

EXHIBIT 11

In the Matter Of:

KETO NORD HODGES vs PASSIDOMO

8:24-cv-879

NICHOLAS WARREN

November 18, 2024



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KETO NORD HODGES vs PASSIDOMO

November 18, 2024

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1 IN THE UNITED STATES DISTRICT COURT

2 MIDDLE DISTRICT OF FLORIDA

3 TAMPA DIVISION

4
5 KETO NORD HODGES, ET AL.,

6 Plaintiffs,

7 v.

Case No. 8:24-cv-879

8 KATHLEEN PASSIDOMO, ET AL.,

9 Defendants.

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11
12 DEPOSITION OF

13 NICHOLAS WARREN

14
15 Monday, November 18, 2024

16 10:01 a.m.

17 Shutts & Bowen LLP

18 200 South Biscayne Boulevard, Suite 4100

19 Miami, Florida 33131

20
21 MILENA ARZUMANYANTS

22 Digital Reporter

23 Commission No: HH 562384

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1 requirements, correct?

2 A. I think it does, yes.

3 Q. Okay. You refer to boundary of Tampa Bay,
4 and you refer to compactness, and you refer to Pasco
5 County making up a certain percentage of the District
6 in certain cities being kept whole; is that right?
7 I'm generalizing from your testimony here.

8 A. I think that's a pretty good summary, yes.

9 Q. Okay. At the conclusion of your testimony,
10 you explained that the -- you say those are the
11 advantages of this approach, and you hope the
12 Subcommittee gives it some consideration as y'all keep
13 doing this work. So you --

14 A. I said y'all, but yes.

15 Q. You did say y'all. Your public testimony
16 does not say that the plan currently before the
17 Florida Senate was a racial gerrymander, does it?

18 A. I did not say that.

19 Q. You don't say that at all in this testimony?

20 A. I did not say that in this public comment.
21 No.

22 Q. And your public comment refers to this being
23 methods to improve Tier Two compliance, correct?

24 A. Are you quoting?

25 Q. I am. Line 8, "tries to solve one problem