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To: [Stuart Naifeh](#); [Greim, Edward D.](#); [phil.strach@nelsonmullins.com](#); [john@scwllp.com](#); [cullens@lawbr.net](#); [krojas@lawbr.net](#); [paul@paulhurdllawoffice.com](#); [brungardm@ag.louisiana.gov](#); [Jason Torchinsky](#); [Phil Gordon](#)
Cc: [Kathryn Sadasivan](#); [Sara Rohani](#); [Victoria Wenger](#); [Jonathan Hurwitz](#); [John Adcock](#); [Amitav Chakraborty](#); [Adam Savitt](#); [arielle McTootle](#); [Sarah Brannon](#); [Megan Keenan](#); [Nora Ahmed](#); [Tracie Washington](#)
Subject: RE: Callais v. Landry -- discovery
Date: Tuesday, March 12, 2024 12:34:00 PM
Attachments: [image001.png](#)

Counsel,

Thank you for reaching out. Plaintiffs will share discovery with the Robinson Intervenors once it has been produced. Plaintiffs will share the map data files at that time as well.

Thank you,
Jackson Tyler

From: Stuart Naifeh <snaifeh@naacpldf.org>
Sent: Thursday, March 7, 2024 8:14 PM
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Subject: Callais v. Landry -- discovery

Counsel,

As you know, the court granted in part the Robinson intervenors' motion to intervene. Please provide us with any initial disclosures and/or discovery requests and responses that have been exchanged among the parties to date.

In particular, we request that plaintiffs' counsel provide any backup materials for Mr. Hefner's expert report, and specifically, census block equivalency files for the map included with the report and any information or data Mr. Hefner relied on in creating the map.

Thank you.

Kind regards,

Stuart C. Naifeh (he/him/él)

EXHIBIT

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exhibits.ticker.com

Manager, Redistricting Project



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