

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF LOUISIANA**

DR. DOROTHY NAIRNE, REV. CLEE
EARNEST LOWE, DR. ALICE
WASHINGTON, STEVEN HARRIS, BLACK
VOTERS MATTER CAPACITY BUILDING
INSTITUTE, and THE LOUISIANA STATE
CONFERENCE OF THE NAACP,

Plaintiffs,

v.

R. KYLE ARDOIN, in his official capacity as
Secretary of State of Louisiana

Defendant.

CIVIL ACTION NO. 3:22-cv-00178
SDD-SDJ

Chief Judge Shelly D. Dick

Magistrate Judge Scott D. Johnson

**PLAINTIFFS' OPPOSING STATEMENT OF
DISPUTED AND UNDISPUTED MATERIAL FACTS**

Pursuant to Local Rule 56(c), Plaintiffs Dr. Dorothy Nairne, Rev. Clee Earnest Lowe, Dr. Alice Washington, Steven Harris, Black Voters Matter Capacity Building Institute, and the Louisiana State Conference of the NAACP (collectively, "Plaintiffs") respectfully submit this Opposing Statement of Material Facts in support of their Opposition to Defendants' Motion for Summary Judgment:

Defendants' Statement of Fact No. 1:

This case involves a single cause of action under Section 2 of the Voting Rights Act challenging the Louisiana house and senate redistricting plans the Legislature enacted in 2022. *See* Amend. Compl., Rec. Doc. 14, at 56–58.

Plaintiffs' Response:

Admitted.

Defendants' Statement of Fact No. 2:

The operative complaint lists six individuals as Plaintiffs: Dr. Dorothy Nairne, Jarrett Lofton, Rev. Clee Earnest Lowe, Dr. Alice Washington, Steven Harris, and Alexis Calhoun. *Id.* at ¶¶ 14–25.

Plaintiffs' Response:

Admitted.

Defendants' Statement of Fact No. 3:

Plaintiffs Lofton and Calhoun have since voluntarily dismissed their claims. *See* Rec. Doc. 133. The four individuals who remain as Plaintiffs are Dr. Nairne, Rev. Lowe, Dr. Washington, and Mr. Harris (the “Individual Plaintiffs”).

Plaintiffs' Response:

Admitted.

Defendants' Statement of Fact No. 4:

The Individual Plaintiffs allege that they reside in HD25, HD60, HD66, and HD69. Amend. Compl., Rec. Doc. 14, at ¶¶ 15, 19, 21, 23.

Plaintiffs' Response:

Qualified. The Individual Plaintiffs have declared under penalty of perjury that, to the best of their knowledge and recollection, they reside in House Districts 25, 60, 66, and 69. ECF No. 149-3, Individual Pls.' Resp. to Interrogs., at 4, 29, 51, 72.

Defendants' Statement of Fact No. 5:

The Individual Plaintiffs allege that they reside in SD2, SD5, SD16, and SD29. *See* Ex. 1¹ at 4, 29, 51, 72. No Individual Plaintiff resides in any state legislative district other than HD25, HD60, HD66, HD69, SD2, SD5, SD16, or SD29. *See id.* Several of these districts are already majority-minority districts. *See* Ex. 2² at 1–2.

Plaintiffs' Response:

Denied. The Individual Plaintiffs have declared under penalty of perjury that, to the best of their knowledge and recollection, they reside in House Districts 25, 60, 66, and 69, and Senate Districts 2, 16, and 29. Individual Pls.' Resp. to Interrogs., ECF No. 149-3, at 4, 29, 51, 72.

Defendants' Statement of Fact No. 6:

The operative complaint lists two Entity Plaintiffs, Black Voters Matter Capacity Building Institute (“BVM”) and the Louisiana State Conference of the National Association for the Advancement of Colored People (the “Louisiana NAACP”). Amend. Compl., Rec. Doc. 14, at ¶¶ 26, 39.

Plaintiffs' Response:

Admitted.

¹ Individual Plaintiffs' Responses to Def. Ardoin's First Set of Discovery are attached as Exhibit 1. Citations to the combined discovery responses will be designated as “Ex. 1 at ____”. Pursuant to Fed. R. Civ. P. 5.2, Individual Plaintiffs' personal home addresses and dates of birth have been redacted in Exhibit 1.

² Attached as Exhibit 2 are Corrected Exhibits H-1 and I-1 to Mr. William S. Cooper's sworn Corrected Expert Report dated August 11, 2023. Citations to these combined exhibits will be designated as “Ex. 2 at ____”.

Defendants' Statement of Fact No. 7:

The Entity Plaintiffs are both non-profit corporations. *See* NAACP Dep. Tr.³ 21:10–12; 22:21–23:23; 50:2–4; BVM Dep. Tr.⁴ 12:11–13:7.

Plaintiffs' Response:

Admitted.

Defendants' Statement of Fact No. 8:

Plaintiffs ask the Court to declare both house and senate redistricting plans invalid in their entirety and enjoin them in full. *See* Amend. Compl., Rec. Doc. 14, Prayer for Relief ¶¶ A and B.

Plaintiffs' Response:

Denied. Plaintiffs claim that Defendants violated the mandates of Section 2 by enacting legislative maps for the Louisiana State Senate and Louisiana State House of Representatives that unlawfully deprive Louisiana's Black voters of a meaningful opportunity to elect candidates of their choice to the State Senate and House of Representatives. In the Senate map, the Black vote has been diluted in the Shreveport area, Jefferson Parish, and in the East Baton Rouge area. To establish *Gingles* I, Plaintiffs have proffered an illustrative map, which creates new districts that are numbered as Senate District 38, 19, and 17. In the House map, the Black vote has been diluted in the Shreveport area, the East Baton Rouge area, the Ascension area, Lake Charles area, and the Natchitoches area. To establish *Gingles* I, Plaintiffs have proffered an illustrative map, which creates new districts that are numbered as House District 1, 65, 68, 69, 60, 38, and 23.

³ Attached as Exhibit 3 are pertinent excerpts from the Louisiana State Conference of the NAACP 30(b)(6) Deposition Transcript, for which President Michael McClanahan served as the 30(b)(6) designee. Citations to these transcript excerpts will be designated as "NAACP Dep. Tr."

⁴ Attached as Exhibit 4 are pertinent excerpts from Black Voters Matter Capacity Building Institute 30(b)(6) Deposition Transcript, for which Ms. Omari Ho-Sang served as the 30(b)(6) designee. Citations to these transcript excerpts will be designated as "BVM Dep. Tr."

Plaintiffs have not challenged the maps in their entirety. Plaintiffs’ illustrative districts directly implicate the following enacted districts: House Districts 1, 2, 3, 4, 5, 6, 7, 8, 9, 13, 22, 25, 29, 34, 35, 36, 37, 47, 57, 58, 59, 60, 61, 62, 63, 65, 66, 67, 68, 69, 70, 81, 88, and 101, and Senate Districts 2, 5, 7, 8, 10, 14, 15, 17, 19, 31, 36, 38, and 39. *See* Am. Compl., ECF No. 14, ¶¶ 90, 96, 105–108, 112–115; Am. Compl., Exs. 1–4; NAACP Supp. Resp. to Interrogs., ECF No. 149-7, at 2–3 (focusing on data “[a]s to each Louisiana State House and State Senate District at issue in the Complaint”); Individual Pls.’ Resp. to Interrogs., ECF No. 149-3, at 4, 6, 30, 52–53, 73–74. In addition, in remedying the vote dilution Plaintiffs allege, other districts may be indirectly affected. *See, e.g.*, Ex. 2.

Defendants’ Statement of Fact No. 9:

Headquartered in Atlanta, Georgia, BVM is a general advocacy organization focusing on the goal of increasing the outreach capacity of other organizations engaged in voter participation and increasing black voter turnout. BVM Dep. Tr. 10:22–11:3; 18:7–25; 25:2–23; 27:3–7. BVM operates in twenty-five states across the country. *Id.* at 18:7–25. BVM maintains an office in Shreveport, Louisiana. *Id.* at 19:22–24; 20:14–19.

Plaintiffs’ Response:

Qualified. In addition to increasing voter turnout, BVM supports partners’ missions by increasing capacity to address their concerns and issuing grants. Ex. 1, Ho-Sang Dep. Tr. at 11:3–20. 32. BVM’s core mission is to “expand Black voter engagement” and “increase power in marginalized, predominantly Black communities.” Ex. 2, BVM-LA-Leg 0005179–81; Ex. 3, Ho-Sang Decl. ¶ 4.

Defendants’ Statement of Fact No. 10:

BVM does not have individual members. *Id.* at 24:12–15.

Plaintiffs' Response:

Denied. Although BVM does not have a formal membership structure, BVM has a network of community partners focused on increasing voter participation, and BVM has a significant constituency of individuals and organizations in Louisiana's Black communities who are the primary beneficiaries of BVM's activities. Ho-Sang Dep. Tr. at 11:11–20, 24:12–17; Ho-Sang Decl. ¶¶ 7–11.

Defendants' Statement of Fact No. 11:

BVM works with community “partners,” which it defines as organizations who “work with or around increasing voter participation.” *Id.* at 11:11–20. BVM estimates that it has between 50 to 58 partners in Louisiana. *Id.* at 24:16–18.

Plaintiffs' Response:

Denied. BVM has a significant constituency of individuals and organizations in Louisiana's Black communities who are the primary beneficiaries of BVM's activities. Ho-Sang Decl. ¶¶ 7–11. BVM's constituency consists of its “partners, their communities, and their members.” Ho-Sang Dep. Tr. at 24:10–11; Ho-Sang Decl. ¶¶ 7–11. BVM has approximately 60 partners in Louisiana, and those community partners engage in voter education and on-the-ground efforts to increase voter participation. Ho-Sang Dep. Tr. at 34:17–18; Ho-Sang Decl. ¶ 9.

Defendants' Statement of Fact No. 12:

Partners are entities BVM “support[s]” with financing or assistance “with the planning process” of “partner initiatives.” *Id.* at 27:20–23.

Plaintiffs' Response:

Qualified. A partner is an organization or entity that BVM works with to “increase voter participation.” Ho-Sang Dep. Tr. at 11:12–14; Ho-Sang Decl. ¶ 9. BVM supports partners' missions by increasing their partners capacity to address their concerns, including by issuing grants

and by coordinating with and training their leadership and members. Ho-Sang Dep. Tr. at 11:3–20; Ho-Sang Decl. ¶¶ 9–10.

Defendants’ Statement of Fact No. 13:

BVM does not have partners in every parish in Louisiana. *Id.* at 62:7–10.

Plaintiffs’ Response:

Qualified. BVM does not have partners in every parish in Louisiana, but BVM’s constituents include Black voters in many Parishes where the State’s newly enacted maps dilute the voting strength of Black voters, such as Bossier, Caddo, Jefferson, St. Charles, East Baton Rouge, West Baton Rouge, De Soto, Natchitoches, Red River, Ascension, and East Feliciana. Ho-Sang Dep. Tr. at 59:22–60:6; Ho-Sang Decl. ¶ 7.

Defendants’ Statement of Fact No. 14:

Not all BVM partners are involved with initiatives relating to redistricting or the redistricting cycle. *Id.* at 26:25–27:14.

Plaintiffs’ Response:

Denied. All BVM’s partners are involved in increasing voter participation, Ho-Sang Dep. Tr. at 11:12–20; Ho-Sang Decl. ¶ 9, which now requires a more nuanced approach in response to the unlawful maps passed in Louisiana’s latest redistricting cycle, Ho-Sang Dep. Tr. at 49:3–13. The unlawful maps passed in this redistricting cycle impact and impair BVM’s and its partners’ core mission and activities designed to increase Black voter participation, because maps that dilute Black voting power cause BVM constituents and other voters become disillusioned with the process and become apathetic. Ho-Sang Decl. ¶¶ 23–26. In response to the last redistricting cycle, BVM’s partners will require more resources to encourage participation when voters know the challenges that Black candidates of choice face. *Id.*

Defendants' Statement of Fact No. 15:

BVM claims that, as a result of the redistricting process, it diverted time and funds it might have otherwise used towards funding its partners' non-redistricting purposes and missions. *Id.* at 47:15–48:25. Specifically, BVM points to costs associated with a bus tour it coordinated during the legislative redistricting and related events from before the maps became law. *Id.* at 50:13–52:4.

Plaintiffs' Response:

Qualified. In addition to the costs associated with the bus tour, BVM spent additional staff and partner time responding to Louisiana's redistricting. *Id.* at 47:21–48:1; *see* Ex. 4, BVM-LA-Leg 0002891–93. BVM diverted and expended costs prior to, during, and after redistricting. Ho-Sang Dep. Tr. at 52:1–4.

During the redistricting process, funds were moved from other aspects of BVM to instead cover: (1) “mini grants to partners that participated in the process,” (2) payments for “lodging for out-of-town partners during redistricting takeover,” (3) a “big bus for the redistricting takeover,” (4) outreach costs, such as broadcast texting, and (5) events and event planners. Ho-Sang Dep. Tr. at 50:3–51:22; Ho-Sang Decl. ¶¶ 16–19.

After the Legislature passed S.B. 1 and H.B. 14, BVM has continued to divert resources toward combatting the discriminatory state legislative maps. Ho-Sang Decl. ¶ 21. In addition to calling for the Governor to veto the maps, *id.* ¶ 22, BVM also developed a campaign to hold legislators accountable for voting against fair maps and diluting Black Louisianans' votes and, even in the face of that dilution, to “mak[e] sure that those who make it to the office uphold their responsibilities in ensuring fair and equal representation in our communities.” Ex. 5, BVM-LA-Leg 0000383–84; *see also* Ex. 6, BVM-LA-Leg 0003053, 0005833–36, 0005840.

Thus, as a result of the unlawful maps, BVM will continue to need to divert resources from its core activities (*i.e.*, voter registration efforts, or educating constituents on issues that are

important to Black voters in Louisiana) toward finding ways to hold elected officials accountable, even in districts where Black voters are unable to elect their candidate of choice and are receiving unfair representation. BVM will need to divert resources toward engaging with the candidates that represent Black voters in these parishes, to try to ensure that Black voters have a voice and opportunity to be heard by their elected officials despite being denied political power as a result of the enacted maps. Ho-Sang Decl. ¶¶ 24–25.

Defendants’ Statement of Fact No. 16:

BVM also claims that the redistricting process has created an “increasing sentiment” amongst communities that their votes do not count, which BVM asserts requires a “nuanced approach” to initiatives and events. *Id.* at 49:1–13.

Plaintiffs’ Response:

Qualified. When the Legislature acts to weaken the voices of Black voters, such as by enacting maps that dilute Black voting strength, BVM constituents and other voters become disillusioned with the process and become apathetic. Ho-Sang Decl. ¶ 24. The increased sentiment that a person’s vote does not count due to the redistricting process has affected how BVM organizes, *id.* at 49:8–13, which is how BVM engages with partners and fulfills its mission of increasing voter engagement, *id.* at 26:16–24; Ho-Sang Decl. ¶ 24; Am. Compl., ¶ 26.

In the unlawful districts, more resources will be required to encourage participation when voters know the unfair challenges that Black candidates of choice face as a result of the maps’ dilution of Black voters’ power. Additionally, more resources will be required when advocating for BVM constituents’ preferred positions with elected officials who are not the Black candidate of choice. As long as the discriminatory maps remain in place, BVM will have to redouble its efforts to engage Black voters and convince them that their vote matters, which will require

diversion of more of BVM's resources and will make it more difficult to accomplish other organizational goals. Ho-Sang Decl. ¶¶ 24–26.

Defendants' Statement of Fact No. 17:

BVM has continued funding and providing grants for its partners. Ho-Sang Dep. Tr. at 57:13–58:2. BVM cannot identify any specific grants or grant applications that did not receive funding as a result of the challenged redistricting plans. *Id.* at 58:3–8.

Plaintiffs' Response:

Denied. BVM explained that it provided mini grants to partners that participated in the redistricting process instead of spending that money on “more general [get out the vote efforts] to really increase the number of registered voters in a community” or “more teachings” to educate the community on BVM's core issues. Ho-Sang Dep. Tr. at 47:21–48:25.

Defendants' Statement of Fact No. 18:

The Louisiana NAACP is a volunteer-based 501(c)(4) organization, run by a statewide executive committee. NAACP Dep. Tr. 21:10–12; 22:21–23:23; 50:2–4. Within Louisiana, there are eight NAACP districts. *Id.* at 23:24–24:3.

Plaintiffs' Response:

Qualified. The Louisiana NAACP's membership and organizational structure is set forth in its by-laws. Ex. 7, McClanahan Dep. Tr. at 18:20–24, 135:1–10.

Defendants' Statement of Fact No. 19:

The Louisiana NAACP itself does not have individual members, nor does it maintain membership lists. *Id.* at 29:11–15; 37:9–14; 38:16–21. Instead, individual NAACP members belong to their local chapters, or branches, *id.* at 37:11–38:15, which are separate 501(c)(4) organizations, *id.* at 50:9–11, and those local chapters are monitored by the national NAACP, the

Louisiana NAACP's parent organization, *id.* at 32:5–7; 20:8–20. There are estimated to be roughly 40 branches of the NAACP in Louisiana. *Id.* at 19:18–23.

Plaintiffs' Response:

Denied. The National NAACP is made up of state (or state-area) conferences, which are in turn made up of local branches and chapters. *See* Ex. 8, Louisiana NAACP Bylaws, at art. I, § 1. The state conferences, branches, and chapters are collectively known as “units.” *Id.* at art. I, § 1, art. III, § 2. Units are not separately incorporated entities. *Id.* at art. III, § 1. When an individual becomes a member of the NAACP, they become a member of all the units covering the geographic area in which they live or work as well as the national NAACP, *Id.* at art. VI, §§ 1, 3, and that may include the local branch if one exists in the member's area. McClanahan Dep. Tr. at 29:11–18. The Louisiana NAACP is a membership organization that collects dues from paying members and aims to serve all Black Louisianians regardless of their membership status. *See* Ex. 9, McClanahan Decl. ¶ 4.

Defendants' Statement of Fact No. 20:

The national office of the NAACP is responsible for monitoring which branches and units are deemed out of compliance with any of the organization's standards. *Id.* at 20:8–20. The Louisiana NAACP does not receive lists or rosters of branches or members who are not in good standing, nor does the Louisiana NAACP do anything to independently verify standing status with the national organization. *Id.* at 36:11–37:8.

Plaintiffs' Response:

Denied. The Louisiana NAACP receives membership information from its branches to determine whether each branch is in good standing. McClanahan Dep. Tr. at 35:17–37:4; *see also* NAACP Bylaws, at art. IV, § 4; Louisiana NAACP Bylaws, at art. I, § 2(d), art. I, § 1(b); art. III,

§ 2 (defining a branch to be one type of NAACP Unit). The Louisiana NAACP directly supervises the local branches, which are constituent members of the State Conference. McClanahan Dep. Tr. at 18:18–24, 29:11–18, 32:2–7, 38:16–21, 43:1–5, 49:17–22.

Defendants’ Statement of Fact No. 21:

At least one Louisiana NAACP branch is not in good standing. *Id.* at 30:10–31:6.

Plaintiffs’ Response:

Denied. The testimony of the Louisiana NAACP’s Chapter President, Michael McClanahan, was that at least one Louisiana NAACP branch was not in good standing as of “last year’s state convention,” and that the Louisiana NAACP and President McClanahan actively “try[] to get them all to be in good standing.” McClanahan Dep. Tr. at 30:10–31:6.

Defendants’ Statement of Fact No. 22:

Membership in an NAACP branch simply requires dues payments. *Id.* at 28:11–16. There are no age or race requirements for membership. *Id.* at 28:11–29:1. One does not need to be a registered voter in order to be a member. *Id.* at 29:2–4; 29:11–30:4. Even “a baby” could join an NAACP branch. *Id.* at 28:19–21.

Plaintiffs’ Response:

Qualified. Each branch must have at least 50 adult members. NAACP Bylaws, at art. III, § 3(b)(i) (explaining that members of any unit are automatically members of the national NAACP, and that “members of [local units] are members of the State/State-Area Conference”); *see also id.* at art. IV, § 4 (describing membership requirements to join branches); McClanahan Dep. Tr. at 20:3–7. While the NAACP accepts members of all races and ethnicities, most members of the Louisiana NAACP are Black. McClanahan Decl. ¶ 4.

Defendants' Statement of Fact No. 23:

The Louisiana NAACP does not receive notices when NAACP members pass away, *id.* at 34:9–21, nor is the organization aware of how—or even if—each branch updates their membership roster when a death occurs, *id.* at 34:21–25.

Plaintiffs' Response:

Denied. The Louisiana NAACP “regularly” receives notice of its deceased members. McClanahan Dep. Tr. at 34:11–14. Once it receives notice, the Louisiana NAACP attempts to contact the decedent’s family and removes their name from any membership lists. *Id.* at 34:17–25.

Defendants' Statement of Fact No. 24:

The Louisiana NAACP asserts that its president, Michael McClanahan, has identified branch members in specific house and senate districts challenged in this case. *See* Ex. 5.⁵ The Louisiana NAACP declines to identify branch members or permit discovery concerning them. *See, e.g.,* Rec. Doc. 119.

Plaintiffs' Response:

Qualified. In response to Defendant Ardoin’s interrogatory seeking personally identifying information of members in each district at issue in this litigation, the Louisiana NAACP provided a list of districts that would be directly involved in the creation of additional majority-Black districts in Mr. Cooper’s June 2023 illustrative plan and in which it had identified individual members. Exh. 5. The Louisiana NAACP did not adopt the Defendants’ undefined conception of “challenged district.” The identity of the Louisiana NAACP’s members is protected by the “associational and privacy rights guaranteed by the First and Fourteenth Amendments.” *Hastings*

⁵ Attached as Exhibit 5 are Louisiana State Conference of the NAACP’s Supplemental Response to Interrogatory No. 3, served on September 1, 2023. Citations to this exhibit will be designated as “Ex. 5 at ____”.

v. Ne. Indep. Sch. Dist., 615 F.2d 628, 631 (5th Cir. 1980). Defendants moved to compel discovery regarding the identity of the Louisiana NAACP's members. ECF No. 132, Defendant's Mtn. to Compel. The Motion was referred to Magistrate Judge Scott D. Johnson. In the order denying the Motion to Compel, Judge Johnson held that "Defendant has not provided any reason to justify its request for the name, address, age, phone number, and occupation of every single member in every challenged district." *Nairne v. Ardoin*, NO. 22-178-SDD-SDJ, at 3 (M.D. La. Sept. 8, 2023), ECF No. 136.

Defendants' Statement of Fact No. 25:

Mr. McClanahan does not know how many senate districts the state of Louisiana has, *id.* at 62:24–63:4, nor can he identify the addresses of any branch members, *id.* at 66:5–68:14.

Plaintiffs' Response:

Denied. Mr. McClanahan testified that he identified at least one member of the NAACP in Senate Districts 2, 7, 15, 17, 19, 38, and 39. McClanahan Dep. Tr. at 90:9–91:5; *see also* Ex. 9, McClanahan Decl. ¶¶ 5-7. Consistent with the Louisiana NAACP's assertion of its members' associational privilege, Mr. McClanahan was instructed not to answer questions seeking personally identifying information of members, including addresses. E.g., McClanahan Dep. Tr. at 66:7-9

Defendants' Statement of Fact No. 26:

Mr. McClanahan does not know how many house districts Louisiana has, *id.* at Tr. 81:12–16.

Plaintiffs' Response:

Denied. Mr. McClanahan testified that he identified at least one member of the NAACP in House Districts 1, 3, 4, 29, 34, 38, 57, 58, 60, 61, 63, 65, 68, 69, and 101. McClanahan Dep. Tr. at 90:9–91:5; *see also* Ex. 9, McClanahan Decl. at ¶¶ 5-7

Defendants' Statement of Fact No. 27:

Mr. McClanahan does not have a membership list for the Louisiana NAACP, nor did he review or reference any list or roster prior to asserting that the Louisiana NAACP has members in the districts challenged in this lawsuit. *Id.* at 74:6–16; 81:24–82:2; 82:11–15; 82:25–83:21

Plaintiffs' Response:

Denied. Mr. McClanahan has reviewed NAACP membership information to confirm at least one member who is eligible to vote resides in each challenged district. *See* Ex. 9, McClanahan Decl. ¶¶ 5-7. Mr. McClanahan stated that he had not reviewed a “list” of members to prepare his answers to the Interrogatories. E.g., McClanahan Dep. Tr. at 74:6–16. He did not testify that no such list exists.

Defendants' Statement of Fact No. 28:

Mr. McClanahan does not know whether branch members have moved since he allegedly became aware of their presence in the specific districts or if the members are registered to vote or are even Black. *Id.* at 84:17–85:14; 89:5–13.

Plaintiffs' Response:

Denied. Mr. McClanahan is aware of the Louisiana NAACP members' presence in specific districts because he either lives near them or “know[s] them personally” and possesses personal knowledge as to many of their residences. McClanahan Dep. Tr. at 82:11–88:15. In preparation for the litigation, Mr. McClanahan reviewed maps of the challenged districts and illustrative districts to identify at least one member of the Louisiana NAACP that resides in each district. McClanahan Dep. Tr. at 129:4–14. In close cases, Mr. McClanahan even went so far as to zoom in on the districts to determine which streets members live on and whether those streets are within the boundaries of the specific districts he identified. *Id.* In addition, Mr. McClanahan is aware of the Louisiana NAACP members' presence in specific districts because he either lives near them

or “know[s] them personally” and possesses personal knowledge as to many of their residences. *Id.* at 82:11–88:15. *See also* Ex. 9, McClanahan Decl. at ¶¶ 4-7. Mr. McClanahan also testified that he spoke to members he identified at quarterly meetings and the state convention. *Id.* at 131:2–11. He has also recently reviewed branch membership lists for the relevant districts, which contain up-to-date member addresses. McClanahan Decl. at ¶ 5.

Defendants’ Statement of Fact No. 29:

The Louisiana NAACP alleges injury from the challenged redistricting plan based on the expenditures of time and money the organization spent to mobilize members to attend events such as the legislative roadshows and get its members “excited” about more majority-minority districts—which occurred before the plans were enacted. *Id.* at 97:19–99:3. The Louisiana NAACP cites the “emotional[] distress” branch members felt when they allegedly realized that the enacted maps were not going to provide them with the additional majority-minority districts the Louisiana NAACP apparently told them to expect. *Id.* at 99:4–101:24.

Plaintiffs’ Response:

Denied. The Louisiana NAACP also asserts injury as a result of harm to its core mission of achieving equitable political representation, diverted resources, and cancelled events due to the redistricting plans that were enacted. McClanahan Dep. Tr. at 56:12–19, 98:24–101:24, 102:25–103:1, 103:1–8. These harms occurred after and as a direct result of the enactment of the challenged redistricting plans. *See* Ex. 9, McClanahan Decl. at ¶¶ 9-22.

Defendants’ Statement of Fact No. 30:

The Louisiana NAACP also asserts it felt compelled “to shift” its “action plan” after the legislative maps included fewer majority-minority than it hoped, *id.* at 97:24–98:2, *see also id.* at 98:11–23, choosing “not to spend” in some places and “to double up” in others, *id.* at 103:1–6.

Plaintiffs' Response:

Qualified. In addition to shifting its action plan, the Louisiana NAACP invested in “radio spots” and “trainings” to engage voters in particular areas. *Id.* at 98:24–99:3. Fewer majority-minority districts also resulted in decreased voter sentiment among the Louisiana NAACP’s constituents, which it had difficulty addressing. *Id.* at 100:9–101:24. The noncompetitive districts enacted under the discriminatory legislative maps has led to disinvestment from candidates, campaigns, political parties, and other organizations, requiring the Louisiana NAACP to fill the gaps and exert extra resources and effort to rally voters to participate in elections in the challenged parts of the State, leaving fewer resources for other work or for voter engagement work in other parts of the state. Ex. 9, McClanahan Decl. at ¶¶ 12–22.

Defendants' Statement of Fact No. 31:

Mr. McClanahan could not identify specific resources diverted because of the challenged plans. *Id.* at 102:15–21; 104:9–21.

Plaintiffs' Response:

Denied. As a result of Defendants’ conduct, the NAACP diverted its “resources,” “finances,” and “manpower” towards areas in Louisiana’s redistricting plans that denied equal voting opportunities to Black voters. McClanahan Dep. Tr. at 102:25–103:1. Mr. McClanahan testified that the Louisiana NAACP needed to “double up” staffing in areas of the state affected by the challenged redistricting; it was also forced to divert and spend budgetary resources on transportation and lodging in those affected districts. *Id.* at 103:3–11. Mr. McClanahan was aware of specific events that were canceled or postponed as a result of the enacted maps, including rallies and town halls. *Id.* at 103:1–8. He identified specific rallies and town halls in Bogalusa and Orleans that the Louisiana NAACP was unable to hold as a result of the diversion of its resources to address the impact of Louisiana’s redistricting plans. *Id.* at 103:1–8, 104:13–21.

The Louisiana NAACP regularly devotes significant portions of its resources to voter education and outreach efforts. *See* Ex 9, McClanahan Decl. ¶¶ 3, 9. These efforts take the form of door-to-door canvassing, voter registration efforts, community and candidate forums and other activities. *Id.* ¶¶ 8–9. The effectiveness of these efforts in getting voters registered and to the polls and the resources required are affected by voters’ perception of whether their participation in the political process is meaningful and whether their elected representatives are responsive to their needs. *Id.* ¶¶ 9–14. For example, when volunteers engaged on voter canvassing encounter voters who feel that their vote does not count, they spend more time educating those voters on the importance of participation, with the result that they are able to speak to fewer voters in a given day. *Id.* After enactment challenged maps, the Louisiana NAACP volunteers have faced higher levels of apathy among Black voters and as a result has been required to divert significantly greater resources to canvassing, particularly in areas and districts where Black voters routinely see their candidates of choice defeated. *Id.* at ¶¶ 9–15, 16–18. As Mr. McClanahan testified at his deposition, the Louisiana NAACP has had to reallocate its voter engagement resources to specific impacted areas where Black voters are disillusioned and less engaged as a result of legislative maps they perceive to be unfair. McClanahan Dep. Tr. at 97:24–101:24.

PLAINTIFFS’ ADDITIONAL MATERIAL FACTS

32. Dr. Dorothy Nairne is a Black U.S. citizen who is lawfully registered to vote in Louisiana. Ex 10, Nairne Decl. ¶¶ 2-4. Dr. Nairne has lived in House District 60 and Senate District 2 since 2017. Individual Pls.’ Resp. to Interrogs., ECF No. 149-3 at 5. Under the illustrative map prepared by Mr. Bill Cooper in June 2023, Dr. Nairne would reside in House District 58 and Senate District 2. Ex 10, Nairne Decl. ¶ 5. Dr. Nairne is a dues-paying member of the NAACP. Nairne Decl. ¶ 6.

33. Rev. Clee Earnest Lowe is a Black U.S. citizen who is lawfully registered to vote in Louisiana. Ex 11, Lowe Decl. ¶¶ 2-4. Rev. Lowe has lived in House District 66 and Senate District 16 since 2007. Individual Pls.’ Resp. to Interrogs., ECF No. 149-3, at 51. Under the illustrative map prepared by Mr. Bill Cooper in June 2023, Rev. Lowe would reside in House District 101 and Senate District 16. Ex 11, Lowe Decl. ¶ 5.

34. Dr. Alice Washington is a Black U.S. citizen who is lawfully registered to vote in Louisiana. Ex 12, Washington Decl. ¶¶ 2-4. Dr. Washington has lived in House District 66 and Senate District 16 since January 2016. Individual Pls.’ Resp. to Interrogs., ECF No. 149-3, at 29. Under the illustrative map prepared by Mr. Bill Cooper in June 2023, Dr. Washington would reside in House District 101 and Senate District 16. Ex 12, Washington Decl. ¶ 5.

35. Plaintiff Rev. Steven Harris is a Black U.S. citizen who is lawfully registered to vote in Louisiana. Ex 13, Harris Decl. ¶¶ 2-4. Rev. Harris has lived in House District 25 and Senate District 29 since 2018. Individual Pls.’ Resp. to Interrogs., ECF No. 149-3, at 72. Under the illustrative map prepared by Mr. Bill Cooper in June 2023, Rev. Harris would reside in House District 23 and Senate District 29. Ex 13, Harris Decl. ¶ 5. Rev. Harris is a dues-paying member of the NAACP. Harris Decl. ¶ 6.

36. Omari Ho-Sang is the senior state organizing manager for BVM. Ho-Sang Dep. Tr. at 10:2–4. Ho-Sang Decl. ¶ 2.

37. The Louisiana NAACP has a general objective, among other objectives, to “improve the political, educational, social, and economic status of African-Americans.” Louisiana NAACP Bylaws, at art. II, § 1(b)–(c).

38. The Louisiana NAACP identified at least one registered voter member who resides in each of the challenged Louisiana Senate and House Districts, as well as at least one member

who would resides in each of the newly created majority-Black districts or the newly unpacked majority-Black districts in Bill Cooper's June 2023 illustrative plans. *See* Louisiana NAACP's Supp. Resp. to Def. Ardoin's First Set of Interrogatories, at 2.