

**Table 9: Overall Performance in SD25 based on 11 Elections, Compared***Enacted Plan*

	Blk_pref_cand %	Wht_pref_cand %	BPC defeats
White	16.8	82.3	
Black	63.5	35.6	
Total	30.8	68.3	11/11

*Plaintiffs' Plan*

	Blk_pref_cand %	Whte_pref_cand %	BPC defeats
White	20.1	79.0	
Black	88.5	10.6	
Total	53.1	46.2	0/11

**Table 10: Overall Performance in SD26 based on 11 Elections, Compared***Enacted Plan*

	Blk_pref_cand %	Wht_pref_cand %	BPC defeats
White	27.0	72.0	
Black	93.2	6.0	
Total	71.5	27.5	0/11

*Plaintiffs' Plan*

	Blk_pref_cand %	Whte_pref_cand %	BPC defeats
White	18.4	80.6	
Black	86.8	12.3	
Total	56.3	42.8	0/11

been met by Alabama's recent endogenous and exogenous elections in the Greater Huntsville and Montgomery regions.

Furthermore, my EA demonstrates that the Plaintiffs' Plan provides Black voters a realistic chance to elect candidate of their choice in two more State Senate districts (SD7 and SD25), in addition to SD26 where the Enacted Plan already allows the election of BPCs through packing Black voters in just one district.

X. Appendix

Appendix 1 is my curriculum vita.

Appendix 2 is the list of voting-rights cases for which I served as an expert witness.