

**IN THE CIRCUIT COURT OF  
COLE COUNTY, MISSOURI**

JAKE MAGGARD et al., )

Plaintiffs, )

v. )

STATE OF MISSOURI et al., )

Defendants. )

Case No. 25AC-CC09120

**PLAINTIFFS' TRIAL EXHIBIT LIST**

Plaintiffs Jake Maggard and Gregg Lombardi ("Plaintiffs") provide the following list of proposed trial exhibits. Plaintiffs reserve the right to use appropriate demonstrative or illustrative exhibits, whether or not designated as a trial exhibit in this Exhibit List; to use any additional exhibits for impeachment or rebuttal purposes; and to otherwise designate additional exhibits for possible use at trial in the interests of justice.

| Ex. No. | Description  |
|---------|--|
| 1       | Affidavit of Jake Maggard (dated Jan. 14, 2026)  |
| 2       | Affidavit of Gregg Lombardi (dated Jan. 13, 2026)  |
| 3       | HB1, 103d Gen. Assemb., 1st Reg. Sess., 2d Extraordinary Sess. (Mo. 2025)  |
| 4       | <i>Referendum for House Bill 1, 2026-RO04</i> , Mo. Sec'y of State, <a href="https://bit.ly/49pbtD6">https://bit.ly/49pbtD6</a> (last visited Jan. 13, 2025) |
| 5       | <i>Journal of the House</i> , Mo. House of Reps. (Sept. 12, 2025), <a href="https://bit.ly/45yvYek">https://bit.ly/45yvYek</a>                               |

| Ex. No. | Description  |
|---------|--|
| 6       | <i>Journal of the Senate</i> , Mo. Sen. (Sept. 12, 2025), <a href="https://bit.ly/4qKzBG2">https://bit.ly/4qKzBG2</a>  |
| 7       | 128.345. Definitions., Revisor of Mo., <a href="https://bit.ly/451HbUG">https://bit.ly/451HbUG</a> (last visited Jan. 13, 2026)  |
| 8       | 2026-R004 box receipt  |
| 9       | 2026-R004 receipt form   |
| 10      | D avid A. Lieb & Hannah Schoenbaum, <i>Opponents of Trump-Backed Redistricting in Missouri Submit a Petition to Force a Public Vote</i> , PBS News (Dec. 10, 2025), <a href="https://bit.ly/491AIKs">https://bit.ly/491AIKs</a>          |
| 11      | <i>Chapter 128 Election of Electors and Electoral Districts—Congressional Districts</i> , Revisor of Mo., <a href="https://bit.ly/4qKzTg6">https://bit.ly/4qKzTg6</a> (last visited Jan. 13, 2026)                                       |
| 12      | Jo Mannies & Marshall Griffin, <i>Missouri's Right-to-Work Law Suspended After Unions Turn in 300K Signatures for Statewide Vote</i> , St. Louis Pub. Radio (Aug. 18, 2017), <a href="https://bit.ly/4jDHElU">https://bit.ly/4jDHElU</a> |
| 13      | Ashley Byrd, <i>Right to Work Law Appears Headed to a Public Votes as PR Efforts Start to Appear</i> , Missouri.net (Aug. 29, 2017), <a href="https://bit.ly/3MQs3mD">https://bit.ly/3MQs3mD</a>   |
| 14      | <i>Kaw Transport Co. v. Whitmer</i> , No. CV181-778CC (Cole Cnty. Cir. Sept. 29, 1981)   |
| 15      | Alisa Nelson, <i>When Does Missouri's New Congressional Map Take Effect? That Depends on Who You Ask</i> , Missouri.net (Dec. 10, 2025), <a href="https://bit.ly/4apTGwH">https://bit.ly/4apTGwH</a>                                     |

Respectfully submitted,

**AMERICAN CIVIL LIBERTIES UNION  
OF MISSOURI FOUNDATION**

s/ Tori Schafer

Tori Schafer, No. 74359

Jonathan D. Schmid, No. 74360

906 Olive Street, Suite 1130

St. Louis, Missouri 63101

(314) 652-3114

tschafer@aclu-mo.org

jschmid@aclu-mo.org

**PERKINS COIE LLP**

Kevin J. Hamilton\*

Matthew P. Gordon\*

Jonathan P. Hawley\*

1301 Second Avenue, Suite 4200

Seattle, Washington 98101

(206) 359-8000

KHamilton@perkinscoie.com

MGordon@perkinscoie.com

JHawley@perkinscoie.com

*Counsel for Plaintiffs*

*\*Pro hac vice*

**CERTIFICATE OF SERVICE**

I hereby certify that on February 9, 2026, a true and correct copy of the above was filed with the Court's electronic filing system to be served by electronic methods on counsel for all parties entered in the case.

s/ Tori Schafer  
Attorney for Plaintiffs