.16%	0.10%	0.20%
Coffee County	40,240	32,702	6,917	163	317	141
	100.00%	81.27%	17.19%	0.41%	0.79%	0.35%
Colbert County	51,666	42,820	8,568	137	93	48
	100.00%	82.88%	16.58%	0.27%	0.18%	0.09%
Conecuh County	14,054	8,063	5,925	43	13	10
	100.00%	57.37%	42.16%	0.31%	0.09%	0.07%
Coosa County	11,063	7,242	3,782	34	4	1
	100.00%	65.46%	34.19%	0.31%	0.04%	0.01%
Covington County	36,478	31,551	4,777	72	48	30
	100.00%	86.49%	13.10%	0.20%	0.13%	0.08%
Crenshaw County	13,635	10,048	3,544	27	11	5
	100.00%	73.69%	25.99%	0.20%	0.08%	0.04%
Cullman County	67,613	66,744	560	134	117	58
	100.00%	98.71%	0.83%	0.20%	0.17%	0.09%
Dale County	49,633	39,365	8,847	239	731	451
	100.00%	79.31%	17.82%	0.48%	1.47%	0.91%

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Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Dallas County	48,130 100.00%	20,121 41.81%	27,825 57.81%	41 0.09%	129 0.27%	14 0.03%
DeKalb County	54,651 100.00%	52,980 96.94%	1,028 1.88%	481 0.88%	77 0.14%	85 0.16%
Elmore County	49,210 100.00%	37,850 76.92%	11,039 22.43%	137 0.28%	129 0.26%	55 0.11%
Escambia County	35,518 100.00%	24,326 68.49%	10,046 28.28%	1,047 2.95%	58 0.16%	41 0.12%
Etowah County	99,840 100.00%	85,274 85.41%	13,799 13.82%	250 0.25%	419 0.42%	98 0.10%
Fayette County	17,962 100.00%	15,717 87.50%	2,190 12.19%	9 0.05%	19 0.11%	27 0.15%
Franklin County	27,814 100.00%	26,463 95.14%	1,249 4.49%	57 0.20%	35 0.13%	10 0.04%
Geneva County	23,647 100.00%	20,682 87.46%	2,824 11.94%	93 0.39%	15 0.06%	33 0.14%
Greene County	10,153 100.00%	1,966 19.36%	8,181 80.58%	3 0.03%	0 0.00%	3 0.03%
Hale County	15,498 100.00%	6,255 40.36%	9,214 59.45%	20 0.13%	9 0.06%	0 0.00%
Henry County	15,374 100.00%	9,918 64.51%	5,395 35.09%	31 0.20%	6 0.04%	24 0.16%
Houston County	81,331 100.00%	61,513 75.63%	18,954 23.30%	287 0.35%	470 0.58%	107 0.13%

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Jackson County	47,796	44,696	1,968	1,020	90	22
	100.00%	93.51%	4.12%	2.13%	0.19%	0.05%
Jefferson County	651,525	418,317	228,521	889	3,222	576
	100.00%	64.21%	35.07%	0.14%	0.49%	0.09%
Lamar County	15,715	13,805	1,862	24	10	14
	100.00%	87.85%	11.85%	0.15%	0.06%	0.09%
Lauderdale County	79,661	71,560	7,695	165	196	45
	100.00%	89.83%	9.66%	0.21%	0.25%	0.06%
Lawrence County	31,513	24,563	4,798	2,124	19	9
	100.00%	77.95%	15.23%	6.74%	0.06%	0.03%
Lee County	87,146	64,889	20,407	132	1,584	134
	100.00%	74.46%	23.42%	0.15%	1.82%	0.15%
Limestone County	54,135	46,658	7,127	148	158	44
	100.00%	86.19%	13.17%	0.27%	0.29%	0.08%
Lowndes County	12,658	3,185	9,456	10	4	3
	100.00%	25.16%	74.70%	0.08%	0.03%	0.02%
Macon County	24,928	3,443	21,340	24	99	22
	100.00%	13.81%	85.61%	0.10%	0.40%	0.09%
Madison County	238,912	184,197	48,116	1,601	4,232	766
	100.00%	77.10%	20.14%	0.67%	1.77%	0.32%
Marengo County	23,084	11,314	11,745	11	11	3
	100.00%	49.01%	50.88%	0.05%	0.05%	0.01%
Marion County	29,830	28,759	967	57	35	12
	100.00%	96.41%	3.24%	0.19%	0.12%	0.04%
Marshall County	70,832	69,361	1,087	231	111	42
	100.00%	97.92%	1.53%	0.33%	0.16%	0.06%

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Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
Mobile County	378,643 100.00%	254,853 67.31%	117,872 31.13%	1,940 0.51%	3,398 0.90%	580 0.15%
Monroe County	23,968 100.00%	14,320 59.75%	9,372 39.10%	215 0.90%	54 0.23%	7 0.03%
Montgomery County	209,085 100.00%	119,420 57.12%	87,312 41.76%	414 0.20%	1,533 0.73%	406 0.19%
Morgan County	100,043 100.00%	89,122 89.08%	10,081 10.08%	310 0.31%	370 0.37%	160 0.16%
Perry County	12,759 100.00%	4,503 35.29%	8,219 64.42%	16 0.13%	14 0.11%	7 0.05%
Pickens County	20,699 100.00%	12,002 57.98%	8,645 41.77%	24 0.12%	27 0.13%	1 0.00%
Pike County	27,595 100.00%	17,814 64.56%	9,548 34.60%	146 0.53%	68 0.25%	19 0.07%
Randolph County	19,881 100.00%	15,138 76.14%	4,686 23.57%	29 0.15%	21 0.11%	7 0.04%
Russell County	46,860 100.00%	28,473 60.76%	18,088 38.60%	90 0.19%	117 0.25%	92 0.20%
St. Clair County	50,009 100.00%	45,138 90.26%	4,561 9.12%	136 0.27%	77 0.15%	97 0.19%
Shelby County	99,358 100.00%	90,715 91.30%	7,718 7.77%	264 0.27%	575 0.58%	86 0.09%
Sumter County	16,174 100.00%	4,759 29.42%	11,369 70.29%	6 0.04%	30 0.19%	10 0.06%

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Talladega County	74,107	50,970	22,773	174	113	77
	100.00%	68.78%	30.73%	0.23%	0.15%	0.10%
Tallapoosa County	38,826	28,493	10,212	62	37	22
	100.00%	73.39%	26.30%	0.16%	0.10%	0.06%
Tuscaloosa County	150,522	109,398	39,377	253	1,264	230
	100.00%	72.68%	26.16%	0.17%	0.84%	0.15%
Walker County	67,670	63,042	4,405	84	107	32
	100.00%	93.16%	6.51%	0.12%	0.16%	0.05%
Washington County	16,694	10,984	4,623	1,068	14	5
	100.00%	65.80%	27.69%	6.40%	0.08%	0.03%
Wilcox County	13,568	4,203	9,353	6	6	0
	100.00%	30.98%	68.93%	0.04%	0.04%	0.00%
Winston County	22,053	21,925	57	42	26	3
	100.00%	99.42%	0.26%	0.19%	0.12%	0.01%
Total Alabama	4,040,587	2,975,797	1,020,705	16,506	21,797	5,782
	100.00%	73.65%	25.26%	0.41%	0.54%	0.14%

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DB: Alabama

APPENDIX D

Attributes of Census Units

Within Alabama

Ethnic Breakdown of Voting Age Populations

Census Unit	Total Vot. Age	Vot. Age White	Vot. Age Black	Vot. Age Am. Ind.	Vot. Age Asian/PI	Vot. Age Other
Autauga County	24,124 70.49%	19,593 57.25%	4,366 12.76%	48 0.14%	90 0.26%	27 0.08%
Baldwin County	72,747	64,059	7,938	459	159	132
Barbour County	74.02%	65.18%	8.08%	0.47%	0.16%	0.13%
Bibb County	17,953	10,744	7,130	36	30	13
Blount County	70.63%	42.27%	28.05%	0.14%	0.12%	0.05%
Bullock County	11,783	9,617	2,138	16	8	4
Butler County	71.08%	58.02%	12.90%	0.10%	0.05%	0.02%
Calhoun County	29,212	28,615	366	94	24	113
Chambers County	74.43%	72.91%	0.93%	0.24%	0.06%	0.29%
Cherokee County	7,661	2,513	5,131	7	8	2
	69.38%	22.76%	46.47%	0.06%	0.07%	0.02%
	15,301	9,919	5,357	15	9	1
	69.89%	45.31%	24.47%	0.07%	0.04%	0.00%
	75.03%	61.38%	12.67%	241	603	293
	87,056	71,217	14,702	0.21%	0.52%	0.25%
	27,244	18,499	8,685	30	10	20
	73.88%	50.17%	23.55%	0.08%	0.03%	0.05%
	14,851	13,881	898	39	18	15
	75.99%	71.03%	4.59%	0.20%	0.09%	0.08%

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Chilton County	23,771	21,320	2,361	47	24	19
	73.24%	65.68%	7.27%	0.14%	0.07%	0.06%
Choctaw County	11,310	6,700	4,592	7	8	3
	70.61%	41.83%	28.67%	0.04%	0.05%	0.02%
Clarke County	19,085	11,684	7,346	29	22	4
	70.06%	42.89%	26.97%	0.11%	0.08%	0.01%
Clay County	9,934	8,497	1,407	16	10	4
	74.96%	64.12%	10.62%	0.12%	0.08%	0.03%
Cleburne County	9,418	8,983	388	15	11	21
	73.98%	70.57%	3.05%	0.12%	0.09%	0.16%
Coffee County	29,913	24,882	4,577	118	234	102
	74.34%	61.83%	11.37%	0.29%	0.58%	0.25%
Colbert County	39,118	33,112	5,825	96	54	31
	75.71%	64.09%	11.27%	0.19%	0.10%	0.06%
Conecuh County	10,136	6,278	3,815	27	11	5
	72.12%	44.67%	27.15%	0.19%	0.08%	0.04%
Coosa County	8,181	5,579	2,576	21	4	1
	73.95%	50.43%	23.28%	0.19%	0.04%	0.01%
Covington County	27,241	24,039	3,086	56	32	28
	74.68%	65.90%	8.46%	0.15%	0.09%	0.08%
Crenshaw County	9,991	7,613	2,345	22	7	4
	73.27%	55.83%	17.20%	0.16%	0.05%	0.03%
Cullman County	50,601	49,994	386	98	80	43
	74.84%	73.94%	0.57%	0.14%	0.12%	0.06%
Dale County	35,757	29,228	5,529	184	518	298
	72.04%	58.89%	11.14%	0.37%	1.04%	0.60%

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Census Unit	Total Vot. Age	Vot. Age White	Vot. Age Black	Vot. Age Am. Ind.	Vot. Age Asian/PI	Vot. Age Other
Dallas County	33,025	15,449	17,445	32	91	8
	68.62%	32.10%	36.25%	0.07%	0.19%	0.02%
DeKalb County	40,744	39,666	694	283	43	58
	74.55%	72.58%	1.27%	0.52%	0.08%	0.11%
Elmore County	36,418	28,496	7,696	105	87	34
	74.01%	57.91%	15.64%	0.21%	0.18%	0.07%
Escambia County	26,051	18,450	6,840	703	32	26
	73.35%	51.95%	19.26%	1.98%	0.09%	0.07%
Etowah County	75,251	65,349	9,299	182	353	68
	75.37%	65.45%	9.31%	0.18%	0.35%	0.07%
Fayette County	13,360	11,801	1,523	6	11	19
	74.38%	65.70%	8.48%	0.03%	0.06%	0.11%
Franklin County	20,910	19,978	867	39	19	7
	75.18%	71.83%	3.12%	0.14%	0.07%	0.03%
Geneva County	17,757	15,821	1,837	71	12	16
	75.09%	66.90%	7.77%	0.30%	0.05%	0.07%
Greene County	6,811	1,641	5,165	3	0	2
	67.08%	16.16%	50.87%	0.03%	0.00%	0.02%
Hale County	10,616	4,772	5,829	11	4	
	68.50%	30.79%	37.61%	0.07%	0.03%	0.00%
Henry County	11,273	7,667	3,561	24	6	15
	73.33%	49.87%	23.16%	0.16%	0.04%	0.10%
Houston County	58,858	46,249	12,041	214	288	66
	72.37%	56.87%	14.80%	0.26%	0.35%	0.08%

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Jackson County	35,482	33,503	1,342	563	57	17
	74.24%	70.10%	2.81%	1.18%	0.12%	0.04%
Jefferson County	488,937	328,268	157,208	697	2,359	405
	75.05%	50.38%	24.13%	0.11%	0.36%	0.06%
Lamar County	11,725	10,434	1,253	17	10	11
	74.61%	66.40%	7.97%	0.11%	0.06%	0.07%
Lauderdale County	60,580	55,008	5,275	128	137	32
	76.05%	69.05%	6.62%	0.16%	0.17%	0.04%
Lawrence County	22,874	18,702	3,095	1,061	12	4
	72.59%	59.35%	9.82%	3.37%	0.04%	0.01%
Lee County	68,058	52,769	13,846	108	1,226	109
	78.10%	60.55%	15.89%	0.12%	1.41%	0.13%
Limestone County	40,529	35,087	5,197	113	101	31
	74.87%	64.81%	9.60%	0.21%	0.19%	0.06%
Lowndes County	8,263	2,513	5,742	4	3	1
	65.28%	19.85%	45.36%	0.03%	0.02%	0.01%
Macon County	18,286	2,780	15,397	18	74	17
	73.36%	11.15%	61.77%	0.07%	0.30%	0.07%
Madison County	180,157	142,174	83,542	945	2,999	497
	75.41%	59.51%	14.04%	0.40%	1.26%	0.21%
Marengo County	16,091	8,524	7,550	10	7	
	69.71%	36.93%	32.71%	0.04%	0.03%	0.00%
Marion County	22,508	21,733	712	33	23	7
	75.45%	72.86%	2.39%	0.11%	0.08%	0.02%
Marshall County	53,366	52,343	766	161	76	20
	75.34%	73.90%	1.08%	0.23%	0.11%	0.03%

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Census Unit	Total Vot. Age	Vot. Age White	Vot. Age Black	Vot. Age Am. Ind.	Vot. Age Asian/PI	Vot. Age Other
Mobile County	270,610 71.47%	190,842 50.40%	75,791 20.02%	1,286 0.34%	2,279 0.60%	412 0.11%
Monroe County	16,590 69.22%	10,597 44.21%	5,806 24.22%	152 0.63%	31 0.13%	4 0.02%
Montgomery County	151,701 72.55%	92,603 44.29%	57,450 27.48%	303 0.14%	1,072 0.51%	273 0.13%
Morgan County	74,027 74.00%	66,930 66.90%	6,538 6.54%	208 0.21%	244 0.24%	107 0.11%
Perry County	8,757 68.63%	3,719 29.15%	5,009 39.26%	9 0.07%	14 0.11%	6 0.05%
Pickens County	14,805 71.53%	9,369 45.26%	5,401 26.09%	17 0.08%	17 0.08%	1 0.00%
Pike County	20,729 75.12%	14,208 51.49%	6,348 23.00%	92 0.33%	63 0.23%	18 0.07%
Randolph County	14,696 73.92%	11,650 58.60%	3,012 15.15%	19 0.10%	12 0.06%	3 0.02%
Russell County	34,380 73.37%	21,762 46.44%	12,396 26.45%	67 0.14%	95 0.20%	60 0.13%
St. Clair County	36,699 73.38%	33,259 66.51%	3,230 6.46%	106 0.21%	51 0.10%	53 0.11%
Shelby County	72,167 72.63%	66,406 66.84%	5,147 5.18%	179 0.18%	379 0.38%	56 0.06%
Sumter County	11,202 69.26%	3,869 23.92%	7,291 45.08%	5 0.03%	28 0.17%	9 0.06%

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Talladega County	53,614	38,551	14,805	129	79	50
	72.35%	52.02%	19.98%	0.17%	0.11%	0.07%
Tallapoosa County	28,899	22,100	6,718	41	25	15
	74.43%	56.92%	17.30%	0.11%	0.06%	0.04%
Tuscaloosa County	114,857	86,831	26,623	195	1,022	186
	76.31%	57.69%	17.69%	0.13%	0.68%	0.12%
Walker County	50,560	47,546	2,847	67	79	21
	74.72%	70.26%	4.21%	0.10%	0.12%	0.03%
Washington County	11,611	8,033	2,916	645	12	5
	69.55%	48.12%	17.47%	3.86%	0.07%	0.03%
Wilcox County	8,956	3,297	5,649	6	4	
	66.01%	24.30%	41.63%	0.04%	0.03%	0.00%
Winston County	16,621	16,530	38	31	19	3
	75.37%	74.96%	0.17%	0.14%	0.09%	0.01%
Total Alabama	2,981,799	2,273,845	677,681	10,809	15,529	3,935
	73.80%	56.28%	16.77%	0.27%	0.38%	0.10%

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APPENDIX E

<u>District</u>	<u>Name/Address</u>	<u>Census Residence</u>
1	Sonny Callahan (R) 3251 Riviere Du Chien Drive Mobile, AL	Mobile County Tract 20 Block 231 Voting District #0360
	FIRST ELECTED: NOVEMBER, 1984	
2	Bill Dickinson (R) 2350 Woodley Road Montgomery, AL	Montgomery County Tract 20 Block 311 Voting District #0180
	FIRST ELECTED: NOVEMBER, 1964	
3	Glen Browder (D) 517 Pelham Street, North Jacksonville, AL	Calhoun County Tract 21 Block 510 Voting District #0010
	FIRST ELECTED: APRIL, 1989	
4	Tom Beville (D) 1600 Alabama Avenue Jasper, AL	Walker County Tract 203 Block 173 Voting District #0010
	FIRST ELECTED: NOVEMBER, 1989	
5	Bud Cramer (D) 417 Eustis Street Huntsville, AL	Madison County Tract 1 Block 234 Voting District #0060
	FIRST ELECTED: NOVEMBER, 1982	
6	Ben Erdreich (D) 2625 Highland Avenue, South Birmingham, AL	Jefferson County Tract 47.01 Block 723 Voting District #5408
	FIRST ELECTED: NOVEMBER, 1982	
7	Clause Harris (D) 3121 Azalea Lane East (41st Avenue) Tuscaloosa, AL	Tuscaloosa County Tract 123.01 Block 143 Voting District #0160
	FIRST ELECTED: NOVEMBER, 1986	

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Hand, Senior District Judge, concurring in judgment:

I concur in the Judgment and Order of the Court for the reasons expressed therein, except as noted below, but I write separately to emphasize a point which the opinion does not address as squarely as I feel it should. Accepting as fact the statements contained in the stipulation of the parties that this State has a substantial African-American minority that is relatively geographically compact so as to comprise a minority district which complies with the population equality requirement of *Karcher v. Daggett*, 462 U.S. 725 (1983), and no evidence or argument being presented that the establishment of such a district would violate any requirement of the law, I agree with the decision to accept the parties' joint request for the creation of such a district as a remedy and as a remedy only. In so doing, my concurrence should in no way be considered as an agreement that such a result is constitutionally mandated. It simply is not.

Those in high and low places who advocate racial gerrymandering to create African-American congressional districts would do well to remember the reasoned dissents of the first Mr. Justice Harlan wherein he stated in *Plessy v. Ferguson*: "There is no caste here. Our Constitution is color-blind, and neither knows nor tolerates classes among citizens." 163 U.S. 537, 558 (1895); and of Mr. Justice William O. Douglas who later addressed this point with an equally persuasive dissent in *Wright v. Rockefeller*, 376 U.S. 52; 59-67 (1964):

Here no Negroes are deprived of the franchise. Rather, zigzag tortuous lines are drawn to concentrate Negroes and Puerto Ricans into Manhattan's Eighteenth Congressional District and practically to exclude them from the Seventeenth Congressional District.

...

The intervenors are persons who apparently have a vested interest in control of the segregated Eighteenth

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District. [footnote #4: Adam Clayton Powell has represented the Eighteenth District in Congress since 1945] They and the State seem to support this segregation not on the "separate but equal" theory of *Plessy v. Ferguson* but on another theory. Their theory might be called the theory of "separate but better off"—a theory that has been used before.

...

Here the individual is important, not his race, his creed, or his color. The principle of equality is at war with the notion that District A must be represented by a Negro, as it is with the notion that District B must be represented by a Caucasian, District C by a Jew, District D by a Catholic, and so on. . . . That system, by whatever name it is called, is a divisive force in a community, emphasizing differences between candidates and voters that are irrelevant in the constitutional sense. Of course race, like religion, plays an important role in the choices which individual voters make from among various candidates. [footnote omitted]. But government has no business designing electoral districts along racial or religious lines.

...

When racial or religious lines are drawn by the State, the multiracial, multireligious communities that our Constitution seeks to weld together as one becomes separatist; antagonisms that relate to race or to religion rather than to political issues are generated; communities seek not the best representative but the best racial or religious partisan. Since that system is at war with the democratic ideal, it should find no footing here.

"Separate but equal" and "separate but better off" have no more place in voting districts than they have in schools, parks, railroad terminals, or any other facility serving the public.

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As I perceive it, the chief danger, which these Justices recognized and so eloquently articulated, is judicial and legislative ghettoizing of the vote. The resulting balkanization is antithetical to the American dream, and I do not wish to be associated with any such action or effort, thus I write separately to this point.

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IN THE UNITED STATES DISTRICT COURT FOR
THE SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

Civil Action No. 91-0787
(Three Judge Court)

PAUL CHARLES WESCH,
vs. *Plaintiff,*

GUY HUNT, BILLY JOE CAMP, LIONEL W. NOONAN,
HARRY D'OLIVE, DEVON WIGGINS, OTHA LEE BIGGS,
JERRY BOGAN, CLARENCE WATTERS, and TOM TURNER,
Defendants.

MOTION TO STAY

COMES NOW defendant Billy Joe Camp, Secretary of State of the State of Alabama, and pursuant to Rule 62(c) of the Federal Rules of Civil Procedure moves the Court to stay proceedings to enforce its final judgment and order of March 9, 1992 pending adjudication of his appeal, and in support of such motion relies on the accompanying memorandum of law.

Respectfully submitted this 16th day of March, 1992.

JAMES H. EVANS
Attorney General

/s/ Marc Givhan
MARC GIVHAN (GIVHR 4774)
Assistant Attorney General

/s/ Mort P. Ames
MORT P. AMES (AMESM 7570)
Deputy Attorney General
Two of the Attorneys for
Defendant Camp

175a

CERTIFICATE OF SERVICE

I hereby certify that I have on this 16th day of March, 1992, served a copy of the foregoing on all parties of record by mailing a copy of same by United States Mail, postage prepaid and properly addressed as follows:

John H. England, Jr., Esq.
England & Bivens, P.C.
2616 8th Street
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1010 Van Antwerp Building
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176a

Honorable Harry D'Olive
Probate Judge
Probate Court of Baldwin County
Baldwin County Courthouse
Bay Minette, Alabama 36507

Honorable Devon Wiggins
Probate Judge
Probate Court of Escambia County
Escambia County Courthouse
Brewton, Alabama 36427

Honorable Otha Lee Biggs
Probate Judge
Probate Court of Monroe County
Monroe County Courthouse
Monroeville, Alabama 36461

Honorable Jerry Bogan
Probate Judge
Probate Court of Wilcox County
Wilcox County Courthouse
Camden, Alabama 36726

Honorable Clarence Watters
Probate Judge
Probate Court of Clarke County
Clarke County Courthouse
Grove Hill, Alabama 36451

Honorable Tom W. Turner
Probate Judge
Probate Court of Washington County
Washington County Courthouse
Chatom, Alabama 36518

/s/ Mort P. Ames
MORT P. AMES
Deputy Attorney General

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Address of Counsel:

Office of the Attorney General
Alabama State House
11 South Union Street
Montgomery, Alabama 36130
(205) 242-7300
1273A

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IN THE UNITED STATES DISTRICT COURT FOR
THE SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

Civil Action No. 91-0787
(Three Judge Court)

PAUL CHARLES WESCH,
vs. *Plaintiff,*

GUY HUNT, BILLY JOE CAMP, LIONEL W. NOONAN,
HARRY D'OLIVE, DEVON WIGGINS, OTHA LEE BIGGS,
JERRY BOGAN, CLARENCE WATTERS, AND TOM TURNER,
Defendants.

DEFENDANT CAMP'S MEMORANDUM OF LAW
IN SUPPORT OF MOTION TO STAY

COMES NOW defendant Billy Joe Camp, Secretary of State of the State of Alabama, and respectfully submits this memorandum of law in support of his motion to stay.

Although defendant Camp has already filed notice, on March 13, 1992, that he is appealing the Court's final judgement in this case, dated March 9, 1992, and the Court's order, dated March 9, 1992, this Court still retains jurisdiction to rule on his motion to stay. Under *Matter of Miranne*, 852 F.2d 805 (5th Cir. 1988), a federal district court retains jurisdiction to grant appellant's request for stay pending appeal even though notice of appeal to the Court of Appeals was filed before the request to stay. *Also See Rakovich v. Wade*, 834 F.2d 673 (7th Cir. 1987), in which the Seventh Circuit held that notice of appeal does not deprive a district court of jurisdiction over motion for stay of its judgement; the power of the district court to grant stay of judgement pending appeal continues to reside in the district court until such time as the Court of Appeals issues its mandate.

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Therefore, this Court retains jurisdiction to rule on defendant Camp's motion to stay. Accordingly, defendant Camp requests this Court to grant his motion to stay proceedings to enforce this Court's final judgement and order, dated March 9, 1992, pending adjudication of his appeal.

Respectfully submitted this 16th day of March, 1992.

JAMES H. EVANS
Attorney General

/s/ Marc Givhan
MARC GIVHAN (GIVHR 4774)
Assistant Attorney General

/s/ Mort P. Ames
MORT P. AMES (AMESM 7570)
Deputy Attorney General

Two of the Attorneys for
Defendant Camp

Address of Counsel:

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Montgomery, Alabama 36130
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180a

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Probate Court of Washington County
Washington County Courthouse
Chatom, Alabama 36518

/s/ Mort P. Ames
MORT P. AMES
Deputy Attorney General

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IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

Civil Action No. 91-0787

PAUL CHARLES WESCH,
Plaintiff,

MICHAEL FIGURES, *et al.*,
Intervenor-Plaintiffs,

vs.

GUY HUNT, BILLY JOE CAMP, LIONEL W. NOONAN, HARRY
D'OLIVE, DEVON WIGGINS, OTHA LEE BIGGS, JERRY
BOGAN, CLARENCE WATTERS and TOM TURNER, all sued
in their official or representative capacities only,
Defendants.

ORDER

Before COX, Circuit Judge, HAND, Senior District
Judge and ALBRITTON, District Judge.

BY THE COURT

This matter comes before the Court on Defendant Secretary of State Camp's motion "to stay proceedings to enforce its final judgement and order of March 9, 1992 pending adjudication of his appeal." Having considered the motion and the supporting memorandum of law, the Court hereby DENIES the motion.

DONE this 17th day of March, 1992.

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IN THE UNITED STATES DISTRICT COURT FOR
THE SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

Civil Action No. 91-00787
(Three Judge Court)

PAUL CHARLES WESCH,
vs. *Plaintiff,*
GUY HUNT, *et al.,*
Defendants.

MOTION TO ADOPT STATE OF ALABAMA'S
CONGRESSIONAL REDISTRICTING PLAN

[Filed Mar. 6, 1992]

COMES NOW Defendant Billy Joe Camp, Secretary of State of the State of Alabama, and moves this Court to adopt the congressional redistricting plan enacted into law by the Legislature of the State of Alabama, Act No. 92-63, effective on March 5, 1992, as the Court's interim congressional redistricting plan for the State of Alabama until such time as the plan has been precleared by the United States Justice Department and put into effect. A certified copy of Act No. 92-63 is attached as Exhibit A; a map of the congressional redistricting plan together with supporting statistical data is attached as Exhibit B.

Respectfully submitted this 6th day of March, 1992.

JAMES H. EVANS
Attorney General

/s/ Marc Givhan
MARC GIVHAN (GIVHR 4774)
Assistant Attorney General

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/s/ Mort P. Ames
MORT P. AMES (AMESM 7570)
Deputy Attorney General
Two of the Attorneys for
Defendant Camp

Address of Counsel:

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Alabama Statehouse
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Montgomery, Alabama 36130
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185a

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Probate Judge
Probate Court of Clarke County
Clarke County Courthouse
Grove Hill, Alabama 36451

Honorable Tom W. Turner
Probate Judge
Probate Court of Washington County
Washington County Courthouse
Chatom, Alabama 36518

/s/ Mort P. Ames
MORT P. AMES
Deputy Attorney General

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EXHIBIT A

STATE OF ALABAMA

I, Billy Joe Camp, Secretary of State of the State of Alabama, having custody of the Great and Principal Seal of said State, do hereby certify that

THE PAGES HERETO ATTACHED CONTAIN A TRUE, ACCURATE AND LITERAL COPY OF S 73, ACT NO 92-63 PASSED IN THE REGULAR LEGISLATIVE SESSION. EFFECTIVE ON MARCH 5, 1992 AS SAME APPEARS ON FILE AND OF RECORD IN THIS OFFICE.

In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State, at the Capitol, in the City of Montgomery, on this day.

March 6, 1992
Date

/s/ Billy Joe Camp
BILLY JOE CAMP
Secretary of State

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ACT NO. 92-63

S. 73

By: Senators Ghee and Bennett

Enrolled, An Act,

To amend Section 17-20-1, Code of Alabama 1975, relating to the division of the state into congressional districts, so as to redistrict the congressional districts based upon the 1990 census.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 17-20-1, Code of Alabama 1975, is hereby amended to read as follows:

“17-20-1.

“The state is hereby divided into seven congressional districts as follows:

“District 1: Baldwin County, Clarke County, Escambia County, Mobile County, Monroe County: Tract 9857, Tract 9858: Block Group 1: Block 103, Block 104, Block 105, Block 106, Block 107, Block 116, Block 117, Block 118, Block 119, Block 120, Block 121, Block 122, Block 123, Block 124; Block Group 2: Block 246, Block 247, Block 248, Block 251, Block 252, Block 253, Block 254, Block 255; Tract 9859, Tract 9860, Tract 9861, Tract 9862; Washington County.

“District 2: Barbour County, Butler County, Coffee County, Conecuh County, Covington County, Crenshaw County, Dale County, Geneva County, Henry County, Houston County, Lee County, Monroe County: Tract 9856, Tract 9858: Block Group 1: Block 101, Block 102, Block 108, Block 109, Block 110, Block 111, Block 112, Block 113, Block 114, Block 115, Block 125, Block 126, Block 127, Block 128, Block 129, Block 130, Block 131;

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Block Group 2: Block 201, Block 202, Block 203, Block 204, Block 205, Block 206, Block 207, Block 208, Block 209, Block 210, Block 211, Block 212, Block 213, Block 214, Block 215, Block 216, Block 217, Block 218, Block 219, Block 220, Block 221, Block 222, Block 223, Block 224, Block 225, Block 226, Block 227, Block 228, Block 229, Block 230, Block 231, Block 232, Block 233, Block 234, Block 235, Block 236, Block 237, Block 238, Block 239, Block 240, Block 241, Block 242, Block 243, Block 244, Block 245, Block 249, Block 250, Block 256, Block 257, Block 258, Block 259; Montgomery County: Tract 0001: Block Group 1: Block 129, Block 130, Block 131, Block 132, Block 133, Block 134, Block 140, Block 141, Block 152, Block 153, Block 154, Block 155, Block 156, Block 157, Block 158, Block 159, Block 160, Block 161, Block 162, Block 163, Block 164, Block 165, Block 166, Block 167, Block 168, Block 169, Block 170, Block 171, Block 172, Block 173, Block 174, Block 175, Block 176, Block 177, Block 178, Block 179, Block 180, Block 181, Block 182, Block 183, Block 184, Block 185, Block 186, Block 187, Block 191, Block 192; Block Group 2: Block 208; Tract 0002: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107, Block 108, Block 109, Block 110, Block 111, Block 118, Block 119; Block Group 2: Block 201; Tract 0005: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107, Block 108, Block 109, Block 110, Block 111, Block 112, Block 113, Block 114, Block 115, Block 116, Block 117, Block 118; Block Group 2: Block 201, Block 202, Block 203, Block 204, Block 205, Block 206, Block 207, Block 208, Block 209, Block 210, Block 211, Block 212, Block 213, Block 214, Block 215, Block 216, Block 217, Block 218; Block Group 3: Block 301, Block 302, Block 303, Block 304, Block 305, Block 306, Block 307, Block 308, Block 309, Block 310, Block 311, Block 312, Block 313, Block 314, Block 315; Block Group 4: Block 404, Block 405, Block 406, Block 407, Block 408, Block 409, Block 410, Block 411, Block

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412, Block 413, Block 414, Block 415, Block 416, Block 417, Block 418, Block 419, Block 420, Block 421; Tract 0006: Block Group 1: Block 111, Block 118; Tract 0009.85, Tract 0010: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107, Block 110, Block 111, Block 113, Block 114; Tract 0011: Block Group 1: Block 101; Tract 0013: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107, Block 108, Block 109, Block 110, Block 111, Block 112, Block 113, Block 114; Block Group 2: Block 201, Block 202, Block 203, Block 204, Block 205, Block 206, Block 207, Block 208, Block 209, Block 210, Block 211, Block 212, Block 213, Block 214; Tract 0014: Block Group 1: Block 101, Block 102, Block 108, Block 109, Block 110, Block 111, Block 112, Block 113, Block 114, Block 115, Block 116, Block 117, Block 118, Block 119, Block 120, Block 121, Block 122; Block Group 2: Block 201, Block 202, Block 203, Block 204, Block 205, Block 206, Block 207, Block 208, Block 209, Block 210, Block 211, Block 212, Block 213, Block 214, Block 215, Block 216, Block 217, Block 218, Block 219, Block 220, Block 221; Block Group 3: Block 301, Block 302, Block 304, Block 305, Block 306, Block 307, Block 308, Block 309, Block 310, Block 311, Block 312, Block 313, Block 314, Block 315, Block 316, Block 317; Block Group 4: Block 401, Block 402, Block 403, Block 404, Block 405, Block 406, Block 407, Block 408, Block 409, Block 410, Block 411, Block 412; Block Group 5: Block 505, Block 508, Block 509, Block 510, Block 511, Block 512, Block 515, Block 517, Block 518, Block 519, Block 520; Tract 0015: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107, Block 108, Block 109, Block 110, Block 111, Block 112, Block 113, Block 114, Block 115, Block 116, Block 117, Block 118, Block 119, Block 120; Block Group 2: Block 201, Block 202, Block 203, Block 205, Block 206, Block 207, Block 208, Block 209, Block 210, Block 215, Block 216, Block 217, Block 218, Block 219, Block 220,

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Block 224, Block 225, Block 226, Block 227, Block 228; Tract 0016, Tract 0017, Tract 0018, Tract 0019, Tract 0020; Block Group 1: Block 108, Block 109, Block 110, Block 111, Block 112, Block 113, Block 114, Block 115, Block 116, Block 117, Block 118, Block 119, Block 120, Block 121, Block 122, Block 123, Block 130; Block Group 2: Block 201, Block 202, Block 203, Block 204, Block 205, Block 206, Block 207, Block 208, Block 209, Block 210, Block 211, Block 212, Block 213, Block 214, Block 215, Block 216; Block Group 3: Block 309, Block 310, Block 311, Block 312, Block 313; Block Group 4: Block 401, Block 402, Block 403, Block 404, Block 405, Block 406, Block 407, Block 408, Block 409, Block 410, Block 411, Block 412, Block 413, Block 414, Block 415, Block 418; Block Group 5: Block 501, Block 502, Block 503, Block 504, Block 505, Block 506, Block 507, Block 508, Block 509, Block 510, Block 511; Tract 0021: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107, Block 108, Block 109, Block 110, Block 111, Block 112, Block 113, Block 114, Block 115, Block 116, Block 117, Block 118, Block 119, Block 120; Block Group 4: Block 401, Block 402, Block 406, Block 407, Block 420, Block 421, Block 422; Tract 0026, Tract 0027, Tract 0028, Tract 0033.01, Tract 0033.02, Tract 0051.01: Block Group 1: Block 148A, Block 148B, Block 149; Block Group 2: Block 212; Tract 0053.01, Tract 0053.02, Tract 0054.01: Block Group 1: Block 108A, Block 108B, Block 109A, Block 109B, Block 110; Block Group 2: Block 204A, Block 204B, Block 204C, Block 204D, Block 205A, Block 205B, Block 206, Block 207, Block 208, Block 209, Block 210, Block 211A, Block 211B, Block 212, Block 213, Block 214, Block 215, Block 216, Block 217, Block 218, Block 219, Block 220, Block 221, Block 222, Block 223, Block 224, Block 225, Block 226, Block 227; Block Group 3: Block 301, Block 302A, Block 302B, Block 303, Block 304, Block 305, Block 306, Block 307A, Block 307B, Block 308A, Block 308B, Block 309A, Block 309B, Block 309C, Block 310A, Block

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310B, Block 311A, Block 311B, Block 312; Block Group 4: Block 401A, Block 401B, Block 402, Block 403A, Block 403B, Block 404, Block 405; Tract 0054.02: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107, Block 108, Block 109, Block 110, Block 113, Block 114, Block 115, Block 116, Block 117, Block 118, Block 119; Block Group 2: Block 201, Block 202, Block 203, Block 204, Block 205, Block 206, Block 207, Block 208, Block 209, Block 210, Block 211, Block 212, Block 213, Block 214, Block 230; Block Group 3: Block 301, Block 302; Block Group 4: Block 401, Block 402, Block 403, Block 404, Block 405, Block 406, Block 407, Block 408, Block 409, Block 410, Block 411, Block 412, Block 413, Block 414; Tract 0054.03, Tract 0054.05, Tract 0054.06, Tract 0055: Block Group 1: Block 102A, Block 102B, Block 102C, Block 103, Block 104, Block 105; Tract 0056.01: Block Group 3: Block 301, Block 302, Block 303, Block 304, Block 305, Block 306, Block 307, Block 308, Block 310, Block 311; Block Group 4: Block 401, Block 402, Block 403, Block 404, Block 405, Block 406A, Block 406B, Block 407A, Block 411, Block 412; Block Group 5: Block 501A, Block 501B, Block 501C, Block 502, Block 503, Block 504, Block 505, Block 506, Block 507; Tract 0056.02, Tract 0056.03: Block Group 6: Block 601; Tract 0056.04: Block Group 2: Block 211, Block 212, Block 213, Block 214, Block 215, Block 217, Block 218, Block 219, Block 220, Block 221; Block Group 3: Block 303, Block 304, Block 305, Block 306, Block 307, Block 309, Block 310, Block 313; Block Group 4: Block 406, Block 407, Block 408, Block 409, Block 410, Block 411, Block 412, Block 413, Block 414, Block 415, Block 416, Block 417, Block 418, Block 419, Block 420, Block 421, Block 422, Block 423, Block 424, Block 425, Block 426, Block 427, Block 428, Block 429, Block 430, Block 431, Block 432, Block 433, Block 434; Tract 0057: Block Group 1: Block 119, Block 120, Block 121, Block 122, Block 123, Block 127; Tract 0058: Block Group 1: Block 103, Block 104, Block 105,

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Block 106, Block 107, Block 109, Block 119, Block 120, Block 121, Block 122, Block 123, Block 152, Block 153, Block 154; Block Group 2: Block 201, Block 202, Block 203, Block 204, Block 206, Block 208, Block 209, Block 210, Block 211, Block 217, Block 218, Block 219, Block 220, Block 221, Block 222, Block 223, Block 224, Block 225; Block Group 3: Block 302, Block 303, Block 304, Block 305, Block 306, Block 307, Block 308, Block 309, Block 310, Block 311, Block 312, Block 313, Block 314, Block 322, Block 323, Block 324, Block 325, Block 326, Block 327, Block 328, Block 329, Block 330, Block 331; Block Group 4: Block 401, Block 402; Tract 0059.01: Block Group 2: Block 207, Block 208, Block 209, Block 210, Block 211, Block 214, Block 215, Block 216, Block 217, Block 218, Block 219, Block 220, Block 221, Block 222, Block 224, Block 225, Block 226, Block 227, Block 228, Block 236, Block 237; Tract 0060.85: Block Group 1: Block 101A, Block 101B, Block 116A, Block 117, Block 118, Block 135; Block Group 5: Block 501B; Block Group 9: Block 901A, Block 901B; Pike County, Russell County.

“District 3: Autauga County: Tract 0201, Tract 0202, Tract 0203, Tract 0204, Tract 0205, Tract 0206, Tract 0207, Tract 0208: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 109, Block 110A, Block 110B, Block 111, Block 112, Block 113, Block 114, Block 115, Block 116, Block 117, Block 118A, Block 118B, Block 119, Block 120, Block 121, Block 122, Block 123, Block 124, Block 125, Block 126, Block 127, Block 128, Block 129, Block 130A, Block 130B, Block 131, Block 132, Block 133, Block 134, Block 135, Block 136, Block 137A, Block 137B, Block 138, Block 139, Block 140, Block 141, Block 142, Block 143, Block 144, Block 145, Block 147, Block 148, Block 149, Block 150, Block 151, Block 152, Block 154, Block 155, Block 156, Block 157, Block 158, Block 159, Block 160, Block 161, Block 162, Block 163, Block 164, Block 165, Block 166; Block Group 2: Block 201, Block 202, Block 223, Block 224, Block 225, Block 226, Block 227, Block 228, Block 229, Block 230,

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Block 232, Block 242; Block Group 3: Block 306, Block 307, Block 308, Block 309, Block 310, Block 313, Block 314, Block 316, Block 317, Block 318, Block 319, Block 320, Block 321, Block 322; Block Group 4: Block 430, Block 432, Block 433, Block 434, Block 435, Block 437, Block 438, Block 439, Block 440, Block 441, Block 442, Block 443; Block Group 5: Block 501, Block 502, Block 503, Block 504A, Block 504B, Block 505A, Block 505B, Block 506, Block 507, Block 508, Block 509, Block 510, Block 511; Calhoun County, Chambers County, Chilton County, Clay County, Cleburne County, Coosa County, Elmore County, Randolph County, St. Clair County, Shelby County, Talladega County, Tallapoosa County.

“District 4: Blount County, Cherokee County, Cullman County, DeKalb County, Etowah County, Fayette County, Franklin County, Jefferson County: Tract 0113: Block Group 1: Block 161E, Block 166A, Block 166B, Block 167; Block Group 2: Block 246B, Block 247B, Block 248B, Block 248C, Block 250, Block 252, Block 253, Block 254A, Block 254C, Block 254D, Block 255, Block 256B, Block 260A, Block 260B, Block 261, Block 263A, Block 263B, Block 263C, Block 264A, Block 264B, Block 264C, Block 264D, Block 265A, Block 265B, Block 266A, Block 266B, Block 267, Block 268, Block 269, Block 270A, Block 270B, Block 270C, Block 270D, Block 271, Block 272; Block Group 5: Block 502, Block 503, Block 504, Block 505A, Block 505B, Block 506, Block 507, Block 508, Block 509, Block 510, Block 511, Block 512, Block 513, Block 514, Block 515, Block 516, Block 517A, Block 517B, Block 518A, Block 518B, Block 519, Block 520, Block 521, Block 522, Block 523, Block 524, Block 525, Block 526, Block 527, Block 528A, Block 528B, Block 529, Block 530, Block 531, Block 532, Block 533A, Block 533B, Block 534, Block 535, Block 536, Block 537A, Block 537B, Block 538, Block 539, Block 540, Block 541A, Block 541B, Block 542A, Block 542B, Block 543, Block 544A, Block 544B; Tract 0114: Block Group 1: Block 119, Block 120; Block Group 2: Block 230, Block 231, Block 232A, Block 232B, Block

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232C, Block 232D, Block 232E, Block 233, Block 257, Block 258, Block 259, Block 260A, Block 260B, Block 261; Block Group 3: Block 301A, Block 301B, Block 301C, Block 302, Block 303, Block 304, Block 305C, Block 305D, Block 305E, Block 305G, Block 305H, Block 307; Block Group 4: Block 401, Block 402, Block 403, Block 404, Block 405, Block 406, Block 407, Block 408, Block 409, Block 410, Block 414, Block 415, Block 416, Block 418, Block 419, Block 420, Block 421, Block 422, Block 423, Block 424, Block 425, Block 426, Block 427, Block 428, Block 429, Block 430, Block 431, Block 432, Block 433, Block 434, Block 435, Block 436, Block 437, Block 438, Block 439, Block 440; Tract 0116: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107, Block 108, Block 109, Block 110, Block 111, Block 112, Block 126, Block 127, Block 129, Block 130, Block 131, Block 132, Block 140, Block 141, Block 142, Block 143, Block 153, Block 154, Block 155, Block 156, Block 157, Block 158, Block 159, Block 196; Tract 0117.03: Block Group 1: Block 101, Block 102, Block 103, Block 104A, Block 104B, Block 104C, Block 105A, Block 105B, Block 105C, Block 106, Block 107, Block 108, Block 109A, Block 109B, Block 109C, Block 110, Block 111, Block 114, Block 115, Block 116; Block Group 2: Block 201, Block 202, Block 203, Block 204, Block 206, Block 208, Block 209, Block 211; Block Group 3: Block 301, Block 302, Block 303, Block 304, Block 305A, Block 305B, Block 306A, Block 306B, Block 307, Block 308, Block 309, Block 310, Block 311, Block 312, Block 315, Block 316; Block Group 5: Block 501, Block 502, Block 503, Block 504, Block 505, Block 506, Block 507, Block 508, Block 509A, Block 509B, Block 509C, Block 510, Block 511, Block 512, Block 513; Block Group 7: Block 701A, Block 701B, Block 702B, Block 702C, Block 703C, Block 712, Block 713, Block 714, Block 716, Block 718, Block 719, Block 720, Block 726; Block Group 9: Block 901A, Block 901B, Block 902, Block 903, Block 904A, Block 904B, Block 904C, Block 904D, Block 904E, Block

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905A, Block 905B, Block 905C, Block 905D, Blockd 905E, Block 906A, Block 906B, Block 906C, Block 907, Block 908, Block 909A, Block 909B, Block 909C, Block 909D, Block 910A, Block 910B, Block 911B, Block 911C, Block 911D, Block 912B, Block 915B; Tract 0117.04: Block Group 1: Block 101, Block 104, Block 105, Block 106, Block 108, Block 109, Block 110, Block 111, Block 112A, Block 112B, Block 112C, Block 112D, Block 112E, Block 112F, Block 112G, Block 113, Block 114, Block 115, Block 116, Block 117, Block 118, Block 119, Block 120, Block 121A, Block 121B, Block 121C, Block 121D, Block 121E, Block 122, Block 123, Block 124, Block 125, Block 126, Block 127, Block 128, Block 129, Block 130, Block 131, Block 132, Block 133, Block 134, Block 135, Block 136, Block 137, Block 138, Block 139, Block 140, Block 141, Block 142A, Block 142B, Block 142C, Block 143, Block 144A, Block 144B, Block 144C, Block 144D, Block 144E, Block 145A, Block 145B, Block 145C, Block 145D, Block 145E, Block 146A, Block 146B, Block 147, Block 148, Block 149, Block 150, Block 151, Block 152, Block 153, Block 154, Block 155, Block 156, Block 157, Block 158, Block 159A, Block 159B, Block 160A, Block 160B; Tract 0117.05: Block Group 1: Block 101, Block 102A, Block 102B, Block 102C, Block 103, Block 104A, Block 104B, Block 105A, Block 105B, Block 105C, Block 105D, Block 105E, Block 105F, Block 105G, Block 106, Block 107, Block 108A, Block 108B, Block 109, Block 110, Block 111A, Block 111B, Block 113A, Block 113B, Block 114A, Block 114B, Block 114C, Block 115A, Block 115B, Block 118, Block 122A, Block 122C, Block 122D, Block 122E, Block 122F, Block 123, Block 124, Block 125, Block 126A, Block 126B, Block 127, Block 128, Block 129, Block 130, Block 131, Block 132, Block 133; Block Group 3: Block 301, Block 302A, Block 302B, Block 305, Block 306; Block Group 4: Block 401, Block 402, Block 403, Block 404, Block 405, Block 407; Block Group 6: Block 601, Block 602, Block 603, Block 604A, Block 604B, Block 604C, Block 605A, Block 605B, Block 606A, Block 606B,

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Block 607, Block 608, Block 609, Block 610, Block 611, Block 612, Block 613, Block 614, Block 615, Block 616, Block 617, Block 618A, Block 618B, Block 619A, Block 619B, Block 619C, Block 619E, Block 620A, Block 620B, Block 620E, Block 621C, Block 622A, Block 622B, Block 624, Block 625D, Block 625E, Block 628C, Block 629, Block 630, Block 632, Block 635, Block 637, Block 640, Block 641B; Tract 0119.01: Block Group 9: Block 911C, Block 911E, Block 912B, Block 912C, Block 912D, Block 913B; Lamar County, Lawrence County, Marion County, Marshall County: Tract 0301, Tract 0302, Tract 0303: Block Group 1: Block 129; Block Group 2: Block 259; Block Group 4: Block 463, Block 464, Block 465, Block 466A, Block 466B, Block 467, Block 473; Tract 0304: Block Group 1: Block 102, Block 103, Block 104, Block 109, Block 110, Block 112, Block 113, Block 114, Block 115, Block 116, Block 117, Block 121, Block 123, Block 124, Block 125, Block 126, Block 127A, Block 127B, Block 128, Block 129, Block 130, Block 131, Block 132, Block 133, Block 134, Block 135, Block 136, Block 137A, Block 137B, Block 138, Block 139, Block 140A, Block 140B, Block 141, Block 142, Block 143A, Block 143B, Block 144, Block 145, Block 146A, Block 146B, Block 147, Block 148, Block 149, Block 150, Block 151, Block 152, Block 153A, Block 153B, Block 154; Block Group 2: Block 201, Block 203, Block 204, Block 205, Block 206, Block 207, Block 208, Block 209, Block 210, Block 211, Block 212, Block 213, Block 214, Block 215, Block 216, Block 217, Block 218A, Block 218B, Block 219A, Block 219B, Block 219C, Block 219D, Block 219E, Block 220A, Block 220B, Block 220C, Block 221, Block 222, Block 223, Block 224, Block 225, Block 226, Block 227, Block 228, Block 229, Block 230, Block 231, Block 232A, Block 232B, Block 232C, Block 232D, Block 232E, Block 232F, Block 232G, Block 233, Block 234, Block 235A, Block 235B, Block 236A, Block 236B, Block 237, Block 238, Block 239, Block 240, Block 241A, Block 241B, Block 242A, Block 242B, Block 243, Block

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244, Block 245, Block 246, Block 247, Block 248, Block 249, Block 250, Block 251, Block 252, Block 253A, Block 253B, Block 254, Block 255, Block 256, Block 257, Block 258, Block 259, Block 260, Block 261, Block 262, Block 263; Block Group 3: Block 301, Block 302, Block 303, Block 304A, Block 304B, Block 305, Block 306, Block 307, Block 308, Block 309, Block 310, Block 311, Block 312, Block 313, Block 314, Block 315, Block 316, Block 317, Block 318, Block 319, Block 320, Block 321, Block 322, Block 323, Block 324, Block 325, Block 326, Block 327, Block 328, Block 329, Block 330, Block 331, Block 332, Block 333, Block 334, Block 335, Block 336, Block 337, Block 338, Block 339, Block 340, Block 341, Block 342, Block 343, Block 344, Block 345, Block 346, Block 347, Block 348, Block 349, Block 350; Block Group 4: Block 401A, Block 401B, Block 402, Block 403, Block 404A, Block 404B, Block 405A, Block 405B, Block 406A, Block 406B, Block 407A, Block 407B, Block 408, Block 409, Block 410, Block 411, Block 412, Block 413, Block 414, Block 415, Block 416, Block 417, Block 418, Block 419, Block 420, Block 421, Block 422, Block 423, Block 424, Block 425, Block 426, Block 427, Block 428, Block 429, Block 430, Block 431, Block 432, Block 433, Block 434; Block Group 5: Block 501, Block 502, Block 503, Block 504, Block 505, Block 506, Block 507, Block 508, Block 509, Block 510, Block 511, Block 512, Block 513, Block 514, Block 515, Block 516, Block 517, Block 518, Block 519, Block 520, Block 521, Block 522, Block 523, Block 524, Block 525, Block 526, Block 527, Block 528, Block 529, Block 530, Block 531, Block 532, Block 533, Block 534, Block 535, Block 536; Block Group 6: Block 601A, Block 601B, Block 601C, Block 601D, Block 602, Block 603A, Block 603B, Block 604A, Block 604B, Block 605, Block 606, Block 607A, Block 607B, Block 608, Block 609A, Block 609B, Block 610, Block 611, Block 612, Block 613, Block 614, Block 615, Block 616; Tract 0305, Tract 0306, Tract 0307, Tract 0308, Tract 0309.01, Tract 0309.02, Tract 0310, Tract 0311, Tract 0312; Pickens County: Tract 9878; Block Group 1: Block 107, Block

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108A, Block 108B, Block 137, Block 138, Block 139, Block 140, Block 141, Block 142, Block 144, Block 145, Block 146, Block 161, Block 162, Block 163, Block 164, Block 165, Block 186, Block 187, Block 188, Block 189, Block 190, Block 191, Block 192, Block 193; Block Group 2: Block 239, Block 240, Block 241, Block 242, Block 244; Tract 9879: Block Group 4: Block 413, Block 414, Block 415, Block 416, Block 425, Block 426, Block 427, Block 428, Block 451, Block 452, Block 453, Block 480, Block 481, Block 482B, Block 483, Block 484, Block 485, Block 486, Block 487, Block 488, Block 489, Block 490, Block 491, Block 495; Walker County, Winston County.

“District 5: Colbert County, Jackson County, Lauderdale County, Limestone County, Madison County, Marshall County: Tract 0303: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107, Block 108, Block 109, Block 110, Block 111, Block 112, Block 113, Block 114, Block 115, Block 116, Block 117, Block 118, Block 119, Block 120, Block 121, Block 122, Block 123, Block 124, Block 125, Block 126, Block 127, Block 128, Block 130; Block Group 2: Block 201, Block 202, Block 203, Block 204, Block 205, Block 206, Block 207, Block 208, Block 209, Block 210, Block 211, Block 212, Block 213, Block 214, Block 215, Block 216, Block 217, Block 218, Block 219, Block 220, Block 221, Block 222, Block 223, Block 224, Block 225, Block 226, Block 227, Block 228, Block 229, Block 230, Block 231, Block 232, Block 233, Block 234, Block 235, Block 236, Block 237, Block 238, Block 239, Block 240, Block 241, Block 242, Block 243, Block 244, Block 245, Block 246, Block 247, Block 248, Block 249, Block 250, Block 251, Block 252, Block 253, Block 254, Block 255, Block 256, Block 257, Block 258, Block 260, Block 261, Block 262, Block 263, Block 264, Block 265, Block 266, Block 267, Block 268, Block 269, Block 270, Block 271, Block 272, Block 273, Block 274, Block 275, Block 276, Block 277, Block 278, Block 279, Block 280; Block Group 3: Block 301, Block 302, Block 303, Block 304, Block 305,

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Block 306, Block 307, Block 308, Block 309, Block 310, Block 311, Block 312, Block 313, Block 314, Block 315, Block 316, Block 317, Block 318, Block 319, Block 320, Block 321, Block 322, Block 323A, Block 323B, Block 323C, Block 324, Block 325, Block 326, Block 327, Block 328, Block 329, Block 330, Block 331, Block 332, Block 333, Block 334A, Block 334B, Block 335A, Block 335B, Block 336, Block 337, Block 338, Block 339, Block 340, Block 341, Block 342, Block 343; Block Group 4: Block 401, Block 402, Block 403, Block 404, Block 405, Block 406, Block 407, Block 408; Block 409, Block 410, Block 411, Block 412, Block 413, Block 414, Block 415, Block 416, Block 417, Block 418, Block 419, Block 420, Block 421, Block 422, Block 423A, Block 423B, Block 424, Block 425, Block 426, Block 427, Block 428, Block 429, Block 430, Block 431, Block 432, Block 433, Block 434, Block 435, Block 436, Block 437, Block 438, Block 439, Block 440, Block 441, Block 442, Block 443, Block 444, Block 445, Block 446, Block 447, Block 448, Block 449, Block 450, Block 451, Block 452, Block 453, Block 454, Block 455, Block 456, Block 457, Block 458, Block 459, Block 460, Block 461, Block 462, Block 468, Block 469A, Block 469B, Block 470, Block 471A, Block 471B, Block 472A, Block 472B, Block 472C; Block Group 5: Block 501, Block 502, Block 503, Block 504, Block 505, Block 506, Block 507, Block 508, Block 509, Block 510, Block 511, Block 512A, Block 512B, Block 512C, Block 513A, Block 513B, Block 514A, Block 514B, Block 515, Block 516, Block 517, Block 518, Block 519, Block 520, Block 521, Block 522, Block 523, Block 524, Block 525, Block 526, Block 527, Block 528, Block 529; Tract 0304: Block Group 1: Block 101, Block 105, Block 106, Block 107, Block 108, Block 111, Block 118, Block 119, Block 120, Block 122; Block Group 2: Block 202; Morgan County.

“District 6: Choctaw County, Hale County: Tract 9743: Block Group 1: Block 101, Block 102, Block 103, Block 104, Block 105, Block 106, Block 107A, Block 107B, Block 108A, Block 108B,, Block 109, Block 110, Block 111,

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Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

/s/ Ryan deGraffenried
President and Presiding
Officer of the Senate

/s/ James S. Clark
Speaker of the House
of Representatives

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S. 73

Senate 220-92

I hereby certify that the within Act originated in and passed the Senate, as amended.

McDOWELL LEE
Secretary

House of Representatives

Amended and passed 2-27-92.

Senate concurred in House amendment 2-27-92.

By: Senators Ghee and Bennett

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S. 73

Senate 3-5-92

I hereby certify that the within Act originated in and passed the Senate, the Executive veto to the contrary notwithstanding.

Yeas 21

Nays 09

McDOWELL LEE
Secretary

House of Representatives

Passed 3-5-92, the Executive veto to the contrary notwithstanding.

Yeas 64

Nays 29

I hereby certify that the vote shown above of the two Houses of the Legislature overriding the Governor's veto is true and correct.

McDOWELL LEE
Secretary

By: Senators Ghee and Bennett

Passed, the Governor's veto to the contrary notwithstanding on March 5, 1992.

I hereby certify that the foregoing copy of an Act of the Legislature of Alabama has been compared with the enrolled Act and it is a true and correct copy thereof.

Given under my hand this 5th day of March 1992.

McDOWELL LEE
Secretary

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EXHIBIT B

Senate Bill 73 Substituted in House 2/27/92
Senate Concurred 2/27/92

REAPP 92-16



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DB: Alabama

District Statistics
 Total Populations, All Ages
 Plan: Reapp92-16

Plan type: Congressional Districts

District Name	Number Members	Total Population	Ideal Population	District Variance	% District Variance
District 1	1	577,226	577,227	-1	0.00%
District 2	1	577,228	577,227	1	0.00%
District 3	1	577,227	577,227	0	0.00%
District 4	1	577,224	577,227	-3	0.00%
District 5	1	577,227	577,227	0	0.00%
District 6	1	577,228	577,227	1	0.00%
District 7	1	577,227	577,227	0	0.00%
Total	7	4,040,587	4,040,589	-2	0.00%

PLANWIDE STATISTICS:

Range of populations: 577,224 to 577,228
 Ratio range: 1.0000
 Absolute range: -3 to 1
 Absolute overall range: 4
 Relative range: 0.00 to 0.00%
 Relative overall range: 0.00%
 Absolute mean deviation: 0.86
 Relative mean deviation: 0.00%
 Standard deviation: 1.3093

DB: Alabama

District Summary
Total Populations, All Ages
Plan: Reapp92-16

Plan type: Congressional Districts

District Name	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
District 1	577,226 100.00%	403,662 69.93%	163,986 28.41%	4,943 0.86%	3,770 0.65%	867 0.15%
District 2	577,228 100.00%	432,727 74.97%	137,078 23.75%	1,600 0.28%	4,516 0.78%	1,307 0.23%
District 3	577,227 100.00%	463,942 80.37%	109,034 18.89%	1,340 0.23%	2,017 0.35%	894 0.15%
District 4	577,224 100.00%	537,767 93.16%	34,140 5.91%	3,693 0.64%	1,040 0.18%	584 0.10%
District 5	577,227 100.00%	484,015 83.85%	83,580 14.48%	3,401 0.59%	5,146 0.89%	1,085 0.19%
District 6	577,228 100.00%	464,488 80.47%	108,114 18.73%	839 0.15%	3,209 0.56%	578 0.10%
District 7	577,227 100.00%	189,196 32.78%	384,773 66.66%	690 0.12%	2,099 0.36%	469 0.08%
Total	4,040,587 100.00%	2,975,797 73.65%	1,020,705 25.26%	16,506 0.41%	21,797 0.54%	5,782 0.14%

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DB: Alabama

District Summary
Ethnic Breakdown of Voting Age Populations
Plan: Reapp92-16

Plan type: Congressional Districts

District Name	Total Vot. Age	Vot. Age White	Vot. Age Black	Vot. Age Am. Ind.	Vot. Age Asian/PI	Vot. Age Other
District 1	414,612 100.00%	302,961 73.07%	105,264 25.39%	3,272 0.79%	2,532 0.61%	587 0.14%
District 2	428,822 100.00%	333,519 77.78%	89,942 20.97%	1,188 0.28%	3,268 0.76%	905 0.21%
District 3	424,781 100.00%	349,138 82.19%	72,682 17.11%	987 0.23%	1,380 0.32%	594 0.14%
District 4	432,494 100.00%	406,242 93.93%	22,961 5.31%	2,126 0.49%	773 0.18%	392 0.09%
District 5	433,667 100.00%	369,550 85.22%	57,739 13.31%	2,066 0.48%	3,597 0.83%	715 0.16%
District 6	435,908 100.00%	360,482 82.70%	71,983 16.51%	648 0.15%	2,373 0.54%	422 0.10%
District 7	411,515 100.00%	151,953 36.93%	257,110 62.48%	522 0.13%	1,606 0.39%	324 0.08%
Total	2,981,799 100.00%	2,273,845 76.26%	677,681 22.73%	10,809 0.36%	15,529 0.52%	3,935 0.13%

DB: Alabama
Plan: Reapp92-16

County Population by District
Total Populations, All Ages

Plan type: Congressional Districts

Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
District 1						
Baldwin County	98,280	84,565	12,640	630	221	22
Clarke County	27,240	15,527	11,625	45	35	4
Escambia County	35,518	24,326	10,046	1,047	53	58
Mobile County	378,643	254,853	117,872	1,940	3,398	
Monroe County	20,851	13,407	7,180	213	44	
Washington County	16,694	10,984	4,623	1,068	14	
Total District 1	577,226	403,662	163,986	4,943	3,770	86
District 2						
Barbour County	25,417	14,118	11,194	46	44	15
Butler County	21,892	13,049	8,798	24	19	2
Coffee County	40,240	32,702	6,917	163	317	141
Conecuh County	14,054	8,063	5,925	43	13	10
Covington County	36,478	31,551	4,777	72	48	30
Crenshaw County	13,635	10,048	3,544	27	11	5
Dale County	49,633	39,365	8,847	239	731	451

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Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
District 2—Continued						
Geneva County	23,647	20,632	2,824	93	15	33
Henry County	15,374	9,918	5,395	31	6	24
Houston County	81,331	61,513	18,954	287	470	107
Lee County	87,146	64,889	20,407	132	1,584	134
Monroe County	3,117	913	2,192	2	10	0
Montgomery County	90,809	79,629	9,668	205	1,063	244
Pike County	27,595	17,814	9,548	146	68	19
Russell County	46,860	28,473	18,088	90	117	92
Total District 2	577,228	432,727	137,078	1,600	4,516	1,307
District 3						
Autauga County	23,423	20,173	3,037	61	115	37
Calhoun County	116,034	92,873	21,578	296	869	418
Chambers County	36,876	23,575	13,221	41	13	26
Chilton County	32,458	28,647	3,674	63	38	36
Clay County	13,252	11,044	2,166	23	13	6
Cleburne County	12,730	12,084	587	20	13	26
Coosa County	11,063	7,242	3,782	34	4	1
Elmore County	49,210	37,850	11,039	137	129	55
Randolph County	19,881	15,138	4,686	29	21	7
St. Clair County	50,009	45,138	4,561	136	77	97
Shelby County	99,358	90,715	7,718	264	575	86

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Talladega County	74,107	50,970	22,773	174	113	77
Tallapoosa County	38,826	28,493	10,212	62	37	22
Total District 3	577,227	463,942	109,034	1,340	2,017	894
District 4						
Blount County	39,248	38,397	521	133	33	164
Cherokee County	19,543	18,154	1,291	51	24	23
Cullman County	67,613	66,744	560	134	117	58
DeKalb County	54,651	52,980	1,028	481	77	85
Etowah County	99,840	85,274	13,799	250	419	98
Fayette County	17,962	15,717	2,190	9	19	27
Franklin County	27,814	26,463	1,249	57	35	10
Jefferson County	17,620	17,379	183	36	15	7
Lamar County	15,715	13,805	1,862	24	10	14
Lawrence County	31,513	24,563	4,798	2,124	19	9
Marion County	29,830	28,759	967	57	35	12
Marshall County	65,818	64,399	1,062	211	104	42
Pickens County	334	166	168	0	0	0
Walker County	67,670	63,042	4,405	84	107	32
Winston County	22,053	21,925	57	42	26	3
Total District 4	577,224	537,767	34,140	3,693	1,040	584
District 5						
Colbert County	51,666	42,820	8,568	137	93	48
Jackson County	47,796	44,696	1,968	1,020	90	22
Lauderdale County	79,661	71,560	7,695	165	196	45

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Census Unit	Total Pop.	Total White	Total Black	Total Am. Ind.	Total Asian/PI	Total Other
District 5—Continued						
Limestone County	54,135	46,658	7,127	148	158	44
Madison County	238,912	184,197	48,116	1,601	4,232	766
Marshall County	5,014	4,962	25	20	7	0
Morgan County	100,043	89,122	10,081	310	370	160
Total District 5	577,227	484,015	83,580	3,401	5,146	1,085
District 6						
Choctaw County	16,018	8,913	7,077	10	12	6
Hale County	2,565	1,794	764	5	2	0
Jefferson County	348,500	316,474	29,305	530	1,863	328
Marengo County	23,084	11,314	11,745	11	11	3
Pickens County	20,365	11,836	8,477	24	27	1
Sumter County	16,174	4,759	11,369	6	30	10
Tuscaloosa County	150,522	109,398	39,377	253	1,264	230
Total District 6	577,228	464,488	108,114	839	3,209	578
District 7						
Autauga County	10,799	6,971	3,808	10	5	5
Bibb County	16,576	13,052	3,478	25	11	10
Bullock County	11,042	3,036	7,986	8	10	2
Dallas County	48,130	20,121	27,825	41	129	14
Greene County	10,153	1,966	8,181	3	0	3

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Hale County	12,933	4,461	8,450	15	7	0
Jefferson County	285,405	84,464	199,033	323	1,344	241
Lowndes County	12,658	3,185	9,456	10	4	3
Macon County	24,928	3,443	21,340	24	99	22
Montgomery County	118,276	39,791	77,644	209	470	162
Perry County	12,759	4,503	8,219	16	14	7
Wilcox County	13,568	4,203	9,353	6	6	0
Total District 7	577,227	189,196	384,773	690	2,099	469

DB: Alabama

County Population by District
Ethnic Breakdown of Voting Age Populations

Plan: Box Substitute 2

Plan type: Congressional Districts

Census Unit	Total Vot. Age	Vot. Age White	Vot. Age Black	Vot. Age Am. Ind.	Vot. Age Asian/PI	Vot. Age Other
District 1						
Baldwin County	72,747	64,059	7,938	459	159	132
Clarke County	19,085	11,684	7,346	29	22	4
Escambia County	26,051	18,450	6,840	703	32	26
Mobile County	270,610	190,842	75,791	1,286	2,279	412
Monroe County	14,508	9,893	4,433	150	28	4
Washington County	11,611	8,033	2,916	645	12	5
Total District 1	414,612	302,961	105,264	3,272	2,532	583
District 2						
Barbour County	17,953	10,744	7,130	36	30	13
Butler County	15,301	9,919	5,357	15	9	1
Coffee County	29,913	24,882	4,577	118	234	102
Conecuh County	10,136	6,278	3,815	27	11	5
Covington County	27,241	24,039	3,086	56	32	28
Crenshaw County	9,991	7,613	2,345	22	7	4
Dale County	35,757	29,228	5,529	184	518	298

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Geneva County	17,757	15,821	1,837	71	12	16
Henry County	11,273	7,667	3,561	24	6	15
Houston County	58,858	46,249	12,041	214	288	66
Lee County	68,058	52,769	13,846	108	1,226	109
Monroe County	2,082	704	1,373	2	3	0
Montgomery County	69,393	61,636	6,701	152	734	170
Pike County	20,729	14,208	6,348	92	63	18
Russell County	34,380	21,762	12,396	67	95	60
Total District 2	428,822	333,519	89,942	1,188	3,268	905
District 3						
Autauga County	16,684	14,581	1,955	38	85	25
Calhoun County	87,056	71,217	14,702	241	603	293
Chambers County	27,244	18,499	8,685	30	10	20
Chilton County	23,771	21,320	2,361	47	24	19
Clay County	9,934	8,497	1,407	16	10	4
Cleburne County	9,418	8,983	388	15	11	21
Coosa County	8,181	5,579	2,576	21	4	1
Elmore County	36,418	28,496	7,696	105	87	34
Randolph County	14,696	11,650	3,012	19	12	3
St. Clair County	36,699	33,259	3,230	106	51	53
Shelby County	72,167	66,406	5,147	179	379	56
Talladega County	53,614	38,551	14,805	129	79	50
Tallapoosa County	28,899	22,100	6,718	41	25	15
Total District 3	424,781	349,138	72,682	987	1,380	594

DB : Alabama

County Population by District
Ethnic Breakdown of Voting Age Populations

Plan : Box Substitute 2

Plan type: Congressional Districts

Census Unit	Total Vot. Age	Vot. Age White	Vot. Age Black	Vot. Age Am. Ind.	Vot. Age Asian/Pi	Vot. Age Other
District 4						
Blount County	29,212	28,615	366	94	24	113
Cherokee County	14,851	13,881	898	39	18	15
Cullman County	50,601	49,994	386	98	80	43
DeKalb County	40,744	39,666	694	283	43	58
Etowah County	75,251	65,349	9,299	182	353	68
Fayette County	13,360	11,801	1,523	6	11	19
Franklin County	20,910	19,978	867	39	19	7
Jefferson County	13,444	13,277	125	28	11	3
Lamar County	11,725	10,434	1,253	17	10	11
Lawrence County	22,874	18,702	3,095	1,061	12	4
Marion County	22,508	21,733	712	33	23	7
Marshall County	49,592	48,607	746	148	71	20
Pickens County	241	129	112	0	0	0
Walker County	50,560	47,546	2,847	67	79	21
Winston County	16,621	16,530	38	31	19	3
Total District 4	432,494	406,242	22,961	2,126	773	392

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District 5
 Colbert County
 Jackson County
 Lauderdale County
 Limestone County
 Madison County
 Marshall County
 Morgan County
 Total District 5
 District 6
 Choctaw County
 Hale County
 Jefferson County
 Marengo County
 Pickens County
 Sumter County
 Tuscaloosa County
 Total District 6
 District 7
 Autauga County
 Bibb County
 Bullock County
 Dallas County
 Greene County

39,118
 35,482
 60,530
 40,529
 180,157
 3,774
 74,027
 433,667
 33,112
 33,503
 55,008
 35,087
 142,174
 3,736
 66,930
 369,550
 5,325
 1,342
 5,275
 5,197
 33,542
 20
 6,538
 57,739
 96
 563
 128
 113
 945
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 208
 2,066
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 57
 137
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 497
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 107
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11,310
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 17,445
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DB: Alabama

County Population by District
Ethnic Breakdown of Voting Age Populations

Plan: Box Substitute 2

Plan type: Congressional Districts

Census Unit	Total Vot. Age	Vot. Age White	Vot. Age Black	Vot. Age Am. Ind.	Vot. Age Asian/PI	Vot. Age Other
Hale County	8,781	3,442	5,328	8	3	0
Jefferson County	209,444	71,003	136,946	258	1,058	179
Lowndes County	8,263	2,513	5,742	4	3	1
Macon County	18,286	2,780	15,397	18	74	17
Montgomery County	82,308	30,967	50,749	151	338	103
Perry County	8,757	3,719	5,009	9	14	6
Wilcox County	8,956	3,297	5,649	6	4	0
Total District 7	411,515	151,953	257,110	522	1,606	324

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DB: Alabama

District Summary
 1988 Pres. and Supreme Ct. Place #2 Election
 Plan: Box Substitute 2

Plan type: Congressional Districts

District Name	1988 Pres Dukakis	1988 Pres Bush	Sup Court Adams (D)	Sup Court Lyon (R)
District 1	61,299 36.86%	105,021 63.14%	74,298 51.04%	71,274 48.96%
District 2	51,994 33.88%	101,477 66.12%	69,857 57.03%	52,633 42.97%
District 3	43,447 34.84%	81,249 65.16%	57,163 59.43%	39,024 40.57%
District 4	71,182 43.10%	93,978 56.90%	80,528 58.68%	56,715 41.32%
District 5	70,726 40.59%	103,533 59.41%	88,654 59.23%	61,031 40.77%
District 6	60,761 30.79%	136,574 69.21%	84,975 46.83%	96,498 53.17%
District 7	121,052 64.20%	67,517 35.80%	130,265 74.14%	45,428 25.86%
Total	480,461 41.07%	689,349 58.93%	585,740 58.09%	422,603 41.91%

DB: Alabama

District Summary
 Voter Registration, 1990 Governor & Lt. Governor Elections
 Plan: Box Substitute 2

Plan type: Congressional Districts

District Name	Reg. Vot. White	Reg. Vot. Black	1990 Gov Hubbert	1990 Gov Hunt	'90 LtGov Folsom	'90 LtGov McKee
District 1	262,533 80.37%	64,112 19.63%	68,708 48.63%	72,572 51.37%	81,298 68.13%	47,489 36.87%
District 2	223,341 79.31%	58,260 20.69%	62,155 44.80%	76,599 55.20%	87,754 69.03%	39,372 30.97%
District 3	204,670 82.45%	43,568 17.55%	53,278 44.99%	65,150 55.01%	75,072 69.86%	32,393 30.14%
District 4	276,108 93.91%	17,915 6.09%	77,614 49.18%	80,192 50.82%	104,628 68.35%	48,455 31.65%
District 5	305,094 88.51%	39,613 11.49%	71,010 43.46%	92,393 56.54%	100,588 65.87%	52,128 34.13%
District 6	257,708 83.08%	52,476 16.92%	65,486 36.59%	113,470 63.41%	96,078 56.01%	75,474 48.99%
District 7	143,950 48.99%	149,904 51.01%	111,927 67.12%	54,832 32.88%	127,679 80.41%	31,104 19.59%
Total	1,673,404 79.71%	425,848 20.29%	510,178 47.89%	555,208 52.11%	673,097 67.34%	326,415 32.66%

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DB: Alabama

District Summary
1990 U.S. Senate Election & 1990 PSC Election
Plan: Box Substitute 2

Plan type: Congressional Districts

District Name	1990 Sen. Heflin	1990 Sen. Cabaniss	1990 PSC Martin	1990 PSC Walker
District 1	76,205 55.55%	60,976 44.45%	66,355 59.94%	44,351 40.06%
District 2	76,450 57.36%	56,822 42.64%	66,964 63.40%	38,650 36.60%
District 3	69,415 60.91%	44,547 39.09%	59,635 64.83%	32,357 35.17%
District 4	92,940 63.57%	53,268 36.43%	84,586 65.33%	44,891 34.67%
District 5	101,701 63.97%	57,288 36.03%	84,940 63.08%	49,716 36.92%
District 6	85,340 49.05%	88,641 50.95%	77,757 49.71%	78,660 50.29%
District 7	118,895 74.11%	41,531 25.89%	114,710 78.37%	31,653 21.63%
Total	620,946 60.64%	403,073 39.36%	554,947 63.41%	320,278 36.59%

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IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

Civil Action No. 91-0787

PAUL CHARLES WESCH,
Plaintiff,

MICHAEL FIGURES, *et al.*,
Intervenor-Plaintiffs,

vs.

GUY HUNT, *et al.*,
Defendants.

ORDER

[Filed Mar. 9, 1992]

Before COX, Circuit Judge HAND, Senior District
Judge, and ALBRITTON, District Judge.

BY THE COURT

The motion of Defendant Billy Joe Camp to adopt the
plan enacted by the Legislature (Doc. #106) is DENIED
for the reasons stated in the Memorandum Opinion filed
this date.

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IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

Civil Action No. 91-0787

PAUL CHARLES WESCH,
Plaintiff,

vs.

GUY HUNT, JAMES H. EVANS, BILLY JOE CAMP, LIONEL
W. NOONAN, HARRY D'OLIVE, DEVON WIGGINS, OTHA
LEE BIGGS, JERRY BOGAN, CLARENCE WATTERS, and
TOM W. TURNER, all sued in their official or repre-
sentative capacities only,

Defendants.

COMPLAINT FOR DECLARATORY
JUDGMENT, INJUNCTIVE AND OTHER RELIEF

BACKGROUND AND JURISDICTION

1. This action arises under the Constitution of the United States, Article I, Section 2, the Fourteenth Amendment, Sections 1 and 2, and the Fifteenth Amendment; and 42 U.S.C. § 1983. The action challenges the constitutionality of the apportionment of the congressional districts of the State of Alabama as they presently exist under §§ 17-20-1 and 17-20-2 of the *Code of Alabama*.

2. Jurisdiction is conferred on this Court by 28 U.S.C. §§ 1331, 1343 and 2284.

3. The Plaintiff seeks, *inter alia*, declaratory relief pursuant to 28 U.S.C. 2201 and 2202.

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VENUE

4. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b) because (a) the Plaintiff's claims arise in the Southern District of Alabama in that the conduct of the Defendants threatens to cause immediate and irreparable harm, loss and damage to the constitutional rights of the Plaintiff, who resides and votes in this District and (b) the Defendants are all residents of the State of Alabama and the Defendants Noonan, D'Olive, Wiggins, Biggs, Bogan, Watters and Turner reside in the Southern District of Alabama.

THREE-JUDGE COURT

5. The convening of a District Court of three judges in this action is required by 28 U.S.C. § 2284(a) because the action challenges the constitutionality of the apportionment of the congressional districts of the State of Alabama.

PARTIES

6. The Plaintiff Paul Charles Wesch is a citizen of the United States and the State of Alabama and a resident and registered voter in the First Congressional District of the State of Alabama.

7. The Defendant Guy Hunt is the Governor of the State of Alabama. Pursuant to § 17-20-4 of the *Code of Alabama*, the Defendant Hunt is charged with the responsibility of estimating the returns of congressional elections in Alabama, determining which candidates have been elected, and notifying the successful candidates by proclamation. He is also entitled to notice of this action in accordance with 28 U.S.C. § 2284(b)(2). The Defendant Hunt is sued in his representative or official capacity only.

8. The Defendant James H. Evans is the Attorney General of the State of Alabama. § 17-20-4 of the *Code of Alabama* contemplates that the Defendant Evans may

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attend and assist the Governor in the execution of the Governor's duties with respect to determining and declaring the outcome of congressional elections. He is also entitled to notice of this action in accordance with 28 U.S.C. § 2284(b)(2). The Defendant Evans is sued in his representative or official capacity only.

9. The Defendant Billy Joe Camp is the Secretary of State of the State of Alabama. Under Alabama law, the Defendant Camp is vested with numerous duties with respect to the election of members of Congress. These duties include (a) certifying to the probate judge of each county the names of candidates for primary election, (b) certifying the names of the persons nominated in the primary elections, and (c) certifying the election of members of Congress following the general elections. The Defendant Camp is sued in his representative or official capacity only.

10. The Defendant Lionel W. Noonan is the Probate Judge of Mobile County, Alabama. He is sued in his representative or official capacity only.

11. The Defendant Harry D'Olive is the Probate Judge of Baldwin County, Alabama. He is sued in his representative or official capacity only.

12. The Defendant Devon Wiggins is the Probate Judge of Escambia County, Alabama. He is sued in his representative or official capacity only.

13. The Defendant Otha Lee Biggs is the Probate Judge of Monroe County, Alabama. He is sued in his representative or official capacity only.

14. The Defendant Jerry Bogan is the Probate Judge of Wilcox County, Alabama. He is sued in his representative or official capacity only.

15. The Defendant Clarence Watters is the Probate Judge of Clarke County, Alabama. He is sued in his representative or official capacity only.

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16. The Defendant Tom W. Turner is the Probate Judge of Washington County, Alabama. He is sued in his representative or official capacity only.

17. In their capacities as Probate Judges, the Defendants Noonan, D'Olive, Wiggins, Biggs, Bogan, Waters and Turner are all charged with numerous duties relating to the election of congressional representatives from the First Congressional District of Alabama. These duties include, *inter alia*, the preparation of ballots and the certification and return of election results in their respective counties to the Secretary of State.

18. At all material times, the Defendants have acted and will act under color of state law within the meaning of 42 U.S.C. § 1983.

THE NEED FOR REDISTRICTING
OR REAPPORTIONMENT

19. In 1981, the Alabama Legislature enacted the current version of § 17-20-1 of the *Code of Alabama*, which divided the state into seven congressional districts as more specifically set forth therein.

20. During 1990, the Bureau of the Census of the United States Department of Commerce conducted a census of the United States, including the State of Alabama, pursuant to the Constitution of the United States, Article I, Section 2.

21. Based upon the report from this census enumerating the population of the State of Alabama, it is the duty of the Alabama Legislature, under the Constitution of the United States, Article I, Section 2, the Fourteenth Amendment, Sections 1 and 2, and the Fifteenth Amendment, to enact a plan of redistricting or reapportionment for the election of members to the United States House of Representatives which meets the requirements of the one-person, one-vote rule and all other requirements imposed by law.

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22. The Alabama Legislature has adjourned its regular session for the year without enacting a plan of redistricting. Based on public statements made by the Defendant Hunt, the Plaintiff is informed and believes that said Defendant, as Governor, has no intention of calling a special session for the purpose of adopting a redistricting plan. Accordingly, there is little or no likelihood that the Legislature will adopt a valid redistricting plan in time for such a plan to be effectively implemented prior to the congressional primary election scheduled for June 2, 1992.

23. If not otherwise enjoined, the Defendants will prepare for and conduct primary and general elections in the State of Alabama on June 2, 1992 and November 3, 1992, respectively, in violation of the Constitution of the United States, Article I, Section 2, the Fourteenth Amendment, Sections 1 and 2, and the Fifteenth Amendment, 42 U.S.C. § 1983 and the rights of this Plaintiff in particular.

24. Such elections would be in plain violation of the constitutional mandate of the one person-one vote rule and other requirements imposed by law in that, *inter alia*, the 1990 census demonstrates substantial variations in the populations of the congressional districts of the State of Alabama as presently apportioned.

25. Elections held under the current apportionment of congressional districts for the State of Alabama would substantially impair the Plaintiff's voting rights and result in a deprivation of the Plaintiff's civil rights under color of law.

26. The Plaintiff is prepared to submit to this Court a map which constitutionally apportions the State of Alabama into seven congressional districts and meets all legal requirements.

27. The Plaintiff has no adequate remedy at law.

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WHEREFORE, the Plaintiff prays that the Court:

1. Declare that the existing apportionment of the congressional districts for the State of Alabama is unconstitutional and invalid;
2. Redistrict the State into seven congressional districts of substantially equal population pursuant to a plan which the Plaintiff will submit to this Court for adoption herein;
3. Enjoin the exercise by the Defendants, and any and all persons acting in concert with them, of their powers relating to the administration or supervision of congressional elections for the congressional districts of the State of Alabama as presently apportioned in an unconstitutional manner;
4. Allow the Plaintiff his costs and reasonable attorney's fees; and
5. Grant such other relief as the Court deems proper.

/s/ Ferrell S. Anders
FERRELL S. ANDERS

/s/ David A. Boyett, III
DAVID A. BOYETT, III
Attorneys for Plaintiff
Paul Charles Wesch

Of Counsel:

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(205) 432-7517

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IN THE CIRCUIT COURT
OF BARBOUR COUNTY, ALABAMA

Case No. CV-91-145

LEON MORRIS, SR. and DR. MOSES M. JONES,
Plaintiffs,

vs.

GUY HUNT, JAMES CLARK, JAMES FOLSOM, JR.,
RYAN DEGRAFFENRIED, and THE ALABAMA LEGISLATURE,
Defendants.

ORDER

This matter came before the Court for hearing on the Plaintiffs' request for a Temporary Restraining Order. The Court heard testimony in open court on December 13, 1991, and allowed the parties until Wednesday, December 18, 1991, to file supplemental briefs and the Defendants have filed said briefs. The Court has chosen to treat the Plaintiffs' request for a Temporary Restraining Order as a Petition for a Writ of Mandamus or Preliminary Injunction against the Governor of Alabama, Guy Hunt. Based on the evidence presented, which is uncontroverted to this point, it is clear to the Court that the Defendant, Guy Hunt, has refused to exercise his constitutionally mandated responsibilities to see that the laws of the State of Alabama are faithfully executed. Under Section 120 of the *Alabama Constitution*, the Governor of Alabama has responsibility to see to it that the laws of this State are faithfully executed. In this respect, the Governor has abdicated his responsibilities.

The uncontradicted testimony in this case is that the Alabama Legislature, has for more than one year, pre-

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pared itself to adopt and implement a plan of Congressional Redistricting. On September 19 and September 20 of 1991 according to the sworn and uncontradicted testimony of James S. Clark, the Defendant Hunt promised Clark and other Legislative leadership of the Legislature of Alabama that he would call a special session of the Legislature in October, 1991, to deal with the question of Congressional Redistricting. Again, the uncontroverted testimony up to this point is that the Defendant Hunt made this deal with the Legislative leaders of this State in order to obtain funding for his discretionary account. The uncontroverted testimony is that the Defendant Hunt has breached his promise and has failed to call a special session of the Legislature. Moreover, the Defendant Hunt has filed a pleading in the United States District Court for the Southern District of Alabama in which he admits the current Congressional Districts violate the United States Constitution and indicates that he will not call a special session of the Alabama Legislature. It seems clear to this Court that the Defendant Hunt would rather for a Federal Court to draw Congressional Districts, instead of allowing the Alabama Legislature to fulfill the mandate conferred on it by Article I, Section 4, of the United States Constitution. To admit that the current districts are unconstitutional on the one hand and not allow the Legislature to correct this infirmity on the other, violates the Defendant Hunt's duty as Governor to faithfully execute the laws and in this Court's opinion constitutes bad faith and an abuse of official power and discretion.

For the above stated reasons, this Court hereby orders the Defendant, Guy Hunt, the Governor of Alabama, to call into Special Session the Alabama Legislature for the purpose of adopting a plan for Congressional Redistricting for the State of Alabama. The Governor is ordered and directed to call the Legislature into session no later than December 27, 1991. In the event the Defendant Hunt disagrees with the findings of fact and would like

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a chance to offer testimony that would in any way contradict the finding of facts and show cause why this order should not be implemented he may do so by notifying the Court of his wishes no later than Monday, December 23, 1991 at 12:00 noon. In the event the Defendant Hunt wishes to appear and show cause a hearing is hereby set for Friday, December 27, 1991 at 9:00 A.M. provided the Court and the other parties receive notice of the Defendant Hunt's intention as hereinabove specified.

This Writ is issued in the alternative, so that the Defendant Hunt is allowed the option of not complying with the Writ. In the event that the Defendant does not comply with this Writ, the Court will adopt one of the two plans that have been approved by the Alabama Legislature's Joint Legislative Committee on Redistricting.

The Court finds that the two plans that were adopted by the Joint Legislative Committee on Redistricting were considered and negotiated at length during 1991 and are the result of public meetings held across the State and open public deliberations of the Joint Legislative Committee. These plans were adopted by said Committee after lengthly study and the expenditure of a considerable amount of taxpayers money. In the event the Defendant Hunt does not comply with this Writ the Court hereby sets a hearing on Thursday, January 2, 1992 at 10:00 A.M. at which the Court will take testimony on the two plans. Testimony may be offered by the Plaintiffs, the Defendants or any other interested party with permission of the Court first had. At the close of the testimony this Court will adopt one of the two plans as the Redistricting Plan for the State of Alabama. This plan shall remain in effect until such time as the Alabama State Legislature adopts a Congressional Redistricting plan in a Regular or Special Session or until the 1992 elections are held, which ever occurs first.

The Court enters this Order with great reluctance and trepidation. It is the fervent hope and prayer of this

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Court that a point of light will shine through and that the Defendant Hunt will allow the duly elected representatives of the State of Alabama to do their constitutionally mandated duty and redistrict the State in time for the 1992 Congressional elections. However, should this not happen it is the opinion of the Court that it would be more appropriate for an elected Judge of the State of Alabama to decide the issue rather than appointed Federal Judges that have no accountability to the people of the State of Alabama.

The Court will set the other issues brought by the Plaintiffs in their complaint for hearings at a future date.

DONE this the 19th day of December, 1991.

/s/ William H. Robertson
WILLIAM H. ROBERTSON
Circuit Judge

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IN THE CIRCUIT COURT
OF BARBOUR COUNTY, ALABAMA
EUFULA DIVISION

Civil Action No. CV 91-145

LEON MORRIS, SR. and DR. MOSES M. JONES,
Plaintiffs,

v.

GUY HUNT, *et al.*,
Defendants.

FINAL ORDER

THIS COURT held a Hearing in this case on December 13, 1991 at which time testimony was taken. The Court issued its initial Order in this case on December 19, 1991. In the December 19, 1991 Order the Court made specific findings of fact and gave the Defendant, Gov. Guy Hunt, the opportunity to appear in Court if he so chose on December 27, 1991 to present additional testimony. The Governor appeared through counsel on December 27, 1991, but he did not testify himself. However, Defendant Guy Hunt's counsel was given opportunity to present whatever evidence, including some testimony taken by telephone. Further, Defendant Guy Hunt was given the opportunity to present any additional documentary evidence that he chose to enter into the record.

Based upon the evidence taken at the December 13, 1991 hearing and the December 27, 1991 hearing the Court finds that its original findings contained in the December 19, 1991 Order should remain intact. Based upon those findings and based upon the testimony taken on December 27, 1991 the Court Orders the Defendant, Guy Hunt, to issue a call, no later than January 8, 1992,

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to the Alabama Legislature to convene in special session for the purpose of considering Congressional Redistricting. To clarify the point of the dates the Governor is ordered to issue the call no later than January 8, 1992 for the Legislature to convene itself no later than January 14, 1992.

Some question has been raised about the jurisdiction of this Court since the Defendant, Guy Hunt, has filed a Notice of Appeal. This Court finds that the Order of December 19, 1991 was not an appealable Order but rather was in the nature of a Preliminary Injunction issued pursuant to Rule 65 ARCP. The Order issued today, December 27, 1991 is a Final Order on the Plaintiff's request for a Permanent Injunction pursuant to the same Rule 65 ARCP.

The Court does note with respect to the jurisdictional question that Defendant Guy Hunt's attorney, Al Agricola, indicated in open Court that he might well dismiss the prior Appeal and file a new Notice of Appeal of the Order being entered today. In the event that such a Dismissal does occur then there is no question about the jurisdiction of the Court. However, if the prior Notice of Appeal is allowed to remain intact this Court states again that the Order being issued today, December 27, 1991, is a Permanent Injunction and a Final Order within the meaning of the Alabama Rules of Civil Procedure.

In the event that the Governor does not issue a call for a special session of the Legislature on or before January 8, 1992, then this Court will be called upon to fashion an appropriate remedy. The Plaintiffs have suggested that the Court issue an Order requiring the Alabama Legislature to convene itself in special session. The Court declines to take that action at this time in hopes that when this case is addressed by the Alabama Supreme Court that some guidance as to the future handling of this case will be given to this Trial Judge.

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This Court withdraws and rescinds the portions of the December 19, 1991 Order in which the Court indicated that this Court would hold a Hearing on January 2, 1992 and develop its own plan of Congressional redistricting. That portion of the December 19, 1991 Order is deleted.

Done this the 27th day of December, 1991.

/s/ William Robertson
WILLIAM ROBERTSON
Circuit Judge

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THE STATE OF ALABAMA
JUDICIAL DEPARTMENT
IN THE SUPREME COURT OF ALABAMA

January 7, 1992

Barbour Circuit Court CV-91-145

1910421

GOVERNOR GUY HUNT

v.

LEON MORRIS, SR., and MOSES M. JONES

ORDER

The appellant having filed a motion for stay or injunction pending appeal, and the same having been submitted and duly considered by the Court,

IT IS ORDERED that the motion for stay is granted, and the order of the trial court of December 27, 1991, is hereby stayed.

Hornsby, C. J., and Maddox, Almon, Shores, Adams, Steagall, Kennedy, and Ingram, JJ., concur.

Houston, J., concurs specially (See attached).

I, Robert G. Esdale, as Clerk of the Supreme Court of Alabama, do hereby certify that the foregoing is a full, true and correct copy of the instrument(s) herewith set out as same appear(s) of record in said Court.

Witness my hand this 7th day of Jan. 1992.

/s/ Robert G. Esdale
Clerk, Supreme Court of Alabama

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1910421 *Governor Guy Hunt v. Leon Morris, Sr. and Moses M. Jones*

HOUSTON, JUSTICE (concurring specially and writing).

I vote to grant the motion to stay.

It is probable that no one in the State Judiciary has the power to direct the Governor of Alabama to call a special session of the legislature for the purpose of changing existing Congressional Districts so that they do not violate the United States Constitution. Alabama Constitution of 1901, §§ 42, 43. That is what this appeal must determine.

The Governor knows that the existing Congressional Districts within the State of Alabama violate the United States Constitution. The Governor knows that the Alabama Legislature is the ELECTED BRANCH OF STATE GOVERNMENT that has the primary responsibility to change the Congressional Districts so that they will be constitutional. ONLY THE GOVERNOR HAS THE POWER TO CALL A SPECIAL SESSION of the Alabama Legislature so that it may do its duty. Constitution, § 122. The law presumes that the Governor knows his duty.

I am concerned with the following that appears in the "Application for Stay or Injunction Pending Appeal" filed in this Court by the Governor:

"At this time, a trial is set to begin before a three-judge federal panel in Mobile, Alabama on January 3, 1992, in the case of Wesch v. Hunt, No. 91-0787-BH (S.D. Ala.). The purpose of that litigation will insure timely and orderly congressional elections in the state. The [State] trial court's order, if not stayed, may frustrate that objective and create needless voter confusion."

(Emphasis added.)

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I have the deepest respect for each of the federal judges on this three-judge panel. They are men of great personal integrity, with bright and principled judicial minds; however, I am not certain that the Governor will be properly discharging his duty if he purposely permits UNELECTED federal judges to redraw the Congressional Districts in Alabama, without first giving the duly ELECTED legislature that opportunity. It appears to me from the Governor's application to this Court that the Governor has refused to call a special session of the legislature and is resisting a court order requiring him to call a special session, because if he did, the legislature may redistrict the state and thereby "frustrate" the Governor's objective of having a "three-judge federal panel" redraw these Congressional Districts. The law presumes that the Governor knows his duty. As an Associate Justice of the Alabama Supreme Court, I presume that the Governor will not neglect his duty. The law requires that this Court grant this stay.

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THE STATE OF ALABAMA
JUDICIAL DEPARTMENT
IN THE SUPREME COURT OF ALABAMA

March 10, 1992

Barbour Circuit Court
CV-91-145

1910421

GOVERNOR GUY HUNT

v.

LEON MORRIS, SR. and MOSES M. JONES

ORDER

The appellant having filed a motion to dismiss the appeal, and the same having been duly submitted to the Court,

IT IS ORDERED that the appeal of the issue of congressional redistricting is dismissed, and this cause is hereby remanded to the trial court for consideration of other matters pending in said cause.

Hornsby, C. J., and Maddox, Almon, Shores, Adams, Houston, Steagall, Kennedy, and Ingram, JJ., concur.

I, Robert G. Esdale, as Clerk of the Supreme Court of Alabama, do hereby certify that the foregoing is a full, true and correct copy of the instrument(s) herewith set out as same appear(s) of record in said Court.

Witness my hand this 11th day of Mar. 1992.

/s/ Robert G. Esdale
Clerk, Supreme Court of Alabama

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IN THE CIRCUIT COURT WITHIN AND FOR
THE COUNTY OF BARBOUR
STATE OF ALABAMA
EUFULA DIVISION

Civil Action No. CV-91-145

LEON MORRIS, SR., AND DR. MOSES M. JONES,
Plaintiffs,

—vs—

GUY HUNT, JAMES CLARK, JAMES FOLSOM, JR.,
RYAN DEGRAFFENREID AND THE ALABAMA LEGISLATURE,
Defendants.

BEFORE: HON. WILLIAM H. ROBERTSON, Circuit Judge

Date: Friday, December 13, 1991

Place: Eufaula, Alabama

Time: 10:00 A.M.

APPEARANCES

For the Plaintiffs:

DRAKE & PIERCE
Attorneys-at-Law
1509 University Boulevard
Tuscaloosa, Alabama
By: HON. JACKSON R. DRAKE

For the Defendant Guy Hunt:

HON. ALGERT S. AGRICOLA, JR.
Attorney-at-Law
2000 Interstate Park Drive
Montgomery, Alabama

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For the Defendant Legislature and
All Other Defendants Except the Governor:

HON. RON FOREHAND and HON. WALTER TURNER
Assistant Attorneys General
Room 303, 11 South Union Street
Montgomery, Alabama

* * * *

[31] DIRECT EXAMINATION

BY MR. DRAKE:

Q Mr. Speaker, would you state your name, please.

A James S. Clark.

Q And where do you live?

A I live at Apartment 13B, Oak Hill Subdivision,
Eufaula, Alabama.

Q Okay. Are you a resident of Barbour County,
Alabama?

A Yes, sir.

Q Do you hold public office in the State of Alabama?

A Yes, sir.

Q What is that office?

A Representative, 84th District of the Legislature of
Alabama.

Q And does that include Barbour County, Alabama?

A That includes Barbour, and all of Russell but
Phenix City, and a couple of small other beats around
Phenix City.

Q Okay. And you are a member of the Alabama
House of Representatives?

A Yes, sir.

[32] Q And are you also the Speaker of that house?

A Yes, sir.

Q Speaker Clark, in general can you tell the court
when the Legislature began to deal with the issue of
congressional redistricting?

A We began by forming committee appointments—
first, appointment of committees to the Constitutional

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Amendment in the House, and then we appointed under a statute, 10, 12 members to a reapportionment committee, and selected a chairman for that committee.

Q Is that committee a joint committee?

A That is a joint House-Senate committee.

Q And who is the chair of that committee?

A The chair—I believe it is a joint chairmanship. For the house is Jim Campbell—Representative Jim Campbell. For the Senate, I believe it is Wendall—Senator Ryan deGraffenried.

Q Senator Ryan deGraffenried?

A Yes, sir.

Q And has that committee met throughout the year 1991 to study census data and develop a plan of redistricting for the State of Alabama?

A Yes, sir. I might say that they studied what they had. Certain parts of that were late in coming and, so, there were problems with it when we received that [33] information.

Q We alleged in our complaint that the census data were not complete until July 15, 1991. Is that correct, Mr. Speaker?

A That is my understanding, yes, sir.

Q Has there been a session of the Legislature since July 15, 1991?

A Yes, sir.

Q How many? Mr. Agricola said there had been two?

A I believe that is correct.

Q One or two?

A I believe there has been—I believe there has been one. That's correct, September the 9th.

Q One special session?

A Yes, sir.

Q And, was—did the Governor put the issue of congressional redistricting on that agenda for that special session?

A No, sir.

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Q Okay. Have you and other leaders of the Legislature had conversations with Governor Hunt about calling a special session of the Legislature?

A Yes, sir.

Q Specifically on the issue of congressional [34] re-districting?

A Yes, sir.

Q What has the Governor said about that?

MR. AGRICOLA: Object to hearsay, your Honor.

THE COURT: What has the Governor said to Mr. Clark? What he heard?

MR. DRAKE: He is a party.

THE COURT: Certainly.

A We had meetings to resolve the issue of the budgets that were still pending, correcting some things that were not done in a regular session. We had a number of meetings, but two specific meetings in which we agreed to do certain things to resolve the budgetary process, and he, in turn, agreed to do other things. He specifically stated that he would call a session on two occasions, two days during that time; that he would call a special session of the Legislature sometime around the first of October, and then we would carry out the commitment we made to him on other matters.

Q Do I understand you to say that the Governor said he would call a special session of the Legislature around the first of October of 1991 to deal with the issue of congressional redistricting?

A That's correct.

MR. DRAKE: Thank you, Mr. Speaker. These [35] other gentleman may have some questions.

CROSS-EXAMINATION

BY MR. AGRICOLA:

Q Mr. Speaker, my name is Al Agricola, and I represent Governor Hunt in this case. Do you know a woman by the name of Marilyn Akers Terry?

A Is that the secretary of Governor Hunt?

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Q No, sir. She is the Chief of Staff for the Alabama Legislative Reapportionment Office.

A Yes, sir.

Q Do you know her?

A Yes, sir.

Q And she serves in that capacity as the chief staff person for the committee which is the Permanent Legislative Committee on Reapportionment?

A Yes, sir.

Q And, are you aware that it is her function to keep up with the activities of the committee and to assist the committee in the preparation and consideration of congressional redistricting plans for the State of Alabama?

A She functions, as I see her role, in doing whatever the committee sets up her task for.

Q And, is it also your understanding that she attends the meetings of the committee?

A That's correct.

* * * *

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PUBLIC HEARING

JOINT LEGISLATIVE COMMITTEE

ON

REAPPORTIONMENT

Joint Briefing Room
Alabama State House
Montgomery, Alabama

October 2, 1991

9:00 a.m.

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[20] Mississippi where you have a district that's less than 65% that's not in an urban area. You have—Mike Epsey does have Jackson, and it goes out in the Mississippi Delta, but that's the only other place. Every other Black congressional district is located almost totally within an urban center where it's easier to turn out the vote and mobilize your voting population.

But under these two districts that's proposed by the NAACP, they rely upon a lot of rural counties to make up that population base to create those two districts. And I have serious concerns about whether either one of those districts could elect a Black.

The other thing that I don't know from looking at their plan is whether any of the incumbents, present incumbent congressmen are in those two districts.

As Joe talked about the captive vote, one thing that we know is that you do have Blacks, who will for whatever reasons, support White candidates in races. And particularly if you've got a White incumbent in either one of those two proposed districts, then you can see the problem that might create where you have a White incumbent [21] in one of those two, or in either one of those two proposed districts. And we don't know whether there is an incumbent congressman in one of those districts.

I think in all the other plans that have created a majority Black district, there is not a White incumbent in the majority Black district, maybe with the exception of, maybe, one or two plans that I saw. But I think usually the plans, most of the plans that came before this committee tried to avoid putting an incumbent in the majority Black district. But I can't say whether that NAACP plan dodges putting a White incumbent in those two districts. Thank you.

REPRESENTATIVE CAMPBELL: Anybody got any questions of Mr. Gray. We also have with us this morning, we have Ms. Lillian Jackson, who is, I understand, is the chairman of the state NAACP; is that correct?

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Ms. Jackson, we'd like to hear from you. We're glad to have you with us today.

Ms. JACKSON: Good morning. I do represent the Alabama State Conference of Branches of the National Association for the Advancement of Colored People. And I think first off I need to,

* * * *

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IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

CV-91-00787

PAUL CHARLES WESCH,
Plaintiff,

vs.

GUY HUNT, *et al.*,
Defendants.

This cause, coming on to be heard before the Honorable W. B. HAND, EMMETT R. COX, AND WILLIAM H. ALBRITTON, III, Judges, in the United States District Court, Southern District of Alabama, Southern Division, Mobile, Alabama, on the 3rd and 4th days of January, 1992, commencing at approximately 9:00 a.m., the following testimony was offered and proceedings had:

* * * *

MR. ENGLAND: What are the concerns that you have?

A [By State Senator Michael Figures] Well, I think, first of all, the Pierce plan is clearly, in my opinion, a plan designed to elect at least one more Republican Congressman, that is one of the concerns. Of another concern you have absolutely no input from anybody in the African American community and frankly seem to have only input, based on the testimony I have heard from simply reading this disposition, from only Republican, a Republican officials.

Mr. Pierce, himself, is chairman of the Lee County Republicans and a Lee County Commissioner. He was in

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consultation with members of Dickinson's staff and members of Callahan's staff, the Montgomery County chairperson of the Republican Party, the Randolph County chairperson, the representative of—Curry, a Republican from Birmingham, and he was in contact with the Republican chairman of Jefferson County. I think it is clearly designed to do that.

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[216] organization and what it has to offer, we are open in our frame of mind and our philosophy to work together for a plan that would be good for the state and still comply with the civil rights law and the rights of all people in the state, especially the African Americans who have not had an opportunity to select one of our own to represent not just us but all the people of Alabama in the U. S. Congress.

JUDGE ALBRITTON: Do you have any problems along those lines with what is called the Pierce "Zero" plan that is not up there but have you seen it?

A [By Carol Zippert] I have but we do have some problems with it, some reservations about it. I will have to be looking at it again but I know the impact areas around it concerned us and I forget how that district was constructed and I think it is important to consult with people that you are designing things for.

The philosophy of our organization is empowerment and to help any and for the people to become empowerment, the people have to participate in decision making process. So that was a basic concern, to our knowledge, black Americans or Alabamians in this state were not conferred with in regards to the development of that plan.

JUDGE ALBRITTON: That's all I have.

* * * *

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CONSTITUTIONAL AND STATUTORY PROVISIONS

United States Constitution, Article 1, Section 4

The Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by Law make or alter such Regulations, except as to the Places of chusing Senators.

28 U.S.C. § 1253

Except as otherwise provided by law, any party may appeal to the Supreme Court from an order granting or denying, after notice and hearing, an interlocutory or permanent injunction in any civil action, suit or proceeding required by any Act of Congress to be heard and determined by a district court of three judges.

42 U.S.C. § 1973c

Whenever a State or political subdivision with respect to which the prohibitions set forth in section 1973b(a) of this title based upon determinations made under the first sentence of section 1973b(b) of this title are in effect shall enact or seek to administer any voting qualification or prerequisite to voting, or standard, practice, or procedure with respect to voting, or standard, practice, or procedure with respect to voting different from that in force or effect on November 1, 1964, * * * such State or subdivision may institute an action in the United States District Court for the District of Columbia for a declaratory judgment that such qualification, prerequisite, standard, practice, or procedure does not have the purpose and will not have the effect of denying or abridging the right to vote on account of race or color, * * * and unless and until the court enters such judgment no person shall be denied the right to vote for failure to comply with such qualification, prerequisite, stand-

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ard, practice, or procedure: Provided, that such qualification, prerequisite, standard, practice, or procedure may be enforced without such proceeding if the qualification, prerequisite, standard, practice, or procedure has been submitted by the chief legal office or other appropriate official of such State or subdivision to the Attorney General and the Attorney General has not interposed an objection within sixty days after such submission, or upon good cause shown, to facilitate an expedited approval within sixty days after such submission, the Attorney General has affirmatively indicated that such objection will not be made. Neither an affirmative indication by the Attorney General that no objection will be made, nor the Attorney General's failure to object, nor a declaratory judgment entered under this section shall bar a subsequent action to enjoin enforcement of such qualification, prerequisite, standard, practice, or procedure. In the event the Attorney General affirmatively indicates that no objection will be made within the sixty-day period following receipt of a submission, the Attorney General may reserve the right to reexamine the submission if additional information comes to his attention during the remainder of the sixty-day period which would otherwise require objection in accordance with this section. Any action under this section shall be heard and determined by a court of three judges in accordance with the provisions of section 2284 of Title 28 and any appeal shall lie to the Supreme Court.