

EXHIBIT 8

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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

SUSAN SOTO PALMER, et al.,)
)
Plaintiffs,)
)
vs.) No. 3:22-cv-05035-RSL
)
STEVEN HOBBS, in his official)
capacity as Secretary of State of)
Washington, and the STATE OF)
WASHINGTON,)
)
Defendants.)
and)
JOSE TREVINO, ISMAEL G. CAMPOS,)
and State Representative, ALEX)
YBARRA,)
)
Intervenor-Defendants.)
_____)

ORAL VIDEO DEPOSITION OF ALI O'NEIL

-- VOLUME I --

WEDNESDAY, NOVEMBER 16, 2022

THE ORAL VIDEO DEPOSITION OF ALI O'NEIL,
produced as a witness at the instance of the Plaintiffs,
was taken in the above-styled and -numbered cause on the
16th day of November, 2022, from 9:02 a.m. to 5:10 p.m.
Pacific Time. The court reporter was Nor Monroe,
Certified Court Reporter for the State of Washington.
All participants appeared via Zoom videoconference.

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(WEDNESDAY, NOVEMBER 16, 2022)

(9:02 a.m.)

ALI O'NEIL,

having been called as a witness herein, having been first duly sworn/affirmed, was examined and testified as follows:

EXAMINATION

BY MR. MULJI:

Q. Good morning. My name's Aseem Mulji. I represent the Plaintiffs in the Soto Palmer v. Hobbs lawsuit, and then I'm gonna be taking your deposition today.

Just for the record, aside from your attorney Mr. Erickson, I also wanna identify some of the other folks attending the deposition. So we have several attorneys representing the Plaintiffs, including myself, Mark Gaber, Simone Leeper, Annabelle Harless, and Ernest Herrera. And we may have other some of Plaintiffs' counsel team join, as well; Sonni Waknin. And then I believe Erica Franklin is here from the State of Washington, and Drew Stokesbary's here representing the Intervenor-Defendants.

Can you please state your full name for the record?

A. Sure.

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1 Can you hear me okay? I'm not on mute? Okay.

2 Alison O'Neil.

3 Q. And do you go by "Ali"?

4 A. Yes.

5 Q. Is it all right if I call you "Ali" for
6 today's deposition?

7 A. Yes, please do.

8 Q. And Ali, have you ever been deposed before?

9 A. I have, yes.

10 Q. Okay. We'll come back to that in a second,
11 but I'll just go over some of the ground rules for this
12 deposition before we do that.

13 So I'm gonna be asking you questions, and in
14 order to have your transcript of your answers, if you
15 could just wait for me to finish asking the question
16 before responding, so we can make things easy for the
17 court reporter and not speak over each other. Does that
18 make sense?

19 A. Yes, absolutely.

20 Q. Okay. And relatedly, the court reporter can
21 only record verbal responses, so it's important that you
22 answer out loud with words, rather than "uh-huh,"
23 "nuh-uh," shaking your head, things like that. Does
24 that make sense?

25 A. Yes.

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1 Q. And then if there's anything I ask that you
2 don't understand -- may be possible -- please let me
3 know, and I'll try to clarify; but if you answer the
4 question, I'll assume you understood it. Does that make
5 sense?

6 A. Yes.

7 Q. If you don't know the answer to a question,
8 you can say so, but we're entitled to your informed
9 estimate. I don't want you to guess. But if you don't
10 know the answer to a question, just simply say so.

11 Sometimes it might happen you give an answer
12 as completely as you can, but then later on you remember
13 some more information or some clarification in response
14 to an earlier question. If that happens, just let me
15 know right then and there, and we'll do it while it's
16 fresh in your mind.

17 Does that make sense?

18 A. Yes.

19 Q. One of the attorneys who are here today may
20 object to some of my questions today. If they do, the
21 objection will be noted for the record, but you're still
22 required to answer the question, unless your attorney
23 specifically instructs you not to.

24 Do you understand that?

25 A. Yes.

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1 Q. Okay. And then lastly, we can take breaks.
2 Please let me know if you need a break, and we'll
3 accommodate you. I'll just ask that if there's a
4 question pending, that you answer that question before
5 we go on break, rather than leaving it hanging. Does
6 that make sense?

7 A. Yes.

8 Q. The court reporter just put under your oath,
9 which means that you're under an obligation to tell the
10 whole truth. Do you understand that?

11 A. Yes.

12 Q. And though we're in somewhat of a formal --
13 informal environment, that orth- -- that oath has the
14 same force and effect that it would have in a court of
15 law, in front of a judge or jury. Do you understand
16 that?

17 A. Yes.

18 Q. Is there any reason you cannot give truthful
19 answers to my questions today?

20 A. No.

21 Q. Do you have any conditions that impair your
22 memory?

23 A. No, I do not.

24 Q. Any medications you're taking that would
25 impair your memory?

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1 A. No, none.

2 Q. Okay. You mentioned that you had been deposed
3 once before. What -- in what case were you deposed?

4 A. I am not going to remember the exact name. It
5 was the . . . the Washington Community for -- Coalition
6 for Open Government versus the Commission; the lawsuit
7 that took place right after the Commission finished its
8 work.

9 Q. Did that case -- did that case concern the
10 open meetings and -- and --

11 A. Yes --

12 (Simultaneous talking.)

13 A. -- exactly.

14 Q. Okay. What was your understanding of -- of
15 sort of what that case was alleging?

16 A. I believe my understanding was that the
17 Washington Coalition for Open Government -- and maybe
18 one other plaintiff -- had brought a suit against the
19 Commission for violating the -- you know, they alleged
20 that the Commission had violated the Open Public
21 Meetings Act in the way that the negotiations took place
22 in the final hours and days.

23 Q. And what was your position, if you had one, on
24 the merits of that case?

25 A. My position was just that I recounted what I

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1 saw in those final days, and I had written a memo
2 detailing what I had seen in those final days and how
3 the negotiations had taken place, and things that I had
4 heard and seen go on those final days, and that was
5 released publicly, and a lot of what was in that memo
6 was discussed in the -- in the deposition.

7 I -- it -- it -- it's hard for me to say I had
8 a position on the case, but I -- I certainly saw some
9 things in those final days that were concerning, and I
10 wanted to bring them to light, and I thought that people
11 should know what had happened those last few days.

12 Q. What were some of the things you found
13 concerning that you wanted to bring to light in that
14 lawsuit?

15 A. So some of the things I noticed were
16 just . . . you know, my limited understanding of the
17 Open Public Meetings Act in how the Commissioners could
18 conduct negotiations; in what ways they could or
19 couldn't meet without it being a public meeting. I -- I
20 noticed some things in the final days of
21 Commissioners -- or I -- I -- I should say the -- maybe
22 the setting not being as conducive as I thought it
23 needed to to -- adhering exactly to that -- to that law
24 in the way that I understood -- my limited understanding
25 that it needed to be carried out.

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1 And certainly, a concerning period of time was
2 after midnight on November 15th, which was the deadline
3 for the Commission to conduct its work. After that
4 period of time I noticed a shift in the way the
5 Commissioners were behaving, and they were all operating
6 in the same room, and there was no public meeting taking
7 place any longer, and they were continuing to draw maps
8 that had not been discussed or shared with the public or
9 voted on previously, and were continuing to do their
10 mapping work until early into the next day, Tues- -- I
11 believe that was Tuesday, November 16th.

12 So that's a kind of brief summary, but it is
13 laid out in detail in my memo in more depth.

14 Q. And we'll -- we'll certainly talk about that.

15 I guess outside of the legal requirements of
16 the Open Meetings Act, did you have a sense -- was it
17 your -- was it your sense that the Commission in the
18 final two days of its negotiations was generally
19 operating transparently or that . . . or -- or not?

20 A. You said in the final days. . . .

21 Q. In the final days of negotiations, was it your
22 sense that the Commission was operating -- that the
23 Commissioners were operating transparently in their
24 negotiations, in public view, or -- or otherwise?

25 MS. FRANKLIN: Objection: Vague.

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1 THE WITNESS: I'm still answering this; right?

2 Q. (BY MR. MULJI) [Nodded head.]

3 A. Okay. Yes, I -- I would say that I had
4 concerns that the Commission was not operating as
5 transparently as I thought that they should be, you
6 know, notwithstanding [sic] the -- the letter of the
7 law, which, again, I -- I'm not and was not an expert
8 in. But I -- I did feel that due to the rushed nature
9 of the negotiations, and, you know, certainly the
10 question of what was being voted on that final night,
11 what exactly the Commissioners had agreed to and what
12 exactly they were voting to approve, I was very
13 concerned that that was not clear to the public; not
14 even to perhaps all the Commissioners.

15 So yes, I -- I definitely had concern that
16 they were not acting transparently.

17 Q. Did that lawsuit go to trial, to the best of
18 your knowledge?

19 A. I don't believe it did. I believe it was
20 settled. But I'm not sure, yes.

21 Q. You didn't testify in a trial in that case?

22 A. I -- I did not, no.

23 Q. And you said the final outcome, to the best of
24 your understanding, was that it settled. Do you know
25 the details of that settlement?

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1 A. I could -- I can say what I think they were,
2 but I -- I don't know for sure. Based on my
3 understanding from just, you know, news articles, "The
4 Seattle Times", other things, I believe it was settled.
5 I believe there was some financial payment from the
6 Commission to the plaintiffs. And -- and some ad- -- I
7 think there was an admission that there had been a
8 violation of OPMA, but I -- that's my understanding; I'm
9 not sure.

10 And that there was something about future
11 processes relating to the Commission, and that they
12 would, you know, better conduct their negotiations and
13 their work in accordance with OPMA and the Public
14 Records Act and -- and other things.

15 Q. Have you ever been a party to a lawsuit in
16 your personal or official capacity?

17 A. No, I have not.

18 Q. What did you do to prepare for this
19 deposition?

20 A. For this p- -- today's deposition? Not the
21 one that you were discussing previously?

22 Q. Correct. Today's -- today's deposition.

23 A. I went back and reviewed a couple of the
24 proposed maps that had been -- that I knew had been
25 discussed, you know, in -- in late 2021 during our

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1 redistricting work. I also went back and reviewed my
2 own personal notes.

3 Q. And when you say you went back and reviewed
4 some proposed maps, do you recall which -- which
5 proposed maps that you reviewed?

6 A. I do recall, and I can . . . I -- I reviewed
7 them through Dave's Redistricting app. And some of
8 those maps were internal to my team; representations of
9 other maps that were public or had come from other
10 sources. And so I took the ones that I thought
11 corresponded to these certain maps -- it -- it may not
12 be exactly right, 'cause our naming conventions were
13 kind of wonky. But I can -- I can --

14 The maps that I intended to look at were the
15 map that had been -- the second public
16 legislative-district map that Commissioner Walkinshaw
17 released, which I believe was end of October; maybe
18 October 25th.

19 And then I wanted to review some of the
20 later . . . final proposals that had come I believe
21 from -- potentially one from Commissioner Graves and one
22 from Commissioner Sims that had been sent to us; as in
23 Commissioner Walkinshaw and the Senate Democratic Caucus
24 team. So that was one map.

25 And then the other map that I reviewed was the

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1 final, approved, amended map.

2 Q. And those two proposals from Commissioner
3 Graves and Commissioner Sims that you just spoke about,
4 are those proposals that were made in -- do you recall
5 when those proposals were made, the final day or
6 otherwise?

7 A. A- -- again, that's a little tricky, and --
8 and I don't even know exactly which . . . map . . .
9 which Commissioner the map came from. I -- I wanna say
10 it was around November 11th to the 13th; maybe even the
11 14th. Yeah, one of those -- that final weekend.

12 Q. And did you meet with anyone to prepare for
13 this deposition?

14 A. No, I did not. Other than I've s- -- spoken
15 with my attorneys.

16 Q. And other than your attorneys, did you speak
17 with anybody on the phone to prepare for this
18 deposition; communicate with anyone otherwise?

19 A. No, I did not.

20 Q. Did you speak with any Commissioners in
21 preparation for this deposition?

22 A. No, I did not.

23 Q. Nobody other than your attorney?

24 A. That's correct.

25 Q. What documents did you review in preparation

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1 for this deposition? You had mentioned some personal
2 notes.

3 A. Yes, notes that I had in my notebook.

4 Q. Did you review any of the legal filings in
5 this case in preparation for this deposition?

6 A. Oh, I -- I reviewed the subpoena that had been
7 sent to me; for the original subpoena. Yes.

8 Q. Any other documents that you reviewed in
9 preparation for the deposition?

10 A. None that I can recall. Subpoena -- no, I
11 think that's it.

12 Q. About how long would you say you've spent
13 preparing for this deposition in total?

14 A. I would say less than two hours. Potentially
15 closer to one hour.

16 Q. Even if not in preparation for this
17 deposition, have you ever reviewed any documents from
18 this case?

19 A. Legal filings or -- I -- I guess that would --
20 that would be documents; right?

21 Q. Yeah, this -- yeah, legal filings.

22 A. I would say -- the answer is probably yes,
23 back when it was initially -- the suit was initially
24 filed. I can't remember exactly when or exactly which
25 ones, but I think it's likely that I have, yes.

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1 Q. And did you review, for example, the motion
2 for preliminary injunction in this case?

3 A. I -- I think s- -- again, I think so. That
4 sounds familiar. I can't recall an exact time that I
5 would have reviewed it, and it certainly wasn't
6 recently.

7 Q. Have you discussed this lawsuit with anyone
8 aside from your attorneys?

9 A. Yes.

10 Q. Who have you discussed this lawsuit with?
11 Apart from your attorneys.

12 A. Apart from my attorneys, I've discussed -- I
13 [indiscernible] mention it, discuss it with my husband.
14 Some other former colleagues from the Senate Democratic
15 Caucus. Should I name them specifically?

16 Q. Yeah.

17 A. Adam Hall, who I worked with at SDC.
18 Matt Bridges, who I also worked with there. I'm sure
19 I've discussed this with Paulette Avalos, who was my
20 supervisor; the chief of staff of the SDC. Adam Bartz,
21 who is the executive director of the Senate . . . don't
22 know the acronym. Senate Democratic Campaign Committee.
23 I am sure I've mentioned this -- discussed it with my
24 family. Would you like me to n- -- me to name my family
25 members or --

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1 Q. No, that's okay.

2 A. Okay.

3 Q. Have you -- have you talked about this lawsuit
4 since it was filed with any of the Commissioners?

5 A. No, I don't believe that I have.

6 Q. Have you -- when was the last time you spoke
7 with any one of the Commissioners?

8 A. I believe the last time I spoke with
9 Commissioner Walkinshaw was . . . I think it was the
10 Friday after the deadline. So I think it was in -- in
11 November of 2021.

12 Q. And what about Commissioner Sims?

13 A. Oh, I'm -- I'm sorry. I have not spoken with
14 any of the other Commissioners since -- since . . . the
15 other Commissioners would be the day that we finished,
16 so early in the morning of November 16th.

17 Q. Apart from -- apart from your attorney here,
18 the -- the -- here today from HKM, have you retained any
19 other attorneys to represent you in this case?

20 A. No, I have not.

21 Q. Are you familiar with any of the Plaintiffs in
22 this lawsuit?

23 A. I am a little bit, but not -- not too much.

24 Q. And I'll just -- I'll list their names, and
25 you tell me if -- if you're familiar with them.

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1 Susan Soto Palmer?

2 A. No, I'm not familiar.

3 Q. Alberto Macias?

4 A. No.

5 Q. Fabiola Lopez?

6 A. That -- that name does sound vaguely familiar,
7 but I'm not sure that I could say from -- from where.
8 So maybe it is just from this case.

9 Q. Caty Padilla?

10 A. No.

11 Q. Evangelina or Benji [sp] Aguilar?

12 A. No.

13 Q. Lizette Parra?

14 A. No.

15 Q. And then Heliodora Morfin?

16 A. No.

17 Q. And are you familiar with any of the
18 Intervenior -- Intervenior-Defendants in this case?

19 A. I -- I believe so, but . . . I'm -- I'm not
20 sure.

21 Q. Jose Trevino?

22 A. No.

23 Q. Ismael Campos?

24 A. No.

25 Q. Alex Ybarra?

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1 A. That -- that name I am somewhat familiar with,
2 but not other than just the name.

3 Q. Where do you know the name from?

4 A. I -- I believe Alex Ybarra is a State
5 representative, but now I'm questioning that
6 [indiscernible].

7 Q. And do you know counsel for Interveed- --
8 Intervenor-Defendants, Drew Stokesbary, who's here
9 today?

10 A. Not personally, but I'm familiar with him.

11 Q. Have you and Mr. Stokesbary spoken before
12 about this lawsuit?

13 A. No.

14 Q. Are you familiar with a different lawsuit
15 filed against the State regarding Legislative District
16 15, called Garcia v. Hobbs?

17 A. Yes, I believe I am familiar with that one.

18 Q. What's your understanding of what the Garcia
19 case is about?

20 A. My very limited understanding is that it
21 alleges that the newly drawn District 15 . . . violates
22 part of the constitution -- and I don't know what exact
23 part -- but because it is . . . takes too much race into
24 account in -- in -- race only, perhaps, into account
25 when drawing that district.

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1 Q. Have you discussed this lawsuit with the
2 individuals you noted earlier that you spoke to about
3 the current laws- -- I'm -- lemme -- lemme rephrase
4 that, actually.

5 Have you spoken to the individuals we s- --
6 you mentioned earlier about the Garcia lawsuit?

7 A. Yes, I -- I believe that's likely true.

8 Q. Have you discussed the Garcia lawsuit with
9 anybody else?

10 A. I do not recall if there's anybody else that
11 I've spoken to about that, no.

12 Q. And . . . lemme go back and ask you about some
13 of those conversations that you had with the individuals
14 you listed about this lawsuit. What did you -- what did
15 you discuss with Adam Hall regarding this lawsuit?

16 A. There were I think . . . prob'ly several
17 conversations, some of which that occurred when I was
18 still employed by the Senate Democratic Caucus, but my
19 duties had shifted to -- I -- I worked as a member of
20 the communications team, and I was assigned to work on
21 behalf of a member of the Senate Democratic Caucus. And
22 so some of those conversations were just asking for my
23 own edification and to report back to that member, you
24 know, what . . . what the -- the lawsuit was about, you
25 know; the timeline -- expected timeline of things;

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1 potentially discussing, you know, whether or not that
2 member should make any public statements about the
3 lawsuit; other things of that nature. That's one thing
4 that I can remember.

5 Some of the other conversations were probably
6 text messages in a group thread, where anytime there was
7 a filing or any other news -- you know, a news article,
8 would be shared with that text thread. And, you know,
9 I -- I can't recall a lot of substantive discussions
10 about the case, but, you know, some of our -- our own
11 kind of personal commentary . . . or, you know, notes on
12 when things were happening or weren't happening . . .
13 but I -- I can't recall too many specifics.

14 I think those were some of the folks I
15 mentioned. I c- -- I can't recall if there were any
16 other con- -- specific conversations about it.

17 Q. Who's the legislator that you were working for
18 on communications after your redistricting -- or
19 after --

20 (Simultaneous talking.)

21 Q. -- your duties shifted?

22 A. I worked for Rebecca S- -- Rebecca Saldaña,
23 State Senator for the 37th District.

24 Q. And did you begin working for Senator Saldaña
25 immediately after your redistrict- -- was it after your

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1 redistricting duties ended?

2 A. Y- -- I -- after the majority of them ended.
3 I bil- -- I probably started -- so I guess legislative
4 session began in January of '22. I probably
5 didn't . . . official- -- you know, really start until
6 early February -- or maybe it was -- maybe it was in
7 January. So there was a little bit of a break
8 between -- most of my redistricting duties ended, you
9 know, end of November, but then when the . . . when the
10 resolution came up in the legislature, and the -- you
11 know, there were the proposed amendments to the maps
12 that were drawn and -- by the Commission, I had some
13 remaining, you know, duties that I would consider part
14 of my role in redistricting, but at that time I was also
15 doing communications for Senator Saldaña.

16 Q. And you spoke with -- you spoke with Senator
17 Saldaña about this lawsuit, as well, during that time?

18 A. Oh, yes, that -- that would be likely the
19 case, as well, yes.

20 Q. And what do you recall about your
21 conversations with Matt Bridges regarding this lawsuit?

22 A. I . . . can't recall any one-on-one
23 conversations. I -- I would have had one-on-one
24 conversations with Adam Hall, I imagine, if -- you know,
25 if throughout that -- the time when I was working for

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1 the -- the Caucus or working for Senator Saldaña, if I,
2 you know, was looking for information on the case or an
3 update on the timeline, Adam Hall is the person that I
4 would have gone to for that information. Matt Bridges,
5 I can't recall any specific one-on-one conversations
6 with him that I had specifically about the lawsuit.
7 Those would have been likely text conversations;
8 potentially, you know, again, a group Teams message that
9 we had with our SDC small-group team; again, discussing
10 any news ar- -- you know, sharing news articles that
11 would have come up or discussing any recent filings, but
12 not in -- in great detail or depth.

13 Q. What about Paula was it Avalos or. . . .

14 A. Paulette.

15 Q. Paulette?

16 A. Avalos, yes.

17 Q. Avalos.

18 And what about Paulette Avalos?

19 A. Again, some, you know, group text thread or --
20 or m- -- Teams message conversations. I . . . it's
21 likely that I had some one-on-one conversations with her
22 about it, as the, you know, chief of staff of the Senate
23 Democratic Caucus. And . . . sim- -- s- -- potentially
24 similar to conversaish- -- if I -- what I recall is
25 similar to conversations with -- with Adam Hall,

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1 potentially discussing whether or not, you know, Senator
2 Saldaña should have made a public statement.

3 I think there were also discussions -- now I'm
4 remembering -- because -- I believe Senator Billig was
5 originally named as a defendant in the lawsuit, so were
6 probably -- I -- I -- I can vaguely recall some
7 discussions about that.

8 And then I'm also remembering probably also
9 discussed this with Aaron Wasser, who was the
10 communications director for the Senate Democratic
11 Caucus, and who -- I -- I worked with him when I worked
12 on the communication team, but also at times dealing
13 with some redistricting things, as he is obviously
14 responsible for the messaging and communications for the
15 Senate Democratic Caucus and for Senator Billig. So I
16 would have discussed this with him, as well.

17 Q. Were you in touch with Senator Billig about
18 this lawsuit?

19 A. I don't believe that I was directly in touch
20 with Senator Billig at all . . . about the lawsuit. I'm
21 trying to . . . recall. I -- I do not think that there
22 was a time where we spoke directly about the lawsuit
23 together.

24 Q. [Indiscernible] a little bit. So the -- the
25 trial in this case is currently scheduled to start on

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1 May 1st, 2023. As of now, can you foresee any reason
2 why you'd be unavailable during the week of May 1st,
3 2023?

4 A. Other than the fact that I currently live in
5 Detroit, Michigan. I s'pose I would have to fly out
6 there. And I'm -- I'm unfamiliar with how this works,
7 so I'm not sure that I would have a choice if I were
8 being called to testify. But yeah, it would require me
9 to physically be there, I assume.

10 Q. Do you have any planned travel during that
11 time?

12 A. You said May fir- -- first week in May or
13 which week did you say?

14 Q. We'll say during the first two weeks of May.

15 A. Not currently planned that I'm aware of, no.

16 Q. So in this deposition I'm gonna be using the
17 terms "Hispanic" and "Latino" interchangeably. When I
18 refer to white individuals, I'm referring to white
19 individuals who do not identify as Hispanic or Latino.
20 Does that make sense?

21 A. Yes, it does.

22 Q. So with that, I just wanna ask a bit about
23 your background. Do you identify as Hispanic or Latina?

24 A. No, I do not.

25 Q. Did you grow up in Washington?

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1 A. No, I did not.

2 Q. Where'd you grow up?

3 A. I grew up in a small town outside of Syracuse,
4 New York.

5 Q. And when did you move to Washington?

6 A. I moved to Washington in fall -- September --
7 late September of 2013.

8 Q. And what . . . what brought you to Washington?

9 A. My husband -- or then boyfriend at the time --
10 we decided to move out there together, and he had gotten
11 a job, and. . . . Not really much else in that, that we
12 just wanted to move there.

13 Q. Okay. Where did you attend high school?

14 A. I went to Fayetteville-Manlius High School.

15 Q. And where is that?

16 A. That is in Manlius, New York.

17 Q. Did you attend college or do any postsecondary
18 education?

19 A. I did, yes.

20 Q. Where?

21 A. I went to Cornell University.

22 Q. What did you study at Cornell?

23 A. I studied English literature; French
24 literature; and linguistics, slash, cognitive science.

25 Q. Did you do any coursework on politics?

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1 A. I took one international-relations course,
2 which I would say was some politics, but I believe that
3 was it.

4 Q. What about race and ethnicity?

5 A. I think I took one sociology course, but I
6 believe it was more heavily on statistics. But it --
7 I'm -- I'm sure it discussed some demographics and some
8 things like that.

9 Q. And what about mapping or GIS?

10 A. No, I -- I did not take any courses in that.

11 Q. Do you have any postgraduate degrees?

12 A. I do not, no.

13 Q. And are you currently employed?

14 A. I am not, no.

15 Q. Okay. And when -- what was your last
16 employment?

17 A. I worked with the Senate Democratic Caucus
18 until April 30th of this year, 2022, and then I worked
19 in some self-employment contract work over the summer;
20 spring and summer.

21 Q. And what was the nature of the contract work
22 that you were doing over the summer?

23 A. I -- [cough]. 'Scuse me. I work -- I had a
24 contract with the Washington Senate Democratic Campaign
25 Committee. I also had a contract with Ravenna

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1 Strategies, which is a duhlit- -- a local, Washington
2 state -- although they do work somewhat with other
3 candidates outside of the state -- but political/digital
4 consulting firm.

5 Did I have any other contracts at that time.
6 I believe those were the only two contracts that I had.

7 Q. Is it fair to say the nature of the work that
8 you've done since leaving the Senate Democratic Caucus
9 has been political?

10 A. Yes, that is fair.

11 Q. And . . . I'll talk -- we'll talk a little bit
12 more about your time at the Senate Democratic Caucus in
13 a moment, but I -- if you could give a brief history of
14 just sorta your professional history between let's say
15 college and when you started working at the Senate
16 Democratic Caucus, that would be great.

17 A. Sure. So let's see. I -- I graduated in May
18 of 2012. I spent a year living abroad, in Paris,
19 teaching English. When I returned to the U.S., and then
20 moved to Seattle that fall, my first job in Seattle was
21 also in politics. It was managing a canvass office for
22 a national, like, political-canvassing firm that
23 contracted out with certain progressive organizations,
24 like Planned Parenthood and the ACLU and other things
25 like that. And so I was just managing this, you

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1 know . . . basically recruiting, hiring, and training
2 office to get canvassers out to canvass for these
3 organizations. Did that for about a year and a half.

4 And then I worked for two different nonprofit
5 organizations that -- those were not political jobs at
6 all.

7 And then in March of 2016 I joined Brady
8 Walkinshaw -- then State Representative Brady
9 Walkinshaw's campaign for congress, for the 7th
10 Congressional District. I don't know if you want to
11 know the specific positions that I had or if that's
12 sufficient.

13 (Simultaneous talking.)

14 Q. Well, when you worked for Brady Walkinshaw,
15 what was your position on his campaign then?

16 A. I -- I was hired to be a field organizer,
17 and -- and that then became kind of call-time manager,
18 slash, assistant finance -- or deputy finance director;
19 and then I also occupied the role as field director
20 later in the campaign.

21 And after that campaign ended in November
22 in -- in 2017, I was hired to manage Mayor -- then Mayor
23 Ed Murray's re-election campaign. I did that until he
24 dropped out of the race in May of 2017, at which point I
25 was hired to manage Jenny Durkan's campaign for mayor of

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1 Seattle. And so I did that until . . . November of
2 2017. And then in December of 2017 I managed Jason
3 Rittereiser's campaign for congress in 8th District.
4 Did that until August of 2018.

5 And then I worked in California, with a
6 direct-mail consulting firm on some national race --
7 writing direct mail for national races and clients.

8 2019 I worked for Attorney General Bob
9 Ferguson on his re-election campaign. The end of that
10 year I also managed the "No on I-975 [sic]" -- I always
11 form- -- forget the -- the ballot-initiative number.
12 But it was the \$30 car tabs, the Tim Eyman initiative.
13 I managed the no campaign on that in 2019.

14 In 2020 I moved to St. Louis to manage a
15 congressional race: Missouri 2nd Congressional District,
16 Jill Schupp. I did that until the fall of 2020.

17 And then January of 2021 I started with the
18 Senate Democratic Caucus.

19 Q. M'kay. And do you have any experience
20 anywhere in that time working on various political
21 campaigns or working on state legislative elections in
22 Washington?

23 A. No. I don't -- no, none of that was working
24 directly on state legislative races.

25 Q. And I think one of those races that you -- or

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1 at least one of the campaigns that you mentioned was for
2 statew- -- Washington statewide elections.

3 Is that right?

4 A. [Cough.] 'Scuse me. Technically two of them,
5 I think. So one was Bob Ferguson, his re-election. And
6 actually, you know, it would have been -- if -- if he
7 had chosen to run for governor in 2020, it would have
8 been then working on that campaign. And then the other
9 was the statewide ballot initiative in Washington state.

10 Q. And I guess anywhere in your professional
11 history working on political campaigns in Washington, do
12 you have any experience working in Yakima County?

13 A. Other than those two statewide races in which
14 I don't think I . . . physically set foot in Yakima
15 County, I do not, no.

16 Q. What about the sorta Pasco/Tri-Cities area?

17 A. I maybe went to somewhere in the Tri-Cities,
18 potentially Kennewick, with Attorney General Ferguson
19 for an event, but I can't even remember that
20 specifically. And that was it.

21 Q. Are you familiar with the region sort of
22 encompassing Yakima County, Pasco, Grant and Adams
23 County, kinda that area around central -- south-central
24 Washington?

25 A. A little bit. Somewhat familiar, yes.

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1 Q. Do you know the demographics of that region?

2 A. I have learned a little bit about them, yes.

3 Q. What -- what do you know about the
4 demographics of the region and sort of -- and I guess
5 I'll define it a little bit more specifically: Yakima
6 County; Benton County; Franklin County, including the
7 Pasco area; and -- and Adams and Grant County.

8 A. So -- and this was all learned throughout my
9 time with the Senate Democratic Caucus, doing
10 redistricting. Although I guess I was, you know,
11 periph- -- vaguely somewhat aware of it beforehand. But
12 just that there is a significant Hispanic population in
13 those counties; certainly in the Yakima Valley. I think
14 before I started working for the SDC, I didn't -- I
15 wasn't as aware of the demographics in Franklin, Benton,
16 Grant, some of those other counties that you mentioned,
17 but I had been aware of the trends of Hispanic
18 population in Yakima Valley, certainly. I think I
19 was . . . or -- and have become aware of the Yakama
20 Nation and the Yakama Nation Reservation in Yakima
21 County.

22 Let's see if there's anything else that I can
23 say about it. I think that's it. Either that there has
24 been a strong Hispanic population there and that it's
25 growing. It's been growing, and it's continuing to

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1 grow.

2 Q. And do you know how much of the voting-age
3 population in that region is Latino as compared to the
4 population -- total population?

5 A. I'm sorry. Can you -- could you say that one
6 more time?

7 Q. Sure. Or I guess I'll just say: Do you . . .
8 do you know how much of the voting-age population in the
9 region is Latino?

10 A. Voting -- I -- I do not off the top of my
11 head, no.

12 Q. Do you know how much of the citizen-voting-age
13 population is Latino?

14 A. I do not know that, either, off the top of my
15 head.

16 Q. Do you have a sense of whether the Latino
17 citizen-voting-age population is more or less than the
18 total Latino population in that region?

19 A. My understanding typically is that -- or in
20 this -- in this region that the citizen-voting-age
21 population is less than both the voting-age population
22 and the total population.

23 Q. Are you aware of any discrimination
24 experienced by Latinos in the south-central-Washington
25 region?

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1 A. I am aware of it -- yes, I'm aware of it.

2 Q. Do you agree that members of the Latino
3 community continue to face discrimination in that
4 region?

5 A. I have --

6 (Simultaneous talking.)

7 MR. STOKESBARY: [Indiscernible] to form.

8 THE WITNESS: I'm still answering it; right?

9 Q. (BY MR. MULJI) You can go ahead and answer,
10 yeah.

11 A. I am -- I'm sorry. Could you -- could you say
12 it one more time?

13 Q. Do you agree that members of the Latino
14 community continue to face discrimination in that
15 region?

16 A. I -- I would have to say I agree with that,
17 although, I mean, my experience with it is not direct or
18 firsthand, but it's based on reports; things that I've
19 read; people that I've heard; sources that I trust that
20 have spoken about it.

21 Q. And what are some of those sources that you
22 trust that form the basis of that opinion?

23 A. I have read about previous lawsuits --

24 I -- I'm sorry. B- -- your -- your question
25 is about do they continue or have they in the past?

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1 Q. Question was about whether they continue to
2 face discrimination.

3 A. Okay. I mean, I think my answer to that
4 question has been informed by what I've read about
5 things that have happened in the not-so-distant past;
6 certain lawsuits that have been filed and have been
7 successful there; you know, groups like the ACLU of
8 Washington State and others who have worked on behalf of
9 people in the region who have said they face
10 discrimination.

11 I also know that elected leaders and other
12 organizers, or other political leaders that I follow and
13 trust, like State Senator Rebecca Saldaña and others,
14 have -- who have direct experience working in that
15 region have talked publicly about it and have talked --
16 I -- I've spoken directly with her about it, but others
17 I've read about and seen public statements about that
18 type of discrimination that has gone on, and that, based
19 on what I've read, does -- does continue to go on in --
20 in certain ways.

21 I would say that that's it. I think that
22 answers your question.

23 Q. What do you recall about your discussions with
24 Senator Saldaña about the Latino community generally in
25 this region?

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1 A. Well, Senator Saldaña often talks about her
2 experience I believe organizing farm workers in that
3 region and working with immigrant populations there
4 and . . . talking about how difficult it's been for them
5 to make their voices heard in the same -- and -- and --
6 heard and listened to in the same way that they see
7 white residents or white community members being heard
8 or listened to or represented in a political system.

9 I -- I can think now of one other person that
10 I've heard about this from, so I'm not sure if I should
11 mention that person now or --

12 Q. Sure. Yeah, go ahead.

13 A. Through our discussions with the Redistricting
14 Justice coalition throughout the redistricting process,
15 I and other staffers had multiple meetings with them,
16 members of that coalition, and there were a number of --
17 number of people on those calls, and I'm -- I -- the one
18 I can remember is Dulce Gutiérrez, but there are -- were
19 others, I'm sure, on those calls whose names I can't
20 think of at this moment.

21 But Dulce has spoken in those calls about
22 discrimination that Hispanic people in the region and
23 it -- it -- her -- she's spoken specifically about
24 Yakima, and also she has spoken at the public meetings
25 that the Commission has held, and others have spoken at

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1 the public meetings that the Commission has held, about
2 discrimination that they s- -- they said they faced and
3 they've witnessed in -- in Yakima and in the region.

4 Q. Who is Dulce Gutiérrez?

5 A. Dulce Gutiérrez was a member of the
6 Redristic- -- Redistricting Justice coalition, a
7 community-led group that was involved in -- wanted
8 to . . . make voices of different communities known
9 throughout the redistricting prog- -- process. I
10 believe she also is a former Yakima City Councilmember
11 or perhaps ran for city council. I -- I can't recall
12 this specifically. But -- and also is maybe or was
13 employed by the Washington State Labor Council.

14 Q. And are you familiar with Ms. Gutiérrez in a
15 personal capacity?

16 A. No. Only -- only engaged with her
17 professionally.

18 Q. And was that through the redistricting
19 process?

20 A. Yes. I mean, there's a -- it's possible that
21 throughout -- through Bob Ferguson's campaign or others
22 we engaged briefly -- again, professionally -- but
23 really was through the redistricting process that we
24 have done so the most.

25 Q. In your experience working on campaigns in

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1 Washington, have you -- did you have the opportunity to
2 see candidates or campaigns. . . . Scratch that.

3 In your experience working at campaigns in
4 Washington, have you seen candidates or campaigns make
5 racialized appeals to voters?

6 A. Yes, I'm . . . almost sure of it. Yes, I'm
7 sure.

8 Q. What -- what have you seen in that regard?

9 A. So I'm trying to think of . . . the most
10 likely specific example. I mean, is -- in my work and
11 in my -- I have, you know, professional and personal
12 connections, and there's a lot of sharing of
13 advertisements, direct-mail pieces, things that we see
14 in different parts of the state, and that kinda happens,
15 you know, in a professional and personal capacity, you
16 know. "Oh, look what this candidate or campaign or
17 whatever group sent out to these people in this
18 district." And that's happened over the years in
19 various ways.

20 And I know it's -- I can't think of any
21 specific to Yakima or that region; that one I'm less
22 kinda tapped into. But I know, you know, when Manka
23 Dhingra, senator from the 45th District, you know, her
24 race was a very highly publicized and well-known senate
25 race in 2017. You know, other . . . similar -- T'wina

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1 Noble [sic], similar candidates of color I know I've --
2 I've seen or been at least aware of things that I would
3 consider racial messaging in those campaigns.

4 Q. You're not aware of specific examples from the
5 sort of Yakima Valley/south-central-Washington region?

6 A. Examples of racial messaging used in a
7 campaign there?

8 Q. Yes.

9 A. I -- I'm not aware of anything specific for
10 that region, no.

11 Q. So wanna turn to your time at the Senate
12 Democratic Caucus now. So you mentioned that you
13 stopped working at the Senate Democratic Caucus in April
14 of 2022, this year. When were you hired to work at the
15 Senate Dem- -- S- -- D- -- Senate Democratic Caucus?

16 A. I was hired in January of 2021. I think my
17 start date was the 2nd.

18 (Simultaneous talking.)

19 Q. And were you hired specifically to work on the
20 2021 redistricting process?

21 A. Yes, I was.

22 Q. And when you were hired, was it understood
23 that you would be hired to support Commissioner
24 Walkinshaw?

25 A. Yes, that's correct.

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1 Q. And Commissioner Walkinshaw was the Senate
2 Democratic Caucus's appointee; correct?

3 A. Yes, that's correct.

4 Q. And instead of saying "Senate Democratic
5 Caucus," I'm gonna go ahead and say "SDC," if that's
6 okay? Does that make sense?

7 A. Yes.

8 Q. Okay. And what was your job title at the SDC?

9 A. Redistricting director.

10 Q. Did you have any other employment while you
11 were redistricting director at the SDC?

12 A. No, I did not.

13 Q. And I think you had mentioned this earlier,
14 but just to clarify, when did your redistricting duties
15 or your duties as redistricting director end with the
16 SDC?

17 A. I guess that's a little difficult to say
18 specifically. My duties -- I would say my duties of
19 sort of staffing and supporting Commissioner Walkinshaw
20 ended pretty finitely [sic] in November of 2021, and
21 that's when the vast majority of my duties also ended
22 relating to redistricting. And then there were a few
23 final things that I was doing under my redistricting --
24 that I would consider to be under my redistricting hat
25 in 2022, during the legislative session.

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1 Q. And were the things that you were doing
2 related to redistricting during the 2022 session -- were
3 they related to your role as a communications support
4 for Senator Saldaña?

5 A. No, there -- there were some that I would say
6 were distinct from that.

7 Q. What were those duties?

8 A. So I was supporting the caucus and kinda being
9 a resource for them when it came time to vote on the
10 continuing resolution that originated in the house --
11 the -- the resolution that included some amendments to
12 the Commission-approved plan I believe that was voted on
13 February 9th. So I looked at the proposed amendments
14 which came from county auditors across the state, and I
15 kind of synthesized them and tried to present a way for
16 the members of the Senate Democrat [sic] Caucus and
17 Senator Billig to kind of easily, digestibly [sic]
18 understand what it was they were voting on. So that was
19 one piece.

20 And then later on in the session, I was also
21 asked to do some -- to create some reports about each of
22 the new districts for members -- not all 50 -- not all
23 49 of the new districts, but each of the districts for
24 sitting members of the SDC. I compiled some reports so
25 that they had information at their fingertips about

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1 their new districts.

2 Q. Did you continue to have redistricting-related
3 duties until you left the SDC in -- in April?

4 A. Yes, I think that's fair to say, yes.

5 Q. And why did you -- why did you leave the SDC
6 in April?

7 A. That was the end of my -- guess it wasn't
8 officially a contract. But that was the end of my work
9 with SDC, and that was a pre-agreed-upon date.

10 Q. How did you -- did you -- did you apply for
11 the redistricting-director position?

12 A. I -- I -- I think I did, but that it -- it was
13 not . . . something that I found; it was kind of brought
14 to me and suggested that I apply.

15 Q. Who suggested that you apply?

16 A. Commissioner Walkinshaw.

17 Q. And -- and why . . . why, in your sense, do --
18 do you think that they ap- -- that Commissioner
19 Walkinshaw approached you for this position?

20 A. He approached me because we'd worked together
21 in the past. As I mentioned, I worked on his
22 congressional race. Since then we had maintained a
23 friendly personal and professional relationship, but we
24 hadn't worked really closely professionally since then.
25 And he knew that they were going to be hiring somebody

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1 to manage this process from the caucus side that would
2 essentially be staffing him, and he -- he liked me and
3 knew we worked well together and . . . wanted -- he told
4 me he wanted me to be his person.

5 Q. What did you believe were your qualifications
6 to take on this role?

7 A. I think my qualifications were my
8 organizational skills; my ability to kind of manage
9 information flow between different organizations and
10 groups of people and -- I call them principals. You
11 know, I spend my political career working for
12 candidates, but in this case I was dealing with multiple
13 principals -- commissioner -- other Commissioners;
14 senate m- -- you know, the senate majority leader; other
15 people -- and they really -- at least was described to
16 me they needed somebody to kind of knit all these things
17 together and keep information flowing; keep the trains
18 running on time. So that was a big piece of it.

19 But -- but another piece I think, frankly, was
20 my political experience that -- while this was an
21 official job, it wasn't inherently a political role, and
22 they wanted somebody who did understand campaigns and
23 did understand the politics of -- of the state and what
24 redistricting could mean politically.

25 Q. Aside from managing information and ensuring

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1 that it flows between different principals and your
2 political experience, were there other qualifications
3 that you believe you had for this role?

4 A. [Indiscernible] my communication -- my ability
5 to communicate. My relationship with -- with
6 Commissioner Walkinshaw, with -- with Brady, and my
7 ability to kinda work with him and staff him and manage
8 him. Were there other specifically. . . . I think
9 those are the main ones that I can think of.

10 Q. Had you worked with any of the other
11 Commissioners prior to starting your work on the
12 redistricting process?

13 A. No. I -- I mean, I -- I was aware of
14 Commissioner Sims through her capacity working with the
15 State Labor Council, and, you know, I'm sure I've been
16 on emails with her or coordinated other events. I think
17 we coordinated one event when I was working for Attorney
18 General Ferguson that I believe she was a speaker at.
19 But, you know, we did not work very closely/directly
20 together.

21 Q. Any other -- any of the other Commissioners
22 where y- -- did you know them before working on the
23 redistricting process?

24 A. I knew of them, but did not know them, and we
25 did not work together.

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1 Q. What was your -- what were your duties as
2 redistricting commissioner [sic]? At least those that
3 you recall.

4 A. Do you mean as --
5 (Simultaneous talking.)

6 Q. I'm sorry. As -- as redistricting director of
7 the Senate Democratic Caucus.

8 A. Yes, so . . . my duties were to coordinate
9 this internal SDC team that we had, a small team, to
10 report directly to Paulette Avalos, the chief of
11 staff -- SDC chief of staff. Somet- -- she mostly
12 reported to Senator Billig, but sometimes I also
13 reported directly to Senator Billig, or to Senator
14 Pedersen, Jamie Pedersen, as well.

15 I also assist- -- so I primarily assisted
16 Commissioner Walkinshaw in just about anything that he
17 needed. I coordinated his schedule: meetings with other
18 Commissioners; with community groups; with our SDC team;
19 with, you know, meetings or calls with the press.

20 I also worked with other -- the other staffers
21 from the other three caucuses to kind of s- -- s- --
22 stand up or set up the Redistricting Commission, the
23 agency itself, before there was internal Commission
24 staff hired.

25 I. . . . Let's see if there's anything

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1 else . . . distinct from those things. Yeah, generally
2 I think to understand -- to help develop and an -- you
3 know, carry out SDC's goals and mission for
4 redistricting, and, you know, assist Commissioner
5 Walkinshaw in carrying them out, i- -- as well as his
6 own goals and objectives for redistricting that year.

7 Q. Did you manage Commissioner Walkinshaw's
8 calendar?

9 A. Yes, I did.

10 Q. Did you often -- did you meet with him
11 regularly during the redistricting process?

12 A. Yes, although, you know, more often than not
13 they were phone calls; sometimes text messages. But
14 yes.

15 Q. Did you have regularly scheduled check-ins?

16 A. Yes. I mean, ideally. They weren't always
17 kept or maybe called as such, but we tried to, yes.

18 Q. I guess . . . how often would you say you were
19 in touch with him throughout the redistricting process?
20 Once a week? Your best estimate.

21 A. Yeah, it was at least once a week. Certainly
22 there were periods when it was potentially less than
23 that, but certainly there were periods where it was more
24 than that. Probably two times a week on average, and
25 then toward the end it was more than that.

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1 Q. Did you accompany Commissioner Walkinshaw on
2 his meetings with other Commissioners?

3 A. Sometimes yes -- excuse me -- sometimes no,
4 and sometimes they were calls or vid- -- you know, phone
5 calls or video calls, and -- and sometimes I was on
6 those, but again, sometimes I was not.

7 Q. And when I say "meetings," I guess, throughout
8 this deposition, you can assume that I'm -- I'm speaking
9 about in-person meetings as well as phone calls and
10 virtual meetings.

11 A. Okay.

12 Q. When you did accompany Commissioner Walkinshaw
13 in his meetings with other Commissioners, did you two
14 generally debrief after those meetings?

15 A. Yes.

16 Q. Is it accurate to say that you worked -- well,
17 how would you characterize your working relationship
18 with Commissioner Walkinshaw during the redistricting
19 process?

20 A. I would -- I would characterize it as a good
21 working relationship. Like I said, we knew each other
22 very well. In his congressional campaign I was hired --
23 well, it -- it -- I wasn't hired to do this, but
24 eventually I worked as his call-time manager, which
25 meant I was spending almost all day, every single day,

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1 working with him, and so we knew each other very well
2 when we came into this work, the redistricting work.
3 And I, you know, knew how he functioned and kind of how
4 he liked to be staffed, and so I was able to incorporate
5 that into my role as -- for the redistricting process.
6 I think we were -- we were very, you know, friendly on
7 personal level as well as professional level. I felt
8 very comfortable speaking openly and freely to him.

9 Q. Did you have a close -- would you say you had
10 a close working relationship with Commissioner
11 Walkinshaw throughout the redistricting process?

12 A. Yes, I would say that.

13 Q. You also mentioned that you -- one of your
14 duties was coordinating the SDC team.

15 A. Mm-hmm.

16 Q. Who -- who was on that team?

17 A. So the main members of that team would be Matt
18 Bridges and Adam Hall, who were both from SDC. And at
19 times Paulette Avalos would join some of those meetings.
20 Aaron Wasser, communications director, would at times be
21 involved in that group. And then Adam Bartz also at
22 times would be involved in those small meetings.

23 Q. Okay. So the -- the small team was Matt
24 Bridges and Adam Hall, with some participation by
25 Paulette Avalos, Aaron Wasser, and Adam Bartz; is that

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1 right?

2 A. That's right.

3 Q. What was -- what was Adam Hall's role on the
4 team?

5 A. My understanding was that he was brought onto
6 the redistricting team because of his legal and policy
7 background and awareness of state redistricting and
8 elecsh- -- and election laws.

9 Q. How often did you interact with Adam Hall?

10 A. I would say pretty frequently; certainly
11 several times a week, if not daily.

12 Q. Did Adam draw any draft versions of a
13 legislative district in the Yakima Valley area?

14 A. I don't know that he drew any directly
15 himself. But I -- I don't know for sure.

16 Q. Did he provide input on any draft maps?

17 A. Yes.

18 Q. Did he provide input on the configuration of
19 the -- of Legislative Districts 14 or 15 in the Yakima
20 Valley area?

21 A. Yes.

22 Q. To your knowledge, what was -- what was Adam's
23 opinion of -- of how the districts in the Yakima Valley
24 area should be configured?

25 A. My understanding of his position was that it

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1 was likely true that there was sufficient Hispanic
2 population in that region to draw a majority-Hispanic
3 district, or what we frequently referred to as a VRA
4 district, or VRA-compliant district. To my knowledge,
5 that was his understanding and belief. And -- [cough]
6 'scuse me -- more explicitly, what that often meant was
7 also keeping in mind the specific majority-Hispanic
8 cities in the region and keeping them together in the
9 same district as much as possible.

10 Q. Did he communicate those views to Commissioner
11 Walkinshaw?

12 A. I believe that he did, yes.

13 Q. And when you say keeping specific cities
14 together . . . that have a high Latino population, which
15 cities are you talking about? Or what -- which cities
16 was he talking about, to your -- to your knowledge?

17 A. Well, the -- the city of Yakima is -- was too
18 big to be unified in one legislative district. But we
19 talked about keeping the majority-Hispanic areas in that
20 city together with other smaller cities that were in the
21 Yakima Valley, and -- I'm not gonna be able to name
22 every single one, but . . . can I think of a few.

23 Q. And it's okay if you can't --

24 (Simultaneous talking.)

25 A. Okay.

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1 Q. We'll -- we'll --

2 A. Yeah.

3 Q. -- talk more about this.

4 A. Okay.

5 Q. And did you -- did you share that view, that
6 the . . . sort of majority-Latino cities throughout the
7 Yakima Valley should be unified?

8 A. I do share that view, and that, you know, view
9 certainly developed and was informed by my conversations
10 with -- with Adam Hall and others throughout the
11 process. Yes, I did share that view.

12 Q. And did Commissioner Walkinshaw share that
13 view, as well?

14 A. I believe so. I would say so. I mean, maybe
15 I -- I can't recall him saying those exact words
16 directly, that these cities in the Yakima Valley should
17 be kept together, but it was my understanding that he
18 agreed with and was supportive of the -- the general
19 objective of drawing a district in -- in that region
20 that was majority Hispanic and allowed, you know --
21 would -- would give appropriate political power to
22 those -- to people in that region.

23 Q. What was Matt Bridges's role on the SDC team?

24 A. My understanding is that Matt Bridges was
25 brought on because of his understanding of the kind of

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1 demographic and population data in the state and his
2 mapping abilities. And experience.

3 Q. Was he -- was he sort of the -- well, did he
4 draw draft districts -- draft versions of the
5 legislative districts in the Yakima Valley?

6 A. Yes, he did.

7 Q. Was he sorta the primary map-draw-er for the
8 SDC team?

9 A. Yes, I would say that.

10 Q. How often did you interact with Matt Bridges?

11 A. Frequently, as well. Maybe slightly less so
12 than Adam Hall. But certainly multiple times a week,
13 and at the end certainly multiple times a day.

14 Q. Did Matt Bridges provide input on any draft
15 maps?

16 A. Yes.

17 Q. Did he provide input on the configuration of
18 the 14th or 15th District in the Yakima Valley?

19 A. Yes.

20 Q. And what was his opinion about how those
21 districts should be configured?

22 A. My understanding is that his opinion was
23 similar to, if not the same as, Adam Hall's: that there
24 was sufficient Hispanic population there to draw at
25 least one majority-Hispanic legislative district. And

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1 he was very steeped in the, you know, population trends.
2 He very closely follows the population estimates that
3 come out yearly, I believe from not just the census, but
4 also from OFM, which stands for the Office of Financial
5 Management, I think, that's -- comes from the State of
6 Washington. And so he was a- -- very aware of how the
7 population trends have . . . changed over the last ten
8 years.

9 And he also I think had strong feelings
10 about . . . not just the general idea about Hispanic --
11 about creating His- -- majority-Hispanic district, but
12 that which of these communities, you know, were majority
13 Hispanic and which of those communities and cities did
14 it logically make sense to put together into one
15 district. And because of his experience and knowledge
16 of the mapping, you know, he could make -- he could say,
17 you know, things like, "Oh, it's -- it's really hard to
18 unify these two communities because of these, you know,
19 other aspects of mapping." Or you could say, "Oh, it
20 makes sense to bring those two communities together, and
21 therefore -- and then we can put this here."

22 He just had spatial knowledge of how
23 demographics played out on the ground from his
24 experience.

25 Q. By that do you mean that he sort of understood

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1 the -- the geography of the area well enough to know
2 what communities could be put together while taking into
3 other mapping considerations [sic]?

4 A. I -- I would say that, yes, but not in the
5 sense that, you know, he's lived there and spent a lot
6 of time in the region and, you know, has, like, driven
7 around in the streets and -- you know, I wouldn't say it
8 in that way. What I -- what I mean specifically is
9 that, you know, it -- it's really not enough to just
10 look at where the population is and say, "Oh, if I just
11 draw this big circle around this m- -- 157,000 people,
12 that's gonna be a fair district." You know, there's a
13 lot of other geographic concerns that you take into
14 account when you draw these maps. You know, they have
15 to be contiguous, they have to be -- there's a lot
16 of these other -- they have to be compact. There's a
17 lot of these other concerns you have to take into
18 account.

19 And so he was aware of those demands on the
20 actual mapping process, and we were constantly -- those
21 are constantly in -- intention not necessarily, you
22 know, opposing, but just balancing all of those factors
23 when we were drawing maps and critiquing other maps.

24 Q. Did he communicate his opinion about the
25 configuration of the state legislative districts in the

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1 Yakima Valley to Commissioner Walkinshaw?

2 A. Yes, I -- I believe he did.

3 MR. MULJI: I'm wondering if it might make
4 sense now for a quick -- maybe a five-minute break. I
5 think we've passed the hour mark. Does that make sense
6 to other folks?

7 (A break was taken from 10:17 to 10:25 a.m.)

8 MR. MULJI: All right. Let's go back on the
9 record.

10 MS. FRANKLIN: Counsel, if I could just jump
11 in for a moment. I just wanted to get it on the record
12 that we can have the rule that we've had in other
13 depositions, that an objection for one party is
14 sufficient for all parties, if that's okay with other
15 counsel.

16 MR. MULJI: Plaintiffs agree to that, as well.
17 I don't know if Drew is back yet, actually.

18 MS. FRANKLIN: I don't wanna slow you up, but
19 thank you.

20 MR. MULJI: Okay. All right. Well, we'll
21 just keep going, then.

22 Q. (BY MR. MULJI) I wanna -- I wanna move on to
23 ask you about sorta the public-comment process that the
24 Commission engaged in. And -- so did the -- did the
25 Commission hold public hearings to solicit public

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1 comments on state legislative districts?

2 A. Yes.

3 Q. To your memory, h- -- how many were there?
4 How did those -- how did those work?

5 A. How many . . . I -- I -- I -- a number that
6 sticks in my head for some reason, although I'm not sure
7 this is exactly right, is something like 18 meetings
8 that were specifically for public comment. However,
9 there were also public-comment periods at most -- not
10 every single one, but most Commission -- regularly --
11 you know, regular business meetings and special business
12 meetings that were held by the Commission, and there was
13 often public feedback given either on maps or before
14 mapping proposals just on their communities during those
15 meetings.

16 But the specific process that was laid out,
17 from what I can recall, was that . . . or -- or we --
18 they -- they decided to break down the state into
19 regions using the congressional districts as just an
20 easier way to divide up the state, and so a meeting
21 would be focused on the region contained within one or
22 maybe two congressional districts, and the Commission
23 would hear comments on either congressional maps or
24 legislative-district maps or communities generally
25 within that congressional district.

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1 I think there was a -- w- -- at least one
2 meeting per region, and potentially two. Potentially
3 two in each region. And all of this was conducted I
4 believe from May until mid to late August, before the
5 redistricting files were released by the census.

6 Q. Okay. And were there also public hearings
7 held after the Commissioners released their draft map
8 proposals in September?

9 A. Yes, there -- there were. I cannot remember
10 how many . . . 'cause I remember that they released the
11 maps -- the congressional and legislative-district maps
12 separately. So I -- I believe there were meetings held
13 on the maps separately, but I'm -- I can't recall that
14 exactly. But there were meetings held, yes.

15 Q. And talking just about the public hearings
16 before the draft public proposals were released, were
17 you aware of any comments about the configuration of the
18 legislative districts in the Yakima Valley?

19 A. Yes.

20 Q. Did you generally review the comments that
21 came through?

22 A. Yes, I generally sat in on those meetings, as
23 many as I possibly could. I believe I sat through
24 almost all of them. But the Commission staff also
25 logged all of the comments that were received at those

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1 public hearings in a spreadsheet that was available to
2 all staff and Commissioners, and I regularly went
3 through that spreadsheet and cataly- -- catalogued that
4 in my -- I -- I think I created a separate spreadsheet
5 of my own, where I catalogued and kinda coded those
6 messages so that I could get a better sense of what was
7 commented.

8 And -- and w- -- the -- we also received
9 public comment through email to the Commission, and I
10 got those emails directly to my inbox.

11 Q. What was your sense of the thrust of public
12 commentary on state legislative districts in the Yakima
13 Valley?

14 A. I notice a thread -- I did two main threads, I
15 think: One was that the Yakama Nation Reservation
16 should be unified in one legislative district, and the
17 other was that Hispanic communities should be unified,
18 as much as possible, in one legislative district. I
19 think there was also a vein of -- of comments that asked
20 for the Yakama Nation Reservation to be in the same
21 legislative district as . . . as many of those Hispanic
22 populations as possible.

23 Q. Did any of the comments ask for a state
24 legislative district in the Yakima Valley that would
25 comply with the Voting Rights Act?

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1 A. Yes, I believe several comments did mention
2 that specifically.

3 Q. Did any of the comments ask for state
4 legislative districts that kept together various Latino
5 communities throughout that region?

6 A. Yes, I -- I believe so.

7 Q. And did any of the comments ask for state
8 legislative district in the Yakima Valley that would
9 allow Latino voters to elect a candidate of choice?

10 A. I believe that was also a comment, yes.

11 Q. And were . . . was your compilation of the
12 commentary on this region communicated to
13 Commissioner Walkinshaw?

14 A. Yes, I believe it was.

15 Q. And do you believe he had an understanding of
16 the -- these sort of veins of commentary that you've
17 listed?

18 A. Yes, I believe he did.

19 Q. Separate from sort of the public comments,
20 did . . . you or Commissioner Walkinshaw or someone else
21 on the SDC team meet with Latino individuals from the
22 Yakima Valley area?

23 A. Yes. I believe that was mainly through the
24 Redistricting Justice coalition. I can't recall if
25 there was any other individuals that we would have met

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1 with outside of the coalition.

2 Q. And in your meetings with the coalition, this
3 Redistricting -- Redistricting Justice coalition, was
4 Commissioner Walkinshaw present for those meetings?

5 A. He was present for some; not all. He was
6 present for some, but not -- many of them were held just
7 with staff.

8 Q. And how many times -- how many times total, I
9 guess, did -- did the SDC staff and Commissioner
10 Walkinshaw meet with this coalition?

11 A. We had a standing monthly call scheduled with
12 the coalition probably for . . . six months I might say,
13 and that was typically with me and then my counterpart
14 in the House Democratic Caucus, Osta Davis. And most
15 often, she and I were the staff on those calls, and the
16 Commissioners, Sims and Walkinshaw, were not present.
17 Sometimes I think other SDC staff, maybe Adam Hall,
18 would show up on those calls, as well. And
19 Commissioner Walkinshaw probably met with the
20 Coalition . . . three t- -- three d- . . . maybe three
21 to five times. There may have been a couple extra calls
22 in October/November that came up in the final weeks. So
23 maybe it was as many as five times. But I prob'ly met
24 with them an additional five or six times.

25 Q. And throughout these meetings, what was --

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1 from these meetings, what was your sense of the
2 coalition's position on configuration of the legislative
3 districts in the Yakima Valley area?

4 A. I think at times -- I -- I -- I think I have a
5 clear and had a clear -- at -- at times I had a clear
6 idea of that. I think at times part of the meetings
7 were trying to get that sense, but also recognizing that
8 there maybe wasn't even a unified position within the
9 coalition.

10 And so -- but I think ultimately what I --
11 what I gathered their position was that they wanted a
12 VRA-compliant district, and they believed that there
13 needed to be a VRA-compliant district, legislative
14 district, in the region. They wanted the Yakama Nation
15 Reservation to be -- to -- unified in one legislative
16 district. And . . . my understanding is that they
17 wanted the Yakama Nation to be unified -- to be in one
18 district, which would have also been the VRA-compliant
19 district, but that actually is a point that I do think
20 later on potentially some people thought one way, and
21 there wasn't necessarily consensus on that within the
22 coalition.

23 What else?

24 Q. Was the view that the coalition was seeking a
25 VRA-compliant district in the region communicated to

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1 Commissioner Walkinshaw?

2 A. Yes.

3 Q. Was that view also communicated to
4 Commissioner Sims?

5 A. I believe so, yes.

6 Q. Did you or Commissioner Walkinshaw speak with
7 any legislators regarding the redistricting process or
8 to solicit feedback on the redistricting process?

9 A. Yes.

10 Q. Members of the state legislature?

11 A. Yes.

12 Q. Did any members of the state legislator [sic]
13 express -- express an opinion about the configuration of
14 district in the Yakima Valley region?

15 A. I think Senator Saldaña did. I can't
16 recall . . . specifically others. [Indiscernible]
17 Senator Billig and Senator Pedersen, certainly we
18 discussed in that terms of our . . . in terms of their
19 goals for the entire map and the entire process. I
20 can't recall others.

21 Q. Did all three of these legislators also
22 express a view to Commissioner Walkinshaw that there
23 should be a VRA-compliant district in the Yakima Valley?

24 A. I believe that Senator Billig and
25 Senator Pedersen did. I am not aware of specific

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1 conversations -- I'm -- I'm not aware specifically of
2 Senator Saldaña and Senator -- or Commissioner
3 Walkinshaw's conversations about that, but I -- I
4 believe they did discuss it, but I -- I can't say for
5 sure.

6 And -- and actually, other senators that I
7 know -- there was a small group of senators that were
8 also kind of involved in the overall caucus . . . you
9 know, goals and objectives for redistricting, and those
10 were Senator Dhingra; Senator Marko Liias. Was there
11 someone -- and Senator Saldaña. And so I -- I believe
12 it was discussed at those meetings, and so Senator Liias
13 and Senator Dhingra also would have been part of those
14 discussions, specifically about a VRA-compliant district
15 in the Yakima Valley.

16 Q. And for public hearings after the public
17 proposals for the state legislative maps were released
18 in September of 2021, were you aware of comments about
19 the configuration of the state legislative districts in
20 the Yakima Valley?

21 A. About -- after the release of which maps?
22 Which. . . .

23 Q. So the Commissioners released
24 state-legislative-district-map proposals to the public
25 on September 21st; correct?

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1 A. I believe that's correct, yes.

2 Q. Okay. Were you aware of sort of public
3 comments that were coming in after that regarding the
4 legislative districts in the Yakima Valley?

5 A. I believe so, yes.

6 Q. And did those comments ask for a VRA-compliant
7 district in the Yakima Valley region?

8 A. I believe so, yes.

9 Q. And did those comments include a request to
10 keep together various Latino communities in the region?

11 A. I believe so, yes.

12 Q. And did those comments include a request to
13 draw a district in the region that would allow Latino
14 voters to elect their candidate of choice?

15 A. I believe so, yes.

16 Q. Was it generally important to
17 Commissioner Walkinshaw to take feedback from the Latino
18 community members in the Yakima Valley into account
19 during the redistricting process?

20 A. It's my understanding that it was, yes, based
21 on our -- my conversations with him.

22 Q. What was the SD seems -- SDC team's process
23 for drafting legislative-district-map proposals?

24 A. So at a staff level, we -- even though there
25 was not official redistricting data from the census

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1 until mid-August, we had been working on mapping for
2 months beforehand with the best available data. We had
3 been using 2019 American Community Survey data, and then
4 we'd also been using OFM, Office of Financial Man- --
5 Financial or Fiscal Management data, as well, to do some
6 internal mapping scenarios.

7 And -- but the -- the process, I guess to go
8 back further, began with some overall principles and
9 priorities that were established at a very general level
10 from the -- Senator Billig, Senator Pedersen, and the
11 smaller group of senators, as well: Senator Dhingra,
12 Senator Saldaña, and Senator Llias. Commissioner
13 Walkinshaw I know gave in- -- was able to review and
14 gave input on those principles and priorities, to guide
15 their end of the redistricting process.

16 And we . . . spoke with community members --
17 we spoke with members and senators about their home
18 districts and communities, to get, you know, input on --
19 from -- from people on the ground about those
20 communities.

21 And then we try to take as much of that as we
22 could into account when staff would map and -- and staff
23 would try out mapping scenarios. And when staff came up
24 with something that they felt matched the principles and
25 priorities, and also was an effective, good starting

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1 point, we really viewed the first map as a opening bid
2 for negotiations. And so -- you know, that it met our
3 principles and priorities, it adhered to what we were
4 learning from communities and the public feedback we had
5 received, and . . . it also represented what we thought
6 as a good opening bid for negotiations, a strong
7 position for Democrats, and it was defensible by the
8 state constitution and the laws governing redistricting.

9 We, you know, presented maybe one or two of
10 those maps to -- you know, we would show those maps to
11 Commissioner Walkinshaw or to Senator Billig and Senator
12 Pedersen and walk through our rationale; they would ask
13 questions. Or -- or Commissioner Walkinshaw would give
14 input on things that he wanted to see changed or
15 differently or different scenarios he wanted to look at.

16 And that all happened even prior to receiving
17 the official redistricting -- the PL file in mid-August.

18 And then at that point, once we had the
19 official data, we, you know, loaded that into our
20 software, and we essentially had a map that we, you
21 know, think we -- we thought we wanted as a baseline.
22 We saw maybe where the population differences were
23 slightly different, and we made tweaks to that map to
24 balance the population, and, you know, did another round
25 of meetings with Commissioner Walkinshaw and -- and, you

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1 know, demonstrations to senate -- to Senator Billig and
2 Pedersen. And then once we felt like we had a good -- a
3 good map, we went about crafting our kind of defense and
4 our explanation of the map, and then that in turn was
5 ready for that first release.

6 And, you know, that was prob'ly the biggest,
7 you know, run-up and most work for one public proposal;
8 the other proposals were obviously much more condensed
9 time line. But that's kind of generally our approach.

10 Q. And for this first public release, on
11 September 21st, what were Commissioner Walkinshaw's main
12 sort of priorities for that map?

13 A. Well, it's my understanding that those
14 priorities were -- did in- -- involve . . . I can't
15 remember exactly h- -- I can't recall exactly how it was
16 phrased, but I -- I believe we put out some public
17 documents stating what the priorities were for those
18 first maps; maybe with the release, but maybe before
19 that.

20 One of them was protecting communities of
21 interest. That was a phrase that -- that appears in the
22 redistricting statute in Washington state, and also is
23 something that we were -- we used -- we referred to
24 frequently throughout our process internally and
25 externally, to be able to understand in different

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1 regions and districts what communities of interest were,
2 and then to try to respect those and keep those together
3 as frequently as possible. And what that often meant
4 was -- or under that umbrella, I would say, were
5 understanding communities of color and -- and creating
6 districts that made sense, that adhere to redistricting
7 statute, but that also kept communities of color
8 together, and specifically Hispanic communities in
9 Yakima Valley, but it also played out in other places
10 that we wanted to be cognizant of communities of color
11 in other places.

12 We also wanted to have a really clean -- we
13 called a clean map. And so in the statute it mentions
14 minimizing splits -- county/city/other splits -- and
15 so -- precinct splits, and so we were really cognizant
16 of minimizing those as much as possible, and I believe
17 in our first public release we had the least amount of
18 at least some of those categories, if not all of those
19 categories.

20 We, let's see, also wanted a map politically
21 or electorally that represented the views of the state
22 of Washington; that, you know, was accurate based on --
23 or -- or, you know, it -- it reflected statewide voting
24 patterns and demographics, with the growth of the state
25 being where it was and, you know, the percentage of

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1 Democratic and Republican voters being what it was. We
2 wanted our -- our map to represent that and result in
3 representation in the state legislature that . . . that
4 was parallel to, you know, what the statewide voting
5 patterns were in the state.

6 I think those are the main principles that we
7 had agreed upon with Commissioner Walkinshaw, and that I
8 believe Commissioner Walkinshaw stated were his own
9 priorities, too.

10 Q. M'kay. And I'll have more specific questions
11 for you on that -- on that map proposal in a moment, but
12 I guess I wanna nail down just sort of there were a lot
13 of proposals after that point flying between
14 Commissioners; correct?

15 A. Yes.

16 Q. And the pros- -- the mechanics of creating
17 proposals on Commissioner Walkinshaw's team, was that
18 that Matt Bridges would draft those proposals? Is that
19 right?

20 A. Yes.

21 (Simultaneous talking.)

22 Q. -- general process, like, the SDC team,
23 including Matt Bridges, would draft, and Commissioner
24 Walkinshaw would provide instruction?

25 A. Yeah, so Matt Bridges would draft, he would

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1 send that around to the staff team to review and give
2 feedback, he might make tweaks, we send to Commissioner
3 Walkinshaw or we'd walk him through it in a meeting, he
4 would give his feedback, and then that would be a
5 mapping proposal, and we would decide "Does [sic] this
6 something we release? Is this something we send to a
7 Commissioner? Is this, you know, something else."

8 Q. And when you shared with Commissioners --

9 Oh, and I should say -- I should ask: What
10 mapping program was used by the SDC team to draft
11 these -- these map proposals?

12 A. The vast majority of our mapping occurred on
13 Dave's Redistricting app, but I did at times use -- the
14 Commission paid for software which . . . was
15 called. . . .

16 Q. Is that the EDGE software?

17 A. Yes, that --

18 Q. Okay.

19 A. -- is correct.

20 M- -- Matt Bridges may have also used ArcGIS
21 for some processes, as well, but I'm not certain of
22 that.

23 Q. And did -- did you ever draw -- in addition to
24 Matt Bridges, did you draw draft state legislative
25 districts?

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1 A. I did do some of it, yes.

2 Q. Did you draw daf- -- draft districts in the
3 Yakima Valley area?

4 A. I don't think I specifically -- I -- drew
5 that. I typically would take and make small tweaks or
6 edits, or proposed edits, to a map that came to me from
7 Matt Bridges or a map that we received from another
8 Commissioner. I can't recall specifically drawing or
9 proposing a district or a few districts for the Yakima
10 region.

11 Q. And you mentioned that once the SDC team and
12 Commissioner Walkinshaw had developed a map proposal,
13 you were deciding whether to share it, how did the
14 sharing typically happen? And I'm thinking just -- I'm
15 asking very mechanically here. Did you typically create
16 a copy of the map in DRA to share with the Commissioners
17 or external parties?

18 A. I think that's how it went. I think it was a
19 copy and -- and there's a way -- you know, you can click
20 a share button and it creates a link, and you can send
21 that link, and you can create a version of the map
22 that's not editable by people who are viewing it. I
23 believe that's how we did it.

24 But other caucuses --

25 And so I would just email it. Sometimes I

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1 would email it directly to the staff of the other
2 Commissioner; sometimes I would send the link to
3 Commissioner Walkinshaw, who would then send the email
4 directly to a Commissioner. As -- oftentimes staff was
5 CC'd on that, but not always.

6 There were other times where it was back and
7 forth with staff via Microsoft Teams, especially because
8 some of the other caucuses were not using Dave's
9 Redistricting app primarily, and so there was some
10 back-end work required to convert files to be able to
11 use in EDGE software, if that's where they were
12 primarily viewing maps.

13 Q. When you received map proposals from other
14 Commissioners or from the public in a format other than
15 Dave's Redistricting, did the SDC t- -- seem -- team
16 typically upload it to -- upload the map to DRA to sort
17 of view and evaluate that map?

18 A. Yes, vast majority of the time that was the
19 case. Although I actually toward the end would do some
20 viewing of the maps -- if it was sent to us in a file
21 that was compatible with EDGE, I would sometimes review
22 maps in EDGE, but . . . most of the time it was
23 converted and uploaded into DRA.

24 Q. Did you or other staffers created documents
25 for Commissioner Walkinshaw to summarize

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1 legislative-district-map proposals that you received
2 from Commissioners or the public summarizing certain
3 information about the map?

4 A. Yeah, I believe s- -- yes, I believe so.

5 Q. And otherwise, you communicated your feedback
6 on draft proposals from other Commissioners or the
7 public --

8 Or I guess in what other ways did you
9 communicate that to Commissioner Walkinshaw?

10 A. Sometimes verbally, in meetings or over the
11 phone. Sometimes I would put it in email form. Maybe
12 some of the evaluations of the maps submitted by the
13 public, 'cause those were often catalyzed [sic] with
14 public -- or catalogued with public comment. So I think
15 in one of my spreadsheets I may have had comments or
16 analyses on some of the proposals built in there.

17 But I can't think of any other specific
18 documents that I created for the purpose of -- that --
19 that I then sent to Commissioner Walkinshaw other than
20 just kind of written out in email.

21 Q. And I wanna turn to sort of Voting Rights Act
22 compliance. Did Commissioners receive training or
23 attend a workshop on compliance of the Voting Rights
24 Act?

25 A. I don't think so. I mean, deef- -- I -- I --

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1 I'm not exactly sure what you mean by a training or a
2 workshop. I -- I don't think so.

3 Q. Were there any public meetings concerning
4 compliance with the Voting Rights Act . . . public
5 meetings with the Commission?

6 A. I don't recall. I -- I don't think so, but I
7 guess I'm not entirely sure.

8 Q. Were you aware of any presentations given by
9 the attorney general's office to the Commissioners in
10 September or so regarding the Voting Rights Act?

11 MS. FRANKLIN: Objection: Lack of foundation.

12 THE WITNESS: I should still answer it,
13 though; right?

14 Q. (BY MR. MULJI) Yes.

15 A. Okay. That sounds right. Again, I'm -- I'm
16 having a hard time remembering specifically. But it --
17 it's possible that that took place.

18 Q. What is your understanding of what is required
19 by the federal Voting Rights Act?

20 A. My very limited understanding is that . . . if
21 there is a certain amount -- or if population of a
22 specific racial group is compact enough and high enough,
23 that it's possible to draw a congressional or
24 legislative district that has a majority. . . . Well, I
25 don't even think that it's specifically the majority.

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1 But to draw a district where that one racial group has
2 enough voters to elect a candidate of their choice.
3 That if -- if that's possible, if the demographics and
4 the geography of where those people are -- if it makes
5 it possible to draw that type of district, then that
6 district should be drawn.

7 And, again, it's to . . . allow those voters
8 to elect a candidate of their choice. I -- I don't know
9 that it specifically mentions majority, that you have to
10 draw a district that has a majority of those voters,
11 but . . . enough people to actually in practice elect a
12 candidate of their choice.

13 Q. What's --

14 A. Oh, I -- I'm sorry. I did think of one other
15 thing.

16 Q. Sure. Go ahead.

17 A. The other -- the other piece that I do
18 remember about the Voting Rights Act is that not only do
19 you have to have the demographics that that population
20 of a racial group present, but you also have to
21 demonstrate that there is racially polarized voting;
22 that there is a difference between the voting patterns
23 specifically of that racial group and the voting
24 patterns of people outside that racial group. You know,
25 that those -- that that . . . people outside the racial

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1 group tend to vote one way, and people within this
2 racial group in this area tend to vote a specific way,
3 and that because of that, and because of the way
4 districts have been drawn in the past, that people of
5 that racial group have not been able to elect a
6 candidate of their choice.

7 MR. MULJI: And I'm -- I'm sorry. Can you all
8 hear -- I have some -- unfortunately some construction
9 happening near me. Are you able to hear me?

10 [Indiscernible] the construction come through? Is that
11 impeding -- you can hear it?

12 THE WITNESS: Oh, I can't hear the
13 construction.

14 THE COURT REPORTER: No, we can't hear it.

15 MR. STOKESBARY: Yeah, A- -- Aseem, you sound
16 great, and I haven't --

17 (Simultaneous talking.)

18 MR. MULJI: Okay. Great. Okay. Only I can
19 hear it, then. Great.

20 Q. (BY MR. MULJI) To -- to your knowledge, did
21 the Commission hire any consultants or experts on VRA
22 compliance?

23 A. To my knowledge, the Commission did not, no.

24 Q. Do you know why?

25 A. I do not know for sure why. I can guess, but

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1 I don't know for sure.

2 Q. Did you speak with any commission staff about
3 the possibility of hiring a VRA consultant?

4 A. Yes, I believe I did.

5 Q. Who did you speak with?

6 A. I believe I spoke to Lisa McLean about it.
7 She was the executive director.

8 Commission staff, you said; right?

9 Q. Yes.

10 A. It's possible that I spoke to Justin Bennett
11 or Jamie Nixon about it. Lisa McLean is what I can
12 recall, though.

13 Q. And when was that conversation with
14 Lisa McLean, to the best of your memory?

15 A. I wanna say in the spring of twenty-. . . . I
16 don't know if that's right. I -- I -- I . . . I -- I
17 wanna say that there was an early conversation, in the
18 spring, but I imagine . . . I think there also may have
19 been another later one again in the fall. I -- but I --
20 I'm . . . sorry, I can't quite recall.

21 Q. Was it before -- were these conversations
22 before the release of the public map proposals in
23 September?

24 A. At least one -- yes, one of them I think was,
25 but there may have been another one after that.

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1 Q. Okay. And for that first conversation, what
2 did you discuss with Lisa McLean about hiring a VRA
3 consultant?

4 A. I believe the discussion would have just been
5 on a general level, that I thought it should be done, to
6 get an analysis, to figure out whether or not that -- a
7 VRA district was required, and that I thought that that
8 analysis should be commissioned by the Commission, and
9 that it should be publicly available.

10 Q. Why did you believe that the Commission should
11 have hired a VRA consultant, if that was your view?

12 A. My view or my understanding was that there was
13 good reason to believe that we did need to draw a
14 VRA-compliant district in the Yakima Valley, and -- but
15 the -- also that it needed further analysis and review.
16 And I was not an expert, and to my knowledge no one on
17 the Commission was an expert, and I -- I and
18 Commissioner Walkinshaw were not able to get definitive
19 answers, or as definitive as we wanted, from other
20 places. And we wanted to have somebody whose explicit
21 expertise was on this area to be able to give advice to
22 the Commissioners and advice -- I mean, when it's
23 something that's hired by the Commission, it's ideally
24 something that all the Commissioners are bought into and
25 agree to . . . you know, to . . . review and use in good

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1 faith and, you know, to -- to trust that analysis. And
2 I also wanted the public to have access to that, as
3 well.

4 Q. And did the Commission staff provide the
5 opportunity for Commissioners themselves to hire their
6 own VRA counsel or advisors?

7 A. I don't know that they explicitly did that. I
8 don't know. I don't know.

9 Q. What steps did Commissioner Walkinshaw's staff
10 take to understand the requirements of the VRA?

11 A. Well, our staff at SDC, we -- I -- I worked
12 closely and spoke closely and frequently with Adam Hall
13 about this. And there were a couple of -- you know,
14 there are various resources that I would use -- you
15 know, I did some personal research about it. We spoke
16 with Adam Hall's con- -- some -- his contacts. I think
17 someone from the Brennan Center. Was there another one?
18 I can't think of another one. And then ultimately we
19 came up with -- we made a recommendation for the SDC
20 specifically to seek and hire their own expert to do an
21 analysis on this.

22 Q. And who was the expert that the SDC hired to
23 do an analysis on the Voting Rights Act?

24 A. That was Matt Barreto, of the -- I believe of
25 the UCLA Voting Rights Project.

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1 Q. Okay. So you -- the SDC sort of drew from
2 Adam Hall's expertise --

3 A. Mm-hmm.

4 Q. -- the -- the Brennan Center's expertise,
5 and -- and Matt Barreto's expertise on Voting Rights Act
6 compliance; is that right?

7 A. Yes, that's right.

8 Q. Any other steps that the staff took to
9 understand the Voting Rights Act?

10 A. Other steps the staff took to understand the
11 Voting Right [sic] Act. I mean, a -- you know, like I
12 said, reading some other resources online. Certainly
13 following and reading other cases, other VRA cases, that
14 had been brought in other states across the country. I
15 think that's -- that's the only thing that I can think
16 of.

17 Q. Okay. I am going to mark as Exhibit 1
18 document B. And I'm gonna put it in the chat, and I'm
19 also gonna share it on my screen, so that you can look
20 at it. Gimme just a second to figure out exactly how to
21 do that.

22 (Brief pause.)

23 Q. Okay. So I've placed the -- what I've marked
24 as -- as g- -- ex- -- as Exhibit 1 in the chat and share
25 my screen. Take a look at it together. Okay. And do

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1 you see -- do you see the document on my screen here?
2 Or on the shared screen?

3 A. I do, yes.

4 Q. And is it -- are you -- is it visible enough
5 to read?

6 A. I might -- actually, yeah, that's -- did you
7 just do something? 'Cause if you did, that helped.
8 Yes.

9 Q. Okay. I'll zoom in a bit. Have you seen this
10 document before?

11 A. I'm CC'd on the email, so I'm sure I have. I
12 don't remember it off the top of my head. But yes, I'm
13 sure I have.

14 Q. This is an email from Adam Hall on November
15 2nd to you, Matt Bridges, Adam Bartz, Paulette Avalos,
16 and Brady Walkinshaw; correct?

17 A. Yes.

18 Q. I wanna turn your attention to paragraph three
19 of Adam's email. And I'll -- I'll let you read it to
20 yourself for a moment.

21 (Brief pause.)

22 Q. Have you had a chance to review?

23 A. Yes, I have.

24 Q. Okay. And so in paragraph three, Adam is
25 providing the SDC team, including Commissioner

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1 Walkinshaw, his views on what the Voting Rights Act
2 requires; is that right?

3 A. That -- that appears to be the case, yes.

4 Q. Okay. And he -- he says in that paragraph
5 that ". . . the legal standard set by the federal courts
6 and Congress is not whether a map is comprised of a
7 certain percentage of Latinos (which appeared to be the
8 question during the last cycle), but whether the
9 district empowers the minority group to elect candidates
10 of their choice." Do you see that?

11 A. I do see that, yes.

12 Q. And he also goes on to say, "Agreeing to a
13 district that is 50.1 percent Latino by CVAP, but does
14 not perform for those voters is both a violation of
15 federal law and inconsistent with the principles
16 articulated by the public throughout this process." Do
17 you see that?

18 A. I do see that, yes.

19 Q. Was this your understanding -- does this
20 paragraph reflect your understanding of what the Voting
21 Rights Act requires, as well?

22 MS. FRANKLIN: Objection: Calls for a legal
23 conclusion.

24 THE WITNESS: It -- it does in that the vast
25 majority of my understanding and opinion is informed

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1 by -- from -- from Adam Hall, and he's the expert that I
2 would go to in this.

3 Q. (BY MR. MULJI) This is the sort of expertise
4 that you would provide the SDC team regarding Voting
5 Act -- Voting Rights Act compliance?

6 A. Yes, that's correct.

7 Q. And did he provide this sort of advice
8 throughout the process?

9 A. Yes, he did.

10 Q. There's a part where he says, [as read] "I
11 have no doubt that it is impossible -- that it is
12 possible to draw majority minority CVAP district that
13 elects Republicans to office, especially if the Senate
14 seat is up during the midterms." What did you
15 understand that sentence to mean?

16 A. So my understanding of that sentence . . . is
17 that it's . . . it's possible to have barely enough
18 Hispanic voters who are citizens, citizen-voting-age
19 population/people, but that because, you know, that --
20 that number is barely over, you know, 50 percent plus 1,
21 that -- but there are also still a certain number of
22 Hispanic voters who probably vote for Republicans, that
23 that district would still elect -- would still in
24 practice elect Republicans.

25 And the s- -- the second part of that

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1 sentence, ". . . especially if the Senate seat is up
2 during the midterms," you know, based on my political
3 experience and knowledge, that is important because
4 turnout and s- -- especially turnout among nonwhite
5 voters, does fluctuate significantly between different
6 cycles, and it does significantly matter whether or not
7 an election is held during a presidential year or during
8 what's called a midterm year, that -- that does
9 significantly impact turnout, and often the voters that
10 are least likely to turn out in midterm years are
11 Hispanic voters and. . . . Well, I guess I don't know
12 the s- -- the second part to be true. But are --
13 Hispanic voters are . . . minority voters.

14 Q. And the advice that Adam's providing in this
15 paragraph you said is based on "What the Brennan Center
16 has repeatedly stressed to him [sic] over the last
17 several months . . ."; correct?

18 A. Yes, that's what I can see written there, yes.

19 Q. And what is your understanding of what the
20 Brennan Center is?

21 MS. FRANKLIN: Objection: Lack of foundation.

22 Q. (BY MR. MULJI) [Indiscernible.]

23 A. Okay. Thank you. The -- the -- my
24 understanding of the Brennan Center is a national . . .
25 organization, legal organization; employs lawyers. I --

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1 I don't know that they actually take on cases, but they
2 have a lot of resources available about voting/election
3 law; redistricting. I visited their website frequently
4 to get updates on certain cases that -- relating to
5 voting/redistricting, and would read their resources
6 about Supreme Court cases; about different cases about
7 different laws that had been passed. And I know there
8 was at least one person who I believe is a lawyer on
9 staff who Adam Hall was in direct contact with, and who
10 I was also in direct contact with, and who answered some
11 of our questions about how this has played out in other
12 states and how we could potentially expect it to play
13 out here.

14 Q. And who -- who was the lawyer that you were in
15 touch with?

16 A. His first name was Yuriy, and his last name
17 was . . . Rudensky, I think.

18 Q. Did Commissioner Walkinshaw indicate that a
19 VRA opportunity district is one that provides Latino
20 voters an opportunity to elect candidates of their
21 choice?

22 A. Can you say the first part of that again?

23 Q. Sure. I -- I guess I should clarify. The
24 point . . . do you understand the point that Adam is
25 making here to be that the district needs to not only

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1 perhaps be comprised of a certain percentage of Latinos,
2 but also empower that group to elect candidates of their
3 choice; correct?

4 A. I do understand that to be the point he's
5 making, yes.

6 Q. And did Commissioner Walkinshaw share that
7 view, to your knowledge?

8 MS. FRANKLIN: Objection: Lack of foundation.

9 THE WITNESS: I -- I believe that he did. I
10 believe that he did, although I -- I can't say for sure.

11 Q. (BY MR. MULJI) Did you communicate with
12 Commissioner Walkinshaw about the requirements of the
13 federal Voting Rights Act?

14 A. I did communicate the requirements as I
15 understood them based on conversations with Adam Hall
16 and others.

17 Q. And did he in those conversations indicate to
18 you that he shared your understanding?

19 A. Yes, I believe he did.

20 Q. Did Adam Hall provide any other information to
21 the team about Voting Rights Act compliance. . . .

22 Well, I'll say: Did he provide information
23 about which candidates Latinos have tended to prefer in
24 the 1- -- in the Yakima Valley?

25 A. I'm not sure I can explicitly recall that

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1 coming directly from Adam Hall . . . but it -- it's --
2 it's possible that he did. I can't say for sure.

3 Q. Did Matt Bridges do any analysis on whether
4 draft districts or proposed districts in this region
5 would enable Latino voters to elect candidates of their
6 choice in the Yakima Valley area?

7 MS. FRANKLIN: Objection: Lack of foundation.

8 THE WITNESS: I'm sorry. Can you say that
9 again?

10 Q. (BY MR. MULJI) Did Matt Bridges do any
11 analysis of whether districts or draft districts in the
12 Yakima Valley would allow Latino voters to elect
13 candidates of their choice?

14 A. The type of analysis I guess that we did
15 it- -- internally, or that Matt Bridges would do
16 internally, I mean, we would look at -- in Dave's
17 Redistricting app, it -- it tells us -- you know, it
18 tells you based on certain -- you can -- you can use
19 past races to -- in a newly drawn district, see who
20 would have won that new district. And I -- I think
21 that's the . . . that's the extent of the analysis that
22 Matt Bridges did on that. I -- I can't recall any other
23 explicit analysis on potential . . . districts --
24 proposed districts in that region and their performance
25 or whether or not that would allow Hispanic voters to

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1 elect the candidate of their choice. But we drew
2 certain conclusions based on the overall Democratic or
3 Republican performance of those proposed districts.

4 Q. Okay. And so -- so you and other Senate
5 Democratic Caucus staff used metrics in Dave's
6 Redistricting to sort of get a sense of whether a draft
7 district would likely comply with the Voting Rights Act;
8 is that right?

9 A. Yes. And some of that was also informed by
10 Matt Barreto's analysis and other information, you know,
11 about how to do that type of approximation without a
12 real analysis of that, which would be a little more
13 in-depth than we were able to do at that time.

14 Q. How did Matt Barreto's analysis inform what
15 you were doing in Dave's Redistricting?

16 A. So Matt Barreto's report that he submitted to
17 the SDC, and that also was released to the public, he
18 actually did look at trends and past Democratic and
19 Republican candidates for office and how those
20 candidates performed specifically in certain
21 majority-Hispanic areas and majority-non-Hispanic areas
22 and compared that, and then . . . from that analysis he
23 also looked at . . . I -- I -- I can't remember if it
24 was specifically turnout, but I -- I know he looked at
25 numbers . . . 'cause at the time we did not have a

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1 specific CVAP number, the citizen-voting-age population,
2 for the 2020 population data; all we had was overall
3 population and we had voting-age population, and we had
4 a 2019 CVAP estimate based on the American Community
5 Survey, which I had not a ton of faith in, because we
6 knew how off the 2019 American Community Survey data was
7 from the rest of the state in -- in the 2020 population.
8 So, you know, I had concerns that that data was not
9 as . . . accurate as we wanted it to be, but. . . .

10 He -- Matt Barreto's analysis did show some of
11 the relationships between CVAP data, VAP data, and
12 regular population data, and that if you typically use
13 certain guidelines, you know, that -- because
14 traditionally CVAP -- the number of CVAP --
15 citizen-voting-age population was typically less than
16 voting-age population, and so that -- to kind of mirror
17 the number that you -- we thought we needed to have to
18 allow the voters in that district to elect a candidate
19 of their choice, we had to have probably around this
20 number in terms of VAP. That would probably allow
21 Hispanic voters in practice to elect the candidate of
22 their choice.

23 And then we also knew that . . . for -- or,
24 you know, based on our understanding, based on past
25 political trends and, you know, some maybe just, I don't

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1 know, of our own suspicions, we -- we figured that
2 because we had shown racially polarized voting and that
3 Hispanic -- majority-Hispanic areas tended to vote for
4 the Democrat and majority-non-Hispanic areas in the
5 region tended to vote for the Republican, and just given
6 the other trends in that area, we made judgments based
7 on how much . . . how . . . what the performance of that
8 district had to be to account for potential changes in
9 turnout that would result in the Hispanic voters not
10 actually being able to elect a candidate of their choice
11 because they didn't turn out at the same levels in a
12 certain dis- -- in certain elections as they did in
13 other elections.

14 I'm sorry. That was a little perhaps
15 convoluted.

16 Q. No, no, no. Let's unpack some of that.

17 So it -- it sounds like one of the things that
18 the SDC team did to check to see when a draft district
19 complied with the Voting Rights Act in the Yakima Valley
20 area was to see whether it was majority Latino for the
21 purposes of VRA compliance.

22 Is that right?

23 A. Yes, that's correct.

24 Q. And I think you said the -- w- -- the
25 datasets -- the datasets you used were 2019 ACS CVAP

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1 data.

2 Is that right?

3 A. That's correct.

4 Q. Okay. And did you have 2020's CVAP data
5 available to you at the time?

6 A. We did not. We only had 2020 VAP data
7 available to us.

8 Q. Okay. So you used the combination of 2020 VAP
9 data and 2019 CVAP data to assess whether the district
10 that you were looking at was majority Latino; is that
11 correct?

12 A. That is correct, and I would say most of the
13 time we relied upon the 2020 VAP data versus the 2019
14 CVAP data.

15 Q. Okay. And then next you mentioned that you
16 had looked at certain races/contests in that district.
17 Okay. And was that -- was the purpose of looking at
18 those races to see if Latino candidates of choice would
19 be elected in that district?

20 A. The most basic purpose in -- from Matt
21 Barreto's analysis that we, you know, took from --
22 and -- and did kind of use in our own analysis later on,
23 was that to establish that there was racially polarized
24 voting, and to say what does it look like when Hispanic
25 voters -- or Latino voters, to use the phrase you're

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1 using -- Latino voters do elect a candidate of their
2 choice. Like, what does that even look like?

3 In other places, that metric -- in other
4 places, in other similar VRA suits, my understanding is
5 that it's been not based on political party; more so
6 based on, you know, Black voters electing Black
7 candidates. And we didn't necessarily have that same
8 analog in Washington state, because we didn't
9 necessarily have a trend of Hispanic candidates losing
10 to non-Hispanic candidates. And so establishing
11 racially polarized voting at this level, we were looking
12 at statewide race- -- statewide contests and how those
13 specific candidates were faring at the precinct level in
14 majority-Hispanic areas and then in
15 non-majority-Hispanic areas.

16 Q. Was it your understanding that the d- -- that
17 Dr. Barreto's report provided an estimate for which
18 candidates in previous races were the Latino community's
19 candidate of choice?

20 A. Yes, it's my understanding that his report did
21 identify which candidates in previous contests were the
22 preferred candidate, yes.

23 Q. Okay. And so would you, when you were
24 assessing compliance with VRA of a particular district,
25 look at those particular races and see if those

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1 candidates would be elected in the district that you
2 were evaluating?

3 A. Yes, although we didn't always use those exact
4 candidates. . . . Let's see. In Barreto's report, I
5 mean, he -- he I think called out three or four
6 statewide races, and we . . . when we were going back
7 and evaluating later proposals . . . I don't think we
8 exactly matched each -- I don't think we looked at each
9 one of those three races Matt Barreto put in his report
10 and compared the results. Sometimes we -- we may have
11 been limited in the data that was available to us in
12 DRA. But typically we use the composite -- what's
13 called a composite score, which is a political metric
14 specific to DRA. Combines the results of various
15 statewide races and provides what they consider to be a
16 sort of aggregate or composite Democrat verse [sic]
17 Republican score for the state. Or performance of those
18 parties based on statewide races over the past believe
19 ten years. So that was a metric we used most often.
20 And so for us, I think it was more the Democratic versus
21 Republican overall performance and less about the --
22 looking at the exact, specific candidates that Barreto
23 called out in his report.

24 Q. Was it your team's understanding that . . .
25 from Dr. Barreto's report that Latinos had historically

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1 preferred Democratic candidates in those races that
2 formed the composite score in the region?

3 A. Yes, that was my understanding, and that was
4 my understanding of the purpose of him calling out those
5 three or four races, or contests, to draw that
6 conclusion, yes.

7 Q. Who -- you said that -- actually, how did the
8 Senate Democratic Caucus come into contact with
9 Dr. Barreto when you commissioned this report?

10 A. I believe that that was initially through Adam
11 Hall, and I'm not sure how Adam Hall found him other
12 than that. I do believe Matt Barreto worked on -- did
13 some work around redistricting or some of the previous
14 VRA cases in the Yakima Val- -- he had some experience
15 with Washington state and with the Yakima Valley prior
16 to us working with him, I believe.

17 Q. And when did the Senate Democratic Caucus hire
18 Dr. Barreto to prepare his report?

19 A. I think the end of September; early October.
20 I can't recall specifically.

21 Q. Sometime between the release of the first
22 public map proposals and second map proposals; is that
23 right?

24 A. Yeah, and -- yes. And closer to the release
25 of the first public map proposals, because we

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1 incorporated the results of his report into our second
2 release.

3 Q. When did you first review his analysis?

4 A. That is hard for me to say for sure. I'm sure
5 it's in my email somewhere. I wanna say, again, early
6 October. Or erl- . . . maybe middle of October.

7 Q. Okay. And . . . who from the Senate
8 Democratic Caucus team was in communication with
9 Dr. Barreto, aside from Adam Hall?

10 MS. FRANKLIN: Objection: Lack of foundation.

11 THE WITNESS: I know Adam Hall was. I don't
12 think anyone else . . . was in direct --

13 You said from the Senate Democratic Caucus;
14 right?

15 Q. (BY MR. MULJI) Yeah.

16 A. I don't know that anyone else was in direct
17 communication with him. I -- he did some briefings and
18 meetings with our team that Matt Bridges and probably
19 Paulette Avalos would have been on; that I would have
20 been on. And I think there was at least one meeting
21 with the Commissioners, but . . . or k- -- the
22 Democratic Commissioners.

23 Q. Were you in direct contact with Matt Barreto
24 or. . . .

25 A. I potentially exchanged a few emails back and

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1 forth with him when we were discussing -- you know, when
2 we were asking him to repair [sic] -- prepare a version
3 of the report for the public. To -- for public release.

4 Q. And to be clear about the purpose of this
5 report, was the purpose to conduct a s- -- a statistical
6 analysis of whether there was racially polarized voting
7 between Latino and vy- -- white voters in the Yakima
8 Valley region?

9 A. That was part of the purpose. The other
10 purpose was to determine -- you know, to -- b- --
11 because part of determining whether or not there is
12 racially polarized voting is -- in my understanding is
13 that that will inform whether or not there is even
14 grounds or the need to draw VRA district. So the
15 purpose was to figure out, "Do we -- are we right? Do
16 we need to draw VRA district in Yakima -- legislative
17 district in the Yakima Valley? And what would that --
18 what would compliant districts look like?" And those
19 were the -- that was the purpose of the report and --
20 and soliciting his services.

21 Q. And what did Dr. Barreto find about the
22 question of whether there was racially polarized voting
23 between Latino and white -- white voters in that region?

24 A. My understanding is that he found that there
25 was racially polarized voting.

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1 Q. You had mentioned that you had looked at --
2 you know, when you were evaluating draft maps based on
3 his analysis, that you were looking at sort of the
4 composite score in Dave's Redistricting. Was it your
5 understanding that the composite score included some of
6 the races that Dr. Barreto looked at in his report?

7 A. Yes, that is my understanding.

8 Q. How did -- how did Dr. Barreto deliver his
9 findings? Like in what format?

10 A. Dr. Barreto I believe emailed us a slide deck,
11 and then I think he presented that -- the results of the
12 s- -- like, that slide deck to us, to the SDC team, and
13 I believe to Commissioners Walkinshaw and Sims together
14 on a call. There may have been multiple mee- -- calls
15 or different briefings.

16 Q. Hmm. Was that briefing on October 15th?

17 A. That does sound right. I can't say for sure,
18 but that sounds right.

19 Q. Okay. And you said that that was with the
20 Senate Democratic Caucus team and the House Democratic
21 Caucus team?

22 A. I believe that's correct, yes.

23 Q. Who specifically do you remember was in
24 attendance at that briefing?

25 A. Dr. Barreto; myself; Adam Hall. I imagine

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1 Matt Bridges. I don't know about Paulette Avalos, but I
2 assume she received an invitation. I believe
3 Commissioners Walkinshaw and Sims were both invited
4 or -- I think there may have been one -- that -- that
5 may have been this call that Commissioner Walkinshaw was
6 supposed to be there but he got caught up in another
7 meeting so had to join late or something.

8 And then . . . Commissioner Sims . . . I'm not
9 sure if Osta Davis would have been present, 'cause she
10 was on leave for a few weeks during this time. So if
11 not her, it woulda been Dominique Meyers from the House
12 Democratic Caucus. And potentially Alec I think his
13 name is Osenbach, from the HDC.

14 Q. And you -- anyone else, actually, that you can
15 recall?

16 A. I cannot recall if Adam Bartz was on the call.
17 He -- he may have been. I can't say for sure. Can't
18 remember.

19 Q. And did you read Dr. Barreto's analysis that
20 he presented that day?

21 A. Yes, I did.

22 Q. Did you believe the analysis prepared by
23 Dr. Barreto was reliable?

24 A. I -- I did so in my limited expertise and
25 experience, but I did, yes.

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1 Q. Did you discuss the analysis with
2 Commissioner Walkinshaw?

3 A. Yes, I did.

4 Q. Did you discuss whether he felt the analysis
5 was reliable?

6 A. I believe so, yes.

7 Q. What was your sense about whether he thought
8 that re- -- analysis was reliable?

9 A. My sense was that he did believe that it was
10 reliable.

11 Q. Did you discuss the analysis with
12 Commissioner Sims?

13 A. Not directly, but I believe it was discussed
14 at later meetings that we had with both Democratic
15 Commissioners and staff.

16 Q. During the briefing on October 15th, did
17 Commissioner Sims express any views about Dr. Barreto's
18 analysis that your k- -- that you can recall?

19 A. I can't remember specific views that she
20 expressed.

21 Q. Did you speak with Commissioner Sims's
22 staff -- either Dominique Meyers or Osta Davis -- about
23 this analysis?

24 A. I believe so, yes.

25 Q. From those conversations, did you get a sense

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1 of what their opinion was on this analysis?

2 A. From those conversations, I believe their
3 opinion was, you know, similar to ours. I think their
4 concerns, or the concerns that I heard, were more so on
5 how to actually get this in practice and whether or not
6 Republican Commissioners would -- there'd be any path to
7 negotiating an agreed-upon map with a district like this
8 that Republican Commissioners would support. And I -- I
9 bil- -- but I believe generally that their understanding
10 or belief was that it was also reliable.

11 Q. And did you have a sense that
12 Commissioner Sims and her staff believed that a VRA
13 district was required in the Yakima Valley?

14 MS. FRANKLIN: Objection: Lack of foundation.

15 THE WITNESS: I'm sorry. Can you repeat it
16 one more time?

17 Q. (BY MR. MULJI) Did you have a sense from your
18 conversations with Commissioner Sims and her staff that
19 they believed a VRA district was required in the Yakima
20 Valley?

21 A. I -- I do believe that, and they, you know,
22 supported that in the follow-up map that they released
23 in late October, and included the same VRA-compliant
24 district that Commissioner Walkinshaw's map included.
25 So I do believe that.

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1 Q. Did you share Dr. Barreto's analysis from
2 October 15th with anyone beyond those who attended the
3 October 15th briefing?

4 A. I believe it would have been. . . . I -- I
5 can't recall specifically, but I can think of people
6 that it likely was shared with, but I can't recall s- --
7 specific instances of me sharing it with other people.

8 Q. Okay. I'm going to . . . mark as Exhibit 2
9 document C. And share it on the screen. Okay. And do
10 you see Exhibit 2 on the screen?

11 A. Yes.

12 Q. Have you seen this document before?

13 A. Yes.

14 Q. What is it?

15 A. It is a press release.

16 I'm sorry. Lemme just -- may I just read this
17 for a second?

18 Yes, so it is a press release that we sent out
19 sharing the analysis with the public and the press.

20 Q. Okay. And did you at this time share the
21 analysis with any of the other Commissioners or their
22 staff?

23 A. After it was publicly sent out? I -- I -- I
24 frankly can't recall, but it would not surprise me if I
25 did send it directly to other Commissioners and their

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1 staff, but I can't say for sure.

2 Q. Okay. I'm gonna mark as Exhibit 3 document D.
3 Do you see document D on the screen?

4 A. I think so, yes. I do, yes.

5 Q. Okay. And I'll -- I'll put this in the chat,
6 as well.

7 Okay. And have you seen this document before?

8 A. Yes. [Cleared throat.] 'Scuse me.

9 Q. Is this the public version of -- well, is this
10 the . . . is this the version of Dr. Barreto's report
11 that you shared in the public press release?

12 A. I believe so, yes.

13 Q. The . . . do you see that the file name says
14 "Public Version"?

15 A. Yes, I do see that.

16 Q. And it's dated October 19th; is that right?

17 A. I do see that, as well, yes.

18 Q. Is this version different than the analysis
19 that Dr. Barreto provided to the Senate and House
20 Democratic Caucuses on October 15th?

21 A. The analysis is not different. What may be
22 different are some of the slides, and specifically some
23 of the background information about the Voting Rights
24 Act, I believe. I can think of a few areas that would
25 be different. But to my understanding, the analysis is

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1 the same.

2 Q. Okay. Is it your understanding that this is
3 sort of an abridged version -- the public version. Is
4 an abridged version of the full report that Dr. Barreto
5 provided?

6 A. That is my understanding. Again, I -- I
7 believe with some changes to -- specifically to, like,
8 the background and explanation of the requirements of
9 Voting Rights Act, you know, thinking with -- what would
10 make this most accessible to the public to understand
11 this.

12 Q. Okay. I'm gonna mark as Exhibit 4 document G.
13 (Brief pause.)

14 Q. Okay. And have you seen Exhibit 4 before?

15 A. Yes.

16 Q. What is it?

17 A. It is an email from -- I'm assuming it's just
18 the top half [indiscernible] but . . . yeah, it is -- it
19 is an email conversation with myself and
20 Commissioner Walkinshaw and Adam Hall.

21 Q. On page 1 of this document is an email from
22 you to Commissioner Walkinshaw and Adam Hall on -- on
23 October 28th; correct?

24 A. That's correct.

25 Q. And you write in the second paragraph of this

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1 email that it occurred to you that the public analysis
2 you shared was an abridged version of the full analysis
3 Matt Barreto did for the Senate Democratic Caucus;
4 correct?

5 A. That's correct.

6 Q. And the abridged version included two specific
7 races that Dr. Barreto analyzed; is that right?

8 A. That is -- that appears to be correct, based
9 on my email, yes.

10 Q. And in your email you note that the full slide
11 deck that he prepared included analyses of every major
12 race in that region, in -- except for local races; is
13 that right?

14 A. Again, yeah, appears to be correct, based on
15 the email.

16 Q. Okay. And you suggested sharing the full
17 analysis with Tera, who's a -- a member of the attorney
18 general's office; is that right?

19 A. That is correct, yep.

20 Q. Okay. And you also suggested sharing with
21 Commissioners?

22 A. Yes, that appears to be correct, as well.

23 Q. Okay. So after this -- after this email
24 exchange, did you end up sharing the full Barreto
25 analysis with Commissioners or the Commission?

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1 A. I -- I believe so. I -- I think -- now that
2 I'm seeing this, I can recall I think that that is the
3 result of this email exchange. I think so.

4 Q. Okay. I'm gonna mark as Exhibit 5 document E.
5 Do you see Exhibit 5 on your screen?

6 A. I do, yes.

7 Q. Have you seen this document before?

8 A. Yes, I have.

9 Q. Is this a doc- -- is this a -- an email from
10 you to Commissioner Sarah Augustine and Lisa McLean
11 sharing the full Dr. Barreto analysis?

12 A. Yes, it is.

13 Q. And the full report is attached to this email;
14 correct?

15 A. It does appear to be. I can't exactly make
16 out the name of the file --

17 Q. Oh.

18 A. -- in the attachment-name f- -- field. Full.
19 It -- it appears to be a different name from the public
20 version, so I would assume that based on that that that
21 is the full document referred to.

22 Q. And I'll -- I'll go ahead and mark as
23 Exhibit 6 that full presentation. That's document D.

24 THE COURT REPORTER: Counsel, if it's D, then
25 we already marked that as Exhibit 3.

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1 (A discussion was held off the record
2 regarding exhibits.)

3 MR. MULJI: Document F.

4 THE COURT REPORTER: Exhibit 6?

5 MR. MULJI: Is 6. Yeah.

6 Q. (BY MR. MULJI) Okay. And do you see
7 Exhibit 6 on your screen?

8 A. I do indeed, yes.

9 Q. Okay. And is this -- is this the full
10 Dr. Barreto analysis attached to your email to
11 Commissioners -- Commissioner Augustine and Sarah
12 McLean? Lisa McLean? I'm sorry.

13 A. Yes, it does appear to be that.

14 Q. Okay. And this report is the one that
15 included analysis of several more elections than the
16 sort of publicly released report; correct?

17 A. That's what I recall, from my understanding,
18 yes. From seeing the emails, I believe that's correct,
19 yeah.

20 Q. Did you understand the report to find racially
21 polarized voting in each of the elections that it
22 anal- -- analyzed?

23 A. That is my understanding, yes.

24 Q. Okay. In going back to Exhibit 5, you also
25 shared this document with Emma Grunberg and Tera Heintz

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1 at the attorney general's office; is that correct?

2 A. That is correct.

3 Q. Okay. And did you -- in addition to sharing
4 this full analysis with Sarah Augustine and Lisa McLean
5 and others [indiscernible] upon this email, did you also
6 send this analysis to other Commissioners?

7 A. I do not believe that I directly sent it to
8 other Commissioners, no.

9 Q. Are you aware of whether either Sarah
10 Augustine or Sarah Mc- -- or Lisa McLean shared this
11 analysis with other Commissioners?

12 MS. FRANKLIN: Objection: Lack of foundation.

13 THE WITNESS: I . . . I believe there was --
14 that the email was forwarded to all the Commissioners,
15 but . . . I -- I can't say for sure. It was so long
16 ago.

17 Q. (BY MR. MULJI) Did you share the full
18 analysis with other legislative staff for the other
19 Commissioners?

20 A. Aside from HDC staff . . . I can't recall -- I
21 can't say for sure.

22 Q. And did you share this full analysis with any
23 other Commission staff?

24 A. I can't say for sure. Can't recall.

25 (Brief pause.)

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1 Q. Wanna go back to Exhibit 4, which is document
2 G. At the bottom of this thread is an email sent
3 by . . . Tera Heintz at 1:06 p.m. on October 28th, sent
4 via BCC to all Commissioners. Do you see that?

5 A. I do, yes.

6 Q. Did you retain Tera Heintz as your attorney at
7 that time?

8 A. I don't believe so, no.

9 Q. Have you -- have you ever retained Tera Heintz
10 as your attorney?

11 A. I don't believe so, no.

12 Q. You forwarded this redacted email that she
13 wrote to Commissioner Walkinshaw in the email just one
14 up in the chain; correct?

15 A. That is correct.

16 Q. And you wrote in the second paragraph of that
17 email, "Looks like it largely finds that if the Barreto
18 analysis is correct, there's a sufficient legal need for
19 a VRA district"; is that right?

20 A. It does appear to be what I wrote, yes.

21 Q. To the best of your recollection, what did you
22 mean by that?

23 A. From what I can recall, what I meant was
24 that . . . if Dr. Barreto's analysis was correct, then
25 we would need to draw VRA-compliant district in the

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1 Yakima Valley.

2 Q. And did you ever get an indication from . . .
3 anybody in state government that Dr. Barreto's analysis
4 was correct?

5 MS. FRANKLIN: Objection to the extent that it
6 potentially calls for a legal conclusion, but I would
7 defer that to Ms. O'Neil's attorney.

8 Q. (BY MR. MULJI) You can answer.

9 A. Okay. I'm sorry. Can you say that -- the
10 question one more time?

11 Q. Sure. Did -- did anyone -- did anyone convey
12 to you in -- I guess did anyone from the attorney
13 general's office convey to you that Dr. Barreto's
14 analysis was correct?

15 A. I don't recall anytime when that -- I -- I
16 don't recall, no.

17 Q. Do you recall anything that Ms. Heintz
18 conveyed -- well, did you have any conversations with
19 Miss Heintz about this report?

20 MS. FRANKLIN: Same objection.

21 THE WITNESS: Not that I can recall. Not that
22 I can recall.

23 Q. (BY MR. MULJI) And you say in the email above
24 that you're going to send Tera the full slide deck.
25 Correct?

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1 A. That is correct.

2 Q. You say you know that April has seen it;
3 correct?

4 A. That is correct.

5 Q. And you shared ultimately this completed
6 and -- or the full Barreto analysis with Tera Heintz in
7 separate email; correct?

8 MS. FRANKLIN: Objection to the extent it
9 calls for a legal conclusion, but I would defer to
10 Ms. O'Neil's attorney on any instructions related.

11 Q. (BY MR. MULJI) You can answer.

12 A. That is correct.

13 Q. Okay. And did you receive a response from
14 Tera or anyone at the attorney general's office with an
15 opinion on Dr. Barreto's full report?

16 MS. FRANKLIN: Objection -- same objection.

17 THE WITNESS: When you say "response," can you
18 clarify that?

19 Q. (BY MR. MULJI) Did you receive any follow-up
20 to the analysis that the attorney general's office
21 provided in this email to -- did you receive any
22 follow-up analysis on Dr. Barreto's full report from the
23 attorney general's office after you shared the full
24 report?

25 MS. FRANKLIN: Objection. Same objection as

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1 before. I would ask if we could take a break after this
2 question.

3 THE WITNESS: I am . . . I -- I might need you
4 to clarify, just because I think I'm getting the order
5 of operations confused here.

6 Q. (BY MR. MULJI) Sure. So in this email chain,
7 you received an email from Tera Heintz, a redacted
8 email, presumably concerning Dr. Barreto's public
9 analysis that you shared in the press release. Correct?
10 Is that your understanding?

11 A. Yes. Although it -- it -- it's my -- I
12 don't -- it's my understanding that that was . . . not
13 just in response to the public analysis, but also after
14 I had sent the full analysis to them, as well.

15 Q. Okay.

16 MS. FRANKLIN: Counsel --

17 MR. MULJI: Well, I guess --

18 MS. FRANKLIN: -- if we --

19 (Simultaneous talking.)

20 MS. FRANKLIN: -- sorry to interrupt. If --
21 I'm just -- I'm concerned that there may be some
22 privilege issues with this line of questioning. I was
23 hoping we could take a break to try to resolve those.

24 MR. MULJI: I guess unless you have a
25 privilege objection to any particular question, I just

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1 wanna finish clarifying the time line here with
2 Ms. O'Neil, and then -- and then we can take a break, if
3 that's okay with you.

4 MS. FRANKLIN: Yeah, I think the objection
5 would just be around advice provided by the attorney
6 general's office.

7 MR. MULJI: Okay.

8 Q. (BY MR. MULJI) In this email, on October
9 28th, at 3:57 p.m., you -- you mention that after
10 receiving the email below, from Tera Heintz, that you
11 thought you should share the full Barreto analysis with
12 her, to see if it would resolve her questions; correct?

13 A. Okay. Yes. I am s- -- I am remembering that
14 now. I think I'm . . . I've got the time line straight.
15 Okay. Yes.

16 Q. Okay. And then you went ahead and shared that
17 with Tera Heintz in subsequent email that we just looked
18 at, in I think it was Exhibit 4. I'm sorry. Or I
19 guess . . . well, in this -- in this email to . . . to
20 Tera Heintz you shared that full analysis; correct?

21 A. Yes, that is correct, yes.

22 Q. And my question that I was asking earlier was
23 whether you received any follow-up analysis after you
24 shared Dr. Barreto's full report with the attorney
25 general's office.

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1 MS. FRANKLIN: And I would state the same
2 objection and propose that we take a break so that we
3 can contact counsel for the Commission; to the
4 Commissioners.

5 MR. MULJI: I think . . . I don't have a ton
6 more questions on this or on -- I can move on to another
7 topic, but I just have a few more questions on a
8 different topic. If you have an objection to this
9 question, you're -- you're welcome to make one, but I --
10 I'd like to just finish up this section, if that's okay,
11 and then we can take a break; just 'cause we just took a
12 five-minute break, I wanna make sure we get
13 through . . . this part of the questioning.

14 MS. FRANKLIN: Actually, I think . . .
15 [indiscernible] just joined now. I think counsel for
16 Commissioners is joining.

17 MR. MILLSTEIN: Hi. This -- this is Aaron
18 Millstein here. Lemme just rename myself here. There
19 we go.

20 And I apologize for joining -- I'll join on
21 video for a moment. I appreciate Andrew looping me in.
22 If I can -- if I can just jump in here for a moment. I
23 understand that there's some questions regarding emails
24 that I see here from the AG's office to the
25 Commissioners. From -- from our perspective, these are

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1 privileged communications, and that the privilege isn't
2 breached or waived because Ali O'Neil and Adam Hall in
3 here -- this -- they're operating as advy- -- they're
4 working with Brady for Brady, and so they're covered
5 underneath the umbrella privilege from the AG's office,
6 and so that the communications they're having, at least
7 to the extent you're -- you're seeking -- if it's
8 redacted, fine. But if you're asking about the legal
9 advice that's being provided, that that would be
10 protected by the attorney-client privilege.

11 MR. MULJI: Okay. I haven't -- we have not
12 asked about the redacted -- the redacted information
13 here. And so far we've asked about communications
14 between Ali and Commissioner Walkinshaw. And so I -- I
15 don't know that we -- unless there's a specific
16 privil- -- privilege objection to my questions, I think
17 we understand some of the contours, but . . . also,
18 Ali's no longer a employee of the -- of the -- of the
19 Senate Democratic Caucus, and these communications were
20 shared with her, presumably waived, waiving privilege,
21 or at least she might be able to waive privilege. I
22 guess, you know. . . .

23 MR. MILLSTEIN: Our -- our position is she
24 can't waive -- it's not her privilege to waive in that
25 instance, because she wasn't -- she's not necessarily

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1 the client. That would be our position. It would have
2 to take the Commission as a whole to decide to waive
3 privilege, because it doesn't belong to any individual
4 person that is there.

5 And you -- right, she's no longer there. I --
6 and I -- I don't know the -- the question specifically
7 that's being asked. But I just say: If you're -- if
8 the conversation's about, "Well, what did the AG tell
9 you?", that that would still be privileged
10 communication. That is our position.

11 MR. MULJI: Okay. Well, I don't -- I don't
12 have -- we -- we're not asking her that question; we're
13 asking whether she received any follow-up analysis from
14 the AG's office, and that's it. So I haven't . . .
15 W- -- we're -- I'm happy to -- I'm happy to sort
16 of . . . I -- I think we're I think basically done with
17 this line of questioning, anyway.

18 MR. MILLSTEIN: Okay. And I -- I'm sorry for
19 jumping in. Yeah, we would take if you're asking about
20 the analysis from the AG's office, if you're saying was
21 there -- getting into what was the AG's office doing in
22 terms of analyzing these issues, would be covered by the
23 attorney-client privilege; right? I mean, you can ask
24 generally were there communications, but asking the
25 substance of those communications gets into the nature

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1 of those communications and would therefore be
2 privileged.

3 MR. MULJI: So far we've asked whether there
4 were communications.

5 MR. MILLSTEIN: And I'm --

6 MR. MULJI: We're gonna -- we're gonna end
7 there.

8 MR. MILLSTEIN: Okay. All right. I -- I
9 appreciate it. And sorry to crash the -- the
10 deposition. But if -- if that's the issue and
11 everyone's in agreement, I will just drop off, then.

12 MR. MULJI: Sounds good.

13 MR. MILLSTEIN: Thank you.

14 MR. MULJI: Thanks.

15 Q. (BY MR. MULJI) Okay. I'm gonna stop sharing
16 my screen here.

17 During the redistricting process, did you
18 believe that -- well, actually, lemme ask you. . . .

19 Apart from Dr. Barreto's analysis, were there
20 any other analyses that you're aware of, statistical
21 studies of racialized polarized voting between Latino
22 and white voters that you were aware of, during the
23 redistricting process?

24 A. Not specifically a statistical analysis, I
25 don't think. I -- I don't think I'm aware of any

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1 other . . . specific statistical analyses on racially
2 polarized voting in that region.

3 Q. Okay. And going into the 2021 redistricting
4 process, were you -- you mentioned that you were aware
5 of sort of previous litigation in the Yakima Valley
6 related to the Voting Rights Act; correct?

7 A. That is correct.

8 Q. What litigation were you aware of?

9 A. I am not gonna be able to say the exact names
10 of the cases. I believe there were two lawsuits. I
11 think they were both brought under the federal V- --
12 VRA, although I'm not sure of that; and it's possible
13 that one of them was brought under the Washington State
14 Voting Rights Act. But one was against the City of
15 Yakima, one was against Yakima County, about . . .
16 discrimination and violations of the Voting Rights Act
17 in those local elections and district-drawing. Is my
18 understanding.

19 Q. How did you learn about those cases?

20 A. I had been aware of them very peripherally, I
21 think, just through my political work, before I joined
22 the Senate Democratic Caucus in January of 2021. And
23 then once I joined the team and there were discussions
24 of a potential need for a VRA-compliant district in the
25 new maps that we were working on drawing, it was brought

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1 to my attention in more detail by Adam Hall; he may have
2 sent me or emailed, you know, various explanations of
3 what took place there. It was also something that I had
4 researched and read some news articles about.

5 Potentially was something that we discussed with Yuriy
6 in calls with the Brennan Center, you know, and whether
7 those analyses or things found in those cases helped
8 demonstrate the need for VRA-compliant district in the
9 legislative maps.

10 Q. Did you communicate about these cases with
11 Commissioner Walkinshaw?

12 A. I believe it's likely that I did, yes.

13 Q. Did knowledge of these cases inform or
14 influence how Commissioner Walkinshaw's team drew
15 legislative districts in the Yakima Valley?

16 A. Yes, I -- I would say that's a fair
17 characterization.

18 Q. How?

19 A. Well, I think it -- generally speaking, the
20 fact that at least one of those cases had been
21 successful on the side of the plaintiffs, you know, on
22 the side of -- of Latino voters alleging there had been
23 discrimination or unfair voting or electoral practices,
24 that gave us a general sense that there was sufficient,
25 you know, population and racially vol- -- racially

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1 polarized voting, that those same things that resulted
2 in a successful case for the plaintiffs in those cases
3 would also . . . translate to, you know, the
4 legislative-district maps and the need -- the legal
5 needs for requirements for legislative-district map.

6 That because of the size of Yakima County and
7 the amount of population we were talking about, there
8 was enough overlap with potential legislative districts
9 that, again, a lot of that analysis -- legal and
10 demographic analysis would be very applicable and -- but
11 generally speaking, in terms of our mapping proposals,
12 we took that as a need to investigate further and figure
13 out, you know, should we -- or hire some outside expert to do
14 this analysis, for example.

15 Q. Based on all of the analyses and court cases
16 we've talked about thus far, did -- did those form the
17 basis of your opinion that there was racially polarized
18 voting in the Yakima Valley region?

19 A. Yes, that certainly helped inform that, for
20 sure.

21 Q. And did you communicate your understanding
22 that there's racially polarized voting in the Yakima
23 Valley region to Commissioner Walkinshaw?

24 A. Yes, I did.

25 Q. And did he indicate to you that he shared your

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1 understanding that there was racially polarized voting
2 in the Yakima Valley region?

3 A. Yes, I believe that he did.

4 Q. Did he share those views or you -- did you
5 share those views with other Commissioners or their
6 staff?

7 MS. FRANKLIN: Objection: Compound.

8 Q. (BY MR. MULJI) Well, let's -- we'll ask the
9 first part of that, then. Did you share your views that
10 there was racially polarized voting between Latino and
11 white -- white voters with Commissioner Sims?

12 A. I believe that I did, yes.

13 Q. Okay. And did you share that view with
14 Commissioner Sims's staff?

15 A. I believe that I did, yes.

16 Q. And when did you share your views with
17 Commissioner Sh- -- Sims and her staff about existence
18 of racially polarized voting?

19 A. We would have had many meetings between the
20 October 15th briefing with Dr. Barreto and the final
21 deadline, and the question of a VRA-compliant
22 legislative district came up many times in those
23 meetings, and so I'm . . . there were certainly many
24 times where it would have been brought up and discussed
25 in those meetings.

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1 Q. What about Commissioner Fain and his staff?
2 Did you discuss whether there was racially polarized
3 voting between Latino and white voters in the Yakima
4 Valley with Commissioner Fain?

5 A. [Cough.] 'Scuse me. [Cough.] I'm just gonna
6 take a quick sip of water, if that's okay.

7 Q. Please go ahead.

8 A. Could you say the question one more time?

9 Q. Sure. Did you discuss whether racially
10 polarized voting exists between Latino and vy- -- Latino
11 and white voters in Yakima Valley with Commissioner
12 Fain?

13 A. [Cough.]

14 Q. If you'd like, we can also. . . .

15 A. I think I'm okay, but I will let you know if I
16 need a pause.

17 I -- I don't believe that I did myself
18 directly, personally, to Commissioner Fain.

19 Q. Do you know whether. . . .

20 A. [Cleared throat.]

21 (A discussion was held off the record.)

22 MR. MULJI: I have just a few more questions
23 about this topic, and then maybe would it make sense to
24 break for lunch? After that? Okay. Or we can . . . we
25 could also break now, if -- if this is a difficult

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1 time --

2 THE WITNESS: [Cough.]

3 Q. (BY MR. MULJI) -- [indiscernible].

4 A. I think I'm okay for a few more minutes.

5 Yeah.

6 Q. Okay. Just a few more questions.

7 Did Commissioner Walkinshaw communicate with
8 Commissioner Fain his views about racially polarized
9 voting in Yakima Valley?

10 MR. STOKESBARY: Objection --

11 MS. FRANKLIN: Objection: Lack of foundation.
12 [Indiscernible] cut you off.

13 THE WITNESS: I still answer?

14 Q. (BY MR. MULJI) Yeah.

15 A. I -- I can recall conversations with
16 Commissioner Walkinshaw where he said he discussed with
17 Commissioner Fain, you know, the importance of drawing a
18 VRA-compliant district, but I -- I can't say for sure
19 that Commissioner Walkinshaw, based on my conversations
20 with him, that he said -- mentioned anything
21 specifically about racially polarized voting to
22 Commissioner Fain.

23 Q. And are you aware of whether . . . did you
24 communicate with Commissioner Graves or his staff about
25 racially polarized voting in Yakima Valley?

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1 A. I don't believe so explicitly. There was one
2 meeting that took place . . . well, it wasn't -- I was
3 not communicating directly with Commissioner Graves.
4 So. I was merely an observer. So no, I -- I d- -- I
5 don't believe that I did.

6 Q. Did Commissioner Walkinshaw indicate to you
7 that he had spoken with Commissioner Graves about
8 racially polarized voting in the Yakima Valley?

9 A. Again, I can't recall specifically him
10 mentioning/discussing racially polarized voting with
11 Commissioner Graves. I -- I cannot recall that specific
12 phrase in relation to those conversations that they had.

13 Q. The Senate Democratic Caucus team, to the best
14 of your understanding, believed that there was racially
15 polarized voting in Yakima Valley between Yakima -- or
16 between Latino and white voters; correct?

17 MS. FRANKLIN: Objection: Lack of foundation.

18 THE WITNESS: Yes, that -- that's correct, to
19 my knowledge.

20 Q. (BY MR. MULJI) And you -- do you agree that
21 Latino candidates of choice in the Yakima Valley were
22 being blocked from winning office by white voters?

23 MS. FRANKLIN: Objection to the extent that it
24 calls for an expert conclusion.

25 Q. (BY MR. MULJI) You can answer.

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1 A. I -- I do agree, to the best of my limited
2 knowledge and expertise, and based on the information
3 that I had been provided throughout my time as staff
4 member with SDC.

5 Q. Did any other Commissioners, to your
6 knowledge, discuss conducting an analysis of whether
7 racially polarized voting exists between Latino and
8 non-Latino voters?

9 MS. FRANKLIN: Objection: Lack of foundation.

10 THE WITNESS: I -- I'm sorry. What was the
11 first part of that question?

12 Q. (BY MR. MULJI) Did any of the other
13 Commissioners, to your knowledge, discuss conducting an
14 analysis of whether racially polarized voting exists?

15 A. Not to my knowledge, again, specifically about
16 the analysis of racially polarized voting. But not to
17 my knowledge.

18 MR. MULJI: Okay. This might be a good
19 stopping point for -- for lunch.

20 (Discussion held off the record at 12:09 p.m.)

21 (A break was taken to 12:46 p.m.)

22 Q. (BY MR. MULJI) I'd like to mark as Exhibit 7
23 document H. I'll put it in chat.

24 For -- for context, Ali, I wanna ask you
25 about -- a few questions about the roll-out of the

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1 September 21st public proposal.

2 Have you seen the document on your screen
3 here, Exhibit 7?

4 A. Yes.

5 Q. What is this document?

6 A. It appears to be an email that I sent to
7 Commissioner Walkinshaw.

8 Q. And that was on September 16th; correct?

9 A. That's correct.

10 Q. The subject is "leg map slideshow," and then
11 it says below "Attached!"; correct?

12 A. That's correct.

13 Q. And it includes an attachment, if you can see
14 it, called "SDC Map Presentation_9.16.pdf"; correct?

15 A. That's correct.

16 Q. And I'll mark as Exhibit 8 . . . that -- that
17 attachment.

18 MR. MULJI: And that's document QQ, the court
19 reporter.

20 And I'll put that in chat, as well. Attempt
21 to put that in the chat.

22 Q. (BY MR. MULJI) Okay. And you see document
23 QQ -- or I'm sorry -- Exhibit -- Exhibit 8 on your
24 screen?

25 A. I do, yes.

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1 Q. Do you recognize this to be the -- the -- the
2 presentation attached to the email in Exhibit 7?

3 A. It does appear to be, yes.

4 Q. And what -- what is this document?

5 A. 'Scuse me. This document is a presentation
6 that I prepared that Commissioner Walkinshaw gave to the
7 full Senate Democratic Caucus membership.

8 Q. What was the purpose of this presentation?

9 A. The purpose of this presentation. . . .

10 Actually, I'm sorry. Could you scroll down a
11 little bit in the slides just so I can be sure that this
12 is the correct thing I'm talking about?

13 Q. Yeah.

14 A. Okay. Thank you.

15 Yes [indiscernible]. And you -- I'm sorry.
16 What was your question again?

17 Q. What was the purpose of this presentation?

18 A. Yes. The purpose of this presentation was to
19 share with the caucus members what the map that
20 Commissioner Walkinshaw was going to be releasing as his
21 initial proposed legislative map -- to share with them
22 what that map looked like; and also to give our and
23 Commissioner Walkinshaw's sort of justification for that
24 map and how it aligned with the principles and
25 priorities that he had outlined previously and had

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1 discussed with Senator Billig and other members of the
2 caucus; and, you know, generally share why some of the
3 changes were being proposed in his new map and what he
4 saw were the next steps after that.

5 Q. And you said that this was for the Senate
6 Democratic Caucus. Does that include both legislators
7 and staff?

8 A. That includes senators -- state senators.
9 Staff was . . . staff from the redistricting team was
10 present, I believe, but I don't know if other staffers
11 from other parts of the caucus or members' offices were
12 present on the call.

13 Q. 'Kay. I just wanna talk about a few -- few
14 things in here. First turning to page 3. The second
15 bullet on the screen, if you can see that, says,
16 "Empower/unite Yakima." Do you see that bullet point?

17 A. I do.

18 Q. That bullet point says, "We unite the Yakama
19 Nation and the Hispanic communities in the Yakima valley
20 in the 14th district, allowing for more fair and
21 effective representation of both the Yakama Nation and
22 the state's largest Hispanic community." This paragraph
23 is referencing the version of LD 14 in the September
24 21st proposal; correct?

25 A. That is correct, yes.

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1 Q. How did LD 14 allow for more fair and
2 effective representation of the state's largest Hispanic
3 community?

4 A. Specifically the Hispanic community; right?

5 Q. Mm-hmm.

6 A. We believed that it did that by keeping them
7 together in one legislative district, rather than
8 splitting a lot of those communities and splitting
9 Hispanic voters between multiple districts, which would
10 give them a majority in the district by the voting-age
11 population. And we thought that it gave them enough of
12 a majority that it would allow them to significantly
13 vote the -- the -- the candidate that those voters voted
14 for, give them a significant chance that that candidate
15 would be successful in an election in that district.

16 Q. Any other reasons why the district in the
17 proposed map that you believe that it would provide fair
18 and effective representation for the Hispanic community?

19 A. I mean, there were reasons that we believe
20 that districts in this map would provide fair and
21 effective representation for voters across the state,
22 and those things applied also to Hispanic voters in
23 Yakima Valley.

24 I mean, we also view these districts to be
25 cognizant of communities of interest and other relevant,

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1 you know, types of, I guess . . . "barriers" is not the
2 correct word, but different boundaries or lines that
3 existed across the state, geographic and political and
4 demographic and otherwise. We took as much of those
5 into account as we could in this proposal. And we felt
6 that it . . . by grouping certain communities of
7 interest together, like Hispanic voters in the Yakima
8 Valley, you know, allowing them to have sufficient
9 electoral power to elect candidates that they would
10 choose. And so that was not just based on race for
11 Hispanic voters, but it was a principle that was applied
12 throughout the map and also applied to Hispanic voters.

13 Q. I wanna turn your attention to page 16. This
14 is the sort of -- the slide 16 --

15 A. Mm-hmm.

16 Q. -- describes some specifics about the 14th
17 District; correct?

18 A. Mm-hmm. Mm-hmm. Yes.

19 Q. The second chart . . . the second chart on the
20 page identifies -- I'm sorry. The -- the first chart
21 identifies the district as -- as District . . . 14.
22 Actually, I'm -- I'm sorry. This chart -- the second
23 chart on the page identifies District 14 as having a
24 Hispanic VAP percentage of 55.5; correct?

25 A. That is correct.

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1 Q. And you were looking at [indiscernible]
2 population at the time to determine whether the district
3 was majority Hispanic?

4 A. You -- you cut out just a little bit. Could
5 you say that one more time?

6 Q. Were you looking at voting-age population at
7 the time to evaluate whether a district was majority
8 Hispanic?

9 A. Yes, we were looking at voting-age population.

10 Q. Okay. And another thing that's indicated here
11 is that District 14 changed from being I think
12 district -- LD 15 to LD 14. Why switch from LD 15 to
13 LD 14 for the majority-Hispanic district?

14 A. Yes, that -- we made that change, again, what
15 we thought would help . . . better empower Hispanic
16 voters in that district, in that region, to elect
17 candidates of their choice and participate in the
18 elections by choosing the number 14 to go with that
19 district, because the 14th District in Washington state
20 elections, the senate -- the senator up for that seat is
21 elected on presidential years, which typically has
22 higher turnout for nonwhite voters or low-propensity
23 voters, and we knew with that -- that that would
24 translate typically to higher participation by Hispanic
25 or Latino voters in that district.

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1 Q. And increased participation would enable
2 Hispanic voters to -- greater opportunity to elect
3 candidates of their choice; correct?

4 A. In our view --
5 (Simultaneous talking.)

6 MS. FRANKLIN: Objection: Leading, but
7 [indiscernible].

8 THE WITNESS: [indiscernible] I still answer?

9 Q. (BY MR. MULJI) You can answer, yeah.

10 A. In -- in our view, yes, it did, because a
11 55 percent voting-age population does not mean that
12 55 percent of the voters who vote in that election are
13 going to be Hispanic voters; it simply means that
14 55 percent of people of voting age in that area are
15 Hispanic. And so in terms of translating that to people
16 who actually show up to the polls and cast their votes,
17 there are many reasons that those numbers don't
18 translate perfectly. And typically white voters, you
19 know, are more likely to show up and vote, is my
20 understanding of this. And so that was something we
21 take -- had to take into account, was that in these
22 areas and in similar districts and similar places across
23 the country, the data and trends show that, you know, in
24 order to translate from a analysis of voting-age
25 population to the voters who actually show up at the

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1 polls, or at the polls for specific races and elections,
2 you know, you have to have a higher number -- you --
3 it's -- it's not enough to just have 50 percent plus
4 one; you have to have a higher number to actually
5 translate toward a majority showing up at the polls and
6 therefore being able to elect candidates of their
7 choosing. And that's why we tried to . . . draw a
8 district that had the highest Hispanic VAP that -- that
9 we could, that also, again, was justifiable and made
10 sense with the other districts and within the region as
11 a whole.

12 Q. And the last bullet point on the slide
13 includes some data; correct?

14 A. That is correct.

15 Q. And it says voter turnout in Yakima went up 13
16 percentage points from 2018 to 2020, and 23 percentage
17 points from 2014 to 2016; is that right?

18 A. That is correct.

19 Q. What was -- where did this -- where did this
20 statistic come from?

21 A. I -- that actually can't recall where that
22 statistic came from.

23 Q. And just to clarify sort of what the statistic
24 is saying, this paragraph is comparing turnout in
25 non-presidential-election years to presidential-election

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1 years; correct?

2 A. That is correct.

3 Q. And it's comparing turnout in those years
4 in -- for voters in the Yakima Valley or in -- in Yakima
5 City? Do you know?

6 A. I am not sure of that. I'm inclined to say
7 Yakima County, but I -- I can't say for sure.

8 Q. Okay. And are you aware of any other data on
9 voter turnout in Yakima County or Ya- -- greater Yakima
10 Valley that was considered or that you considered in
11 creating this -- this document?

12 A. I know that that data exists, and I think that
13 is relatively easy to access from secretary of state and
14 just general voting records, you know, based on how many
15 people voted in past elections. And so . . . I can't
16 recall specifically, you know, where it came from or who
17 did the analysis or when, but -- or whether there was
18 additional analysis. But I know that that data does
19 exist and that it's pretty easily accessible.

20 Q. I wanna mark as Exhibit 9 document FI [sic].

21 THE COURT REPORTER: I'm sorry. What letter
22 was that again?

23 MR. MULJI: I.

24 Q. (BY MR. MULJI) And I'm gonna put it in the
25 chat and I'm sharing my screen. Do you -- have you seen

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1 this document before?

2 A. Yes, I have.

3 Q. Okay. And what is it?

4 A. This looks like a page from my personal notes.

5 Q. Okay. And these are -- these are handwritten
6 notes that you took during the redistricting process;
7 right?

8 A. That appears to be correct, yes.

9 Q. And . . . do you recognize this to be the
10 third -- the third set of handwritten notes you produced
11 in response to Plaintiffs' subpoena?

12 A. Based on the title, yes, appears to be
13 correct.

14 Q. [Indiscernible] part three. And just to be
15 clear, the source of these notes is -- these are notes
16 that you took by hand contemporaneous with your work on
17 the redistricting process; correct?

18 A. That's correct.

19 Q. And you produced them through your attorney
20 yesterday, November 14th? Or . . . 15th? Is that
21 right? Or 14th. I'm sorry. Two days ago. Or
22 yesterday? When did you produce these?

23 A. I believe it was yesterday, 'cause that is
24 when I discovered that I had not yet produced them and
25 that it prob'ly was relevant to your request.

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1 Q. Okay. Thank you for clarifying.

2 I wanna turn your attention to page 18 of this
3 set of notes . . . in there. I'm gonna just rotate them
4 so you can actually -- so we can both read them. So
5 page 18 says -- there's a -- there's a checkbox here,
6 and it says, "Get turnout data from Barreto. CVAP vs.
7 likely voters." And then I -- and then I think it says
8 ele- -- or . . . I'm actually . . . not sure what it
9 says after that. "114 [sic] voters (doesn't have to be
10 super high)." What is -- what are those notes
11 concerning?

12 A. I am not sure when this was -- I don't see a
13 date on here, so I can't say . . . the reason that's
14 important is because I -- I can't say for sure if that
15 was, you know, before we received Barreto's analysis
16 or -- or after. But I know -- maybe there's an -- date
17 on it -- no? Okay.

18 I know that there was discussion throughout:
19 you know, what can -- what can we -- what sort of data
20 does Barre- -- Dr. Barreto need to conduct an analysis;
21 but then after the fact, as well, what additional data
22 or information would be useful just in making the case
23 to the public, you know. And helping to arm
24 Commissioner Walkinshaw as he was going into
25 negotiations, into conversations, to strengthen his and

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1 our position that we felt a VRA-compliant district was
2 required and necessary, and this is how -- what it had
3 to look like in this region.

4 And so what this refers to, we -- we knew that
5 Dr. -- I mean, this -- this data -- turnout data, some
6 of these other -- this data, is publicly available, so
7 anybody could access it. We had thought that
8 Dr. Barreto had looked at that, I think, in -- when he
9 conducted his analysis, and so maybe we thought that he
10 had this data regularly available . . . or -- or, like,
11 at his fingertips.

12 And what I wrote was understanding, again, the
13 difference between the citizen-voting-age population
14 and/or voting-age population and what that actually
15 translates to in terms of voters showing up at the
16 polls, because that's what determines whether or not
17 that group actually gets to elect the candidate of their
18 choice. And when we're doing, you know, mapping, we
19 rely on population, but we also wanted to understand the
20 relationship between the population data that we had and
21 turnout data, who showed up to the polls, because,
22 again, it's that question of whether or not these
23 candidates [sic] would be able to elect a cand- -- or
24 these voters would be able to elect a candidate of their
25 choice.

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1 And just to clarify, the -- the "1,
2 dash [sic], 4," it means one out of four voters. So,
3 like, voters who voted in one out of the last four
4 elections. So that's a pretty low-propensity voter, and
5 that to us would say that is a voter who would show up
6 in a presidential election but potentially not in any
7 other race.

8 Q. I see.

9 (Simultaneous talking.)

10 Q. You were looking for data from Dr. Barreto
11 about the difference between the CVAP numbers for
12 precincts [indiscernible] and the number of likely
13 voters that you I think indicated here is . . . voters
14 who are voters -- who are not the low-propensity,
15 one-out-of-four voters; is that right?

16 A. Well, when I said "likely voters," I -- what I
17 meant was just v- -- more just voters. So I meant the
18 one-out-of-four voters. So it actually --

19 (Simultaneous talking.)

20 A. -- they weren't really likely voters, but we
21 were trying to identify, like, that's the subset of
22 likely voters in this particular scenario.

23 Q. You were trying to identify maybe voters who
24 only vote in presidential elections. Is that. . . .

25 A. That's exactly right.

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1 Q. Okay. Okay. And did you end up getting this
2 turnout data from Dr. Barreto?

3 A. I -- I don't think that we did. I think this
4 was . . . from my recollection, this was, you know, in
5 the later days, and time was of the essence, and, you
6 know, we had ideas that didn't always come to fruition,
7 and I -- I don't think this was data that we got.

8 Q. I see the checkbox is not marked. Is it
9 possible that perhaps that you didn't end up asking
10 Dr. Barreto, or -- or do you remember asking him?

11 A. It is very possible that we did not ask.
12 Unfortunately, the checked or unchecked boxes don't
13 always correspond to reality, but I did my best. And
14 I -- I do not recall even asking him for this data,
15 so . . . it's very possible that we didn't even make the
16 ask.

17 Q. Did you -- it says [as read] "Have a call with
18 Barreto on slide 31." Does that indicate -- does that
19 help you indicate the timing of when this was happening?

20 A. It does. It does. And so that would appear
21 to be after the analysis had -- we'd received the
22 analysis, and so . . . yeah, that does align with how
23 I've been characterizing these notes and what they meant
24 in our process, yes.

25 Q. Okay. And -- and I guess in -- in

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1 general . . . you understood, I guess based on these
2 notes, that -- that . . . there was an effort to get
3 turnout data in Washington; correct?

4 A. There was. There was an effort to get
5 specifically I guess the difference between CVAP and
6 turnout so that . . . we could say . . . you know . . .
7 because there is typically a 5 percent or a 10 percent
8 or a 12 percent difference, that we could say in our
9 drawing of a new map that had -- a new district that had
10 never been tested, never had an election before, so we
11 didn't know, but that reliably, based on past electoral
12 data, a district that has a CVAP of 55 percent will
13 typically roughly translate to about 45 percent of
14 voters -- of Hispanic voters showing up at the polls in
15 this type of election, or something like that.

16 Q. And this may be unrelated, but in the same
17 page, on page 18, you have a -- notes -- there a heading
18 that says, "With Brady and April." Point number 3 says,
19 "VRA memo." What -- what is -- what is that referring
20 to?

21 A. I am not exactly sure, again, because of the
22 time line. Yeah, that -- that's hard for me to say.
23 I c- -- I can think of multiple things that might be
24 characterized as a VRA memo, and so I can't say for sure
25 which -- what that refers to.

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1 Q. What are -- what are some of those things that
2 would have been characterized as a VRA memo?

3 A. I could see -- we cr- -- created documentation
4 to go with the release of the public -- with the public
5 release of Dr. Barreto's analysis. I don't know if that
6 would be better characterized as a press release or --
7 we may have also produced a memo in addition to that.
8 We may have had Dr. Barreto produce a one-page or a
9 two-page memo.

10 But then I know there was also another memo
11 circulated later on in the process, another legal memo,
12 that had a -- a different interpretation of the VRA
13 requirement in this -- for this map and this district
14 that came from I think Commissioner Graves or
15 potentially Commissioner Fain or both of them or. . . .
16 It was another legal memo. And I may have been
17 referring to that memo, as well. Or instead.

18 Q. That second memo, do you recall the contents
19 of -- of that . . . memo from Commissioner Graves or
20 Fain on VRA?

21 A. I can recall them very generally. I believe
22 it was a publicly released memo . . . essentially
23 refuting Dr. Barreto's analysis. But to my
24 understanding, it did not provide alternate statistical
25 or demographic analysis or analysis of racially

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1 polarized voting, but it provided, you know, legal
2 analysis of the Voting Rights Act and whether there was
3 sufficient legal requirement to draw one. But I believe
4 it was arguing that there is not -- there was not
5 sufficient legal grounds to draw one in the legislative
6 map.

7 Q. Were you part of discussions about that memo?

8 A. Yes. I'm -- yes, I was.

9 Q. And -- and do you recall what -- what the
10 Senate Democratic Caucus team and Commissioner
11 Walkinshaw -- what their -- what your position was on
12 that memo?

13 MS. FRANKLIN: Objection: Compound.

14 Q. (BY MR. MULJI) You can answer.

15 A. I recall that generally the attitude or the
16 thinking was that, you know, that legal analysis was not
17 sufficient to dissuade any of us from our position or to
18 think differently of Dr. Barreto's analysis or our
19 position, you know, to continue to work for a VRA --
20 what we saw as a VRA-compliant legislative district in
21 the region.

22 I think we viewed it as a negotiating strategy
23 or as a strategy from the Dem- -- from the -- 'scuse
24 me -- the Republican Commissioners, and to give them
25 cover or reasoning to not support proposed maps that had

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1 our version of the VRA-compliant legislative district in
2 them.

3 Q. Did you understand the memorandum to be cover
4 for not including a VRA-compliant district in the Yakima
5 Valley?

6 MS. FRANKLIN: Objection: Lack of foundation.

7 THE WITNESS: Yes, I -- I would say that
8 that's correct.

9 Q. (BY MR. MULJI) I wanna ask about one other
10 thing in this set of notes. It may not be quite along
11 the lines of what -- what we were discussing, but . . .
12 has to do with Dr. Barreto, I believe. On -- on page 9
13 you have notes from what appears to be a 10:00 a.m.
14 meeting with April and Osta.

15 Is that correct?

16 A. That appears correct.

17 Q. And -- and . . . I'll scroll a little --
18 (Simultaneous talking.)

19 Q. -- more to see if you can determine whether
20 there's a date there.

21 A. Apologize for my lack of diligence in my
22 dating.

23 Q. It doesn't seem like -- I don't see a date
24 on -- on -- on any of the preceding pages. But do you
25 have a sense of -- do you have a sense of when this

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1 might have been?

2 A. May I take a moment to read through a little
3 bit?

4 Q. [Indiscernible.]

5 (Brief pause.)

6 A. I would -- I would guess that this would be
7 late October, after the second round of Democratic
8 public maps. Potentially early November.

9 Q. Okay. And it -- it -- I think you -- there's
10 a line that says, "include this in what we provide to
11 Tera and the commission." That second -- the second
12 sort of to-do's on that page is, "Ask Barreto for
13 analysis of local races, LD races?" Do you see that?

14 A. I do see that, yes.

15 Q. And the -- the second point under that says,
16 "include this in what we provide to Tera and the
17 commission." Do you see that?

18 A. I do see that, yes.

19 Q. Is that potential -- additional potential
20 follow-up from Dr. Barreto's initial report that you're
21 discussing here or that you're noting here?

22 A. That -- that looks like a fair
23 characterization, yes.

24 Q. And what did you mean by that second point
25 under that checkbox, which says, [as read] "remind them

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1 about racially -- remind them that racially polarized
2 voting has already been demonstrated"? Do you -- do you
3 recall what you meant when you wrote this?

4 A. I do not recall. I don't recall who the
5 "them" is, unfortunately.

6 Q. Apart from what we've discussed already, are
7 you aware of any other analyses that were done examining
8 the difference in voter-turnout levels between
9 presidential- and non-presidential-election years?

10 A. I cannot recall anything specific. I cannot
11 recall any specifics . . . no.

12 Q. And did you or -- did you speak to any other
13 Commissioners about labeling the Latino
14 opportunity district 14 rather than 15?

15 A. Did I personally?

16 Q. [Nodded head.]

17 A. I -- sorry. Can you clarify? Is it --
18 (Simultaneous talking.)

19 Q. Yeah, whether -- whether you spoke with any
20 other Commissioners about numbering the Latino --
21 majority-Latino district in the Yakima Valley
22 District 14 rather than 15?

23 A. I certainly spoke with Commissioner Walkinshaw
24 about it. I believe that I spoke with Commissioner Sims
25 about it. And I think those are the Commissioners that

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1 I spoke directly myself to about it.

2 Q. And are -- and are you aware of whether
3 Commissioner Walkinshaw spoke to the other two
4 Commissioners about this issue?

5 MS. FRANKLIN: Objection: Lack of foundation.

6 THE WITNESS: I know that we -- I
7 specifically, and others on our SDC team -- asked them
8 to -- multiple times to bring that up in conversations
9 with other Commissioners, and I believe that he . . .
10 has told us -- had told us, you know, several times that
11 he did have those conversations with other
12 Commissioners.

13 Q. (BY MR. MULJI) And did he indicate that he
14 provided reasons to other Commissioners for why the
15 district should be numbered 14 versus 15?

16 MS. FRANKLIN: Objection: Lack of foundation.

17 THE WITNESS: I -- I can't recall him
18 specifically mentioning that he gave reasons for that.

19 MR. MULJI: Wanna mark as Exhibit 10 document
20 J.

21 (Brief pause.)

22 MR. MULJI: And putting here in the chat. And
23 actually, my apologies; it's not allowing me to put this
24 one in the chat, but I will -- I will put it in the
25 chat, if that's okay with counsel, just after discussing

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1 it. I just have a few questions here.

2 I'll screen-share.

3 Q. (BY MR. MULJI) So -- actually, so Exhibit 10,
4 have you seen this document before?

5 A. I believe so, yes.

6 Q. Did you -- is this a document that you
7 produced in response to Plaintiffs' subpoena?

8 A. I believe so, yes.

9 Q. What is this document?

10 A. I believe it is some talking points prob'ly
11 for Commissioner Walkinshaw, or just synthesis that I
12 shared with the SDC team, of comments on the Republican
13 Commissioners' proposed legislative maps from the
14 September 21 public map release. Yeah. And as it says,
15 it's a top tet- -- analysis of Republican
16 legislative-map proposals.

17 Q. And did you -- did you create this document?

18 A. I -- I do believe that I did, yes.

19 Q. Did you -- do you recall sharing this document
20 with Commissioner Walkinshaw?

21 A. I believe that I did, yes.

22 Q. Do you recall sharing this document with
23 Commissioner Sims or her staff?

24 A. That I can't specifically recall. I -- I'm
25 not sure. I don't know if I did.

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1 Q. The first header in this document says
2 "Definitely Illegal." Can you say more about what . . .
3 what you meant by that?

4 A. Yes. This was -- these were notes and bullets
5 compiled from various analyses from members of our small
6 SDC team, and based on -- so from Matt Bridges and Adam
7 Hall. And these were mostly points that we identified
8 or we believed were in conflict with state laws around
9 redistricting and/or federal laws, in some cases, as --
10 the federal VRA is mentioned in the first bullet point.
11 But this -- it was our -- based on our assessment that
12 these specific aspects of the Republican Commissioners'
13 maps were likely illegal because they did not . . . they
14 did not comply with federal or state statutes or
15 regulations around drawing maps.

16 Q. Do -- and there's a -- a number of bullet
17 points on the bottom of page 1, going to page -- onto
18 page 2. I'll give you a moment to take a look at those.
19 My question is: Do you recall who drafted these bullet
20 points?

21 (Brief pause.)

22 A. I do not recall specifically who drafted them.
23 You know, I can say what is possible or probable that
24 they came from. But often when assembling these
25 documents, I, you know, took from emails or other

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1 communications with staff, and, you know, wasn't always
2 myself sitting there and drafting every single
3 individual word off the top of my head.

4 Q. Did you -- do these bullet points --
5 well . . . as far as you can see, what's the -- is the
6 purpose of these bullet points to explain why you had --
7 why there were concerns about the compliance of -- to
8 Republican proposals for the Voting Rights Act?

9 A. I believe so, yes. And also it's likely that
10 they were talking points or general context or
11 background for Commissioner Walkinshaw for any public
12 statements or comments he might be making in public
13 meetings or otherwise; com- -- conversations with the
14 press.

15 Q. And do they reflect the position of
16 Commissioner Walkinshaw on the Republican Commissioners'
17 September map proposals?

18 MS. FRANKLIN: Objection: Lack of foundation.

19 Q. (BY MR. MULJI) You can answer.

20 A. I would say they recor- -- reflect the
21 position of staff and the recommendations of staff to
22 the Commissioner. I can't say for sure if they're
23 exactly his positions. But . . . these were our
24 comments and our . . . our opinions that we shared with
25 him.

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1 Q. The last bullet point says that -- beginning
2 of last bullet point says that the -- "Both the
3 Republican maps proposed last Tuesday 'crack' the Latino
4 population in the Yakima Valley among the 14th, 15th,
5 and 16th legislative districts." Is that right?

6 A. I do see that bullet point, yes.

7 Q. Do you agree with that statement?

8 A. Based on what I can remember of those first
9 proposals, and without having them in front of me, I
10 do -- I do believe that -- that yes, that's what I
11 believed at the time, based on this document, yes.

12 Q. And the last sentence says, [as read] "Since
13 the Latino voter turnout in the region has been
14 historically lower, these proposal give the appearance
15 of meeting this requirement, but actually fails to
16 provide a historically marginalized community with an
17 equal opportunity to elect candidates of their choice."
18 Is that more or less what that says there?

19 A. Can you just scroll -- I can't see --

20 Q. Oh.

21 A. -- the last bit. If you could scroll
22 [indiscernible] thank you.

23 Yeah, I do see that's what that says, yes.

24 Q. Do you agree with -- do you agree with that?

25 A. I do. Again --

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1 MS. FRANKLIN: Objection --

2 THE WITNESS: -- not -- oh.

3 MS. FRANKLIN: Sorry. [Indiscernible] unmute.

4 Objection to the extent that it calls for a legal
5 conclusion or expert testimony. Sorry about that.

6 Q. (BY MR. MULJI) You can answer.

7 A. I -- I do, you know, believe I agree with that
8 in my limited ex- -- experience and expertise and
9 without having the inish- -- the original maps in front
10 of me.

11 Q. Okay. I wanna move on to talk a little bit
12 about the October public proposal. After the release of
13 the September 21st legislative-district-map proposal,
14 Commissioner Walkinshaw and Commissioner Sims released a
15 second public proposal, on October 25th; correct?

16 A. That -- I can't remember the exact date, but I
17 believe it is that date, yes.

18 Q. At what point did Commissioner Walkinshaw
19 decide to publicly release another
20 state-legislative-district map?

21 MS. FRANKLIN: Objection: Lack of foundation.

22 THE WITNESS: I can't remember the exact date,
23 but . . . there had been discussions throughout -- not
24 just relating to the question of a VRA-compliant
25 district in the region, but just throughout the process

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1 of the . . . timeline and how maps would be shared with
2 the public in the fall, and of course the benefits or
3 drawbacks of public maps in terms of the negotiating
4 processes. So we had discussed multiple roll-outs of
5 multiple maps at varying points throughout our
6 discussions of how the process would go, but I think it
7 became more necessary once we had seen the analysis from
8 Dr. Barreto and he had analyzed -- we'd asked him also
9 to analyze the -- all four of the proposed maps that
10 were in the September 21 release from the Commissioners.

11 Q. (BY MR. MULJI) What -- what factors led
12 the -- Commissioner Walkinshaw's team specifically to --
13 to roll out the second, October 25th, proposal?

14 A. Well, I -- so to be specific, I think the main
15 point was when -- in Dr. Barreto's analysis, when he
16 found that certainly the Dem- -- you know, Commissioners
17 Walkinshaw and Sims' maps, but none of the four
18 Commissioners' maps, according to his analysis, had
19 districts in the Yakima Valley that complied w- -- that
20 were compliant with the VRA, based on his analysis, and
21 so we determined that we wanted to release an updated
22 public map as a new starting point for negotiations that
23 reflected all of our principles and priorities and also
24 complied with the federal VRA.

25 Q. Did you receive feedback from . . . did you

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1 receive feedback about the Yakima Valley districts in
2 the September 21st proposal from . . . individuals other
3 than Matt Barreto regarding VRA compliance?

4 A. I don't know. I can't recall anything
5 specific. Yeah.

6 Q. What was the Senate Democratic Caucus team's
7 process for drafting a new proposal that would comply
8 with the Voting Rights Act?

9 A. Well, we based it -- I mean, we -- we knew
10 there were certain -- [cough]. 'Scuse me. We -- we
11 started with our September 21st public map, and -- but
12 another piece of Dr. Barreto's analysis did include
13 several sample districts that he drew that complied
14 with -- in his -- according to his analysis, that
15 complied with the federal VRA.

16 And so I believe that we included -- we just
17 took one of those two sample districts and we put that
18 into our September 21st mapping proposal. And of course
19 we had to rearrange several things in eastern Wa- --
20 I -- I mean, if you change one thing in the map, then it
21 changes everything, so we had to go through and
22 rebalance population and again make sure that our
23 principles adhered to the other principles of
24 redistricting: that the districts were contiguous; that
25 they were compact and all these other things; didn't

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1 split other communities up.

2 But we also took the opportunity to address a
3 few other comments and concerns that we had heard from
4 the public on our map that were not related to VRA
5 district or Yakima Valley. So we made other changes, as
6 well.

7 But . . . the -- you know, it was a similar
8 mapping process: we made those changes internally; we --
9 we -- I bil- -- I -- as I said, I believe we dropped in
10 almost if not the exact district that Dr. -- one of the
11 two that Dr. Barreto proposed into our map. And . . .
12 then we balanced it out, and that was our new
13 second-round proposed map.

14 Q. Did you -- did the Senate Democratic Caucus
15 team coordinate with Commissioner Sims's staff in
16 drafting this district, as well?

17 A. Yes. It was our objective that both
18 Democratic Commissioners, you know, if they were in
19 agreement on this, that this analysis was sound and that
20 this was an important principal for their map and a
21 thing to fight for in the negotiations, that both
22 Democratic Commissioners should release another public
23 map that had the same -- again, I -- I -- I think it is
24 literally the exact same; if it is not the exact same,
25 it was very, very close to the exact same. And I

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1 believe that -- yeah, we -- we did discuss that in
2 advance and -- with the objective of releasing the
3 same . . . the same district in both of our maps.

4 Q. And so there wasn't anything different about
5 the -- the 14th District in Commissioner Sims's proposal
6 and Commissioner Walkinshaw's proposal?

7 A. Not to my knowledge. Like I said, I believe
8 the objective was to make them the exact same. If there
9 were a few differences, they were very small a- -- as --
10 to my understanding.

11 Q. And I'll just represent to you that I've --
12 I've put on the screen a -- a -- a version of -- or
13 Commissioner Walkinshaw's October 25th proposal uploaded
14 to Dave's Redistricting. Does the district as shown
15 here, District 14, look to you like the -- the district
16 that -- that Commissioner Walkinshaw drew?

17 A. It -- it does appear to be. The color --
18 sometimes they choose very bad colors, and they're a
19 little rough here, but it does look to be the one.

20 Q. And -- and you said that this was based
21 on. . . . I can turn, actually, the district lines on.
22 And you said [indiscernible] the starting point for this
23 district was a map proposed by Dr. Barreto that -- that
24 he indicated would comply with the Voting Rights Act;
25 correct?

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1 A. I -- I believe so. I -- I -- I may be getting
2 the order of events confused, but I think that this was
3 one of two samples that he published in this report, and
4 so would be in one of the other documents that you've
5 shown. If -- if I'm not remembering that correctly,
6 then it would have -- we would have started with one of
7 those and, you know, sent this proposal to Dr. Barreto
8 for analysis and confirmation that this district, you
9 know, according to his analysis, did comply with federal
10 VRA, if it's different from one of the ones that he
11 proposed.

12 Q. I'm just gonna pull up Dr. Barreto's full
13 analysis that we were discussing, Exhibit 6, and --

14 A. Should be at the very end [indiscernible] --

15 Q. Scroll down to. . . .

16 A. Yes.

17 Q. Okay. And so I'm on page 18 of this document.
18 And . . . is one of these districts the -- sort of
19 the -- the -- the shape of the district in the October
20 25th proposal that you were working on?

21 A. Yeah, I believe that it's VRA-compliant option
22 2, Yakama Reservation.

23 Q. Got it.

24 And why -- can you just say again why -- why
25 start with -- why start with one of these proposals?

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1 A. Well . . . that was, I mean, I think just
2 process-wise the simplest way to go about it. But . . .
3 we. . . . Let's see. If I can remember exactly what
4 the reasoning for that was. I mean, i- -- i- -- my
5 understanding was that this was something that
6 Dr. Barreto does in his analyses like this: He not only
7 says, you know, based on his research or his, you know,
8 analysis that something is compliant or not, but he
9 helps people in these positions that are drawing
10 districts or doing things like this to draw the
11 best-possible district in these scenarios, and so we
12 wanted his help to -- to do that for us.

13 And . . . and -- and we didn't want to just
14 completely start from scratch. We wanted it to be a
15 clear line between the analysis that says, you know,
16 "This is what's compliant, and then this is what we --
17 Commissioners Walkinshaw and, you know, Sims, if they
18 believe this is important, this is what it's gonna look
19 like in their map." Have a really clear line.

20 And also because, again, when you're drawing
21 these districts, you can't just look at population and
22 race and be like, "Oh, here are all the Hispanic people.
23 Let's just draw a big circle around them," and then
24 that's 157,000 people and you're done. You -- you have
25 to take -- there's a lot of considerations that you have

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1 to look at. And that went into our decision-making.

2 We gave that information -- a lotta that to
3 Dr. Barreto, when he was looking at this and drawing
4 his -- I mean, of course, he only drew just these
5 districts; he did not draw a map of 49 districts, which
6 is what our task was to do.

7 So we . . . wanted to make sure that there was
8 a -- a clear line, and that we weren't, again, just
9 drawing a big circle around all the Hispanic voters, and
10 that it was a district that made sense and was grounded
11 in reality and statute and then that was defensible.

12 Q. And was it your understanding that the -- that
13 District 14 in the October 25th proposal would perform
14 to elect Latino candidates of choice?

15 A. I -- it -- it was my understanding. I mean,
16 if you -- on -- on the other screen that you were just
17 on, with -- in the proposal -- or in the analysis, it --
18 you can see it was not the most -- the highest CVAP.
19 The option 1 was technically higher CVAP of Hispanic
20 voters than the option that we elected to use in our
21 second map.

22 But we made the assessment that that -- given
23 the CVAP data that -- which at the time we were using
24 2019 CVAP data, so we made an educated guess that
25 between 2019 data and the 2020 data, that the p- -- the

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1 actual true CVAP of that district would be a little bit
2 higher than what our data said, and we made the
3 assessment that that was high enough, and that other
4 things that we were able to accomplish in this district,
5 like putting the Hispanic voters in the same district as
6 the Yakama Nation and other things, again, gave us the
7 best-possible opportunity district for the Hispanic
8 voters, but also the best grounding in other public
9 comment we'd heard, and, again, other areas of
10 redistricting statute that we wanted to follow.

11 Q. After this October 25th map release, did
12 Commissioner Walkinshaw's goals and priorities for the
13 negotiations change at all in any way? From what they
14 were --

15 (Simultaneous talking.)

16 MS. FRANKLIN: Objection: Lack of foundation.
17 Sorry. I didn't mean to cut you off.

18 MR. MULJI: [Indiscernible.]

19 THE WITNESS: Could you say it one more time?

20 Q. (BY MR. MULJI) Sure. Did -- well, let me ask
21 it a different way. What were Commissioner Walkinshaw's
22 sort of main goals and priorities for the negotiations
23 after -- after this October 25th map release?

24 MS. FRANKLIN: Same objection.

25 THE WITNESS: I -- I can't say for sure, but

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1 in -- in the ones that I believe he communicated with --
2 in the thing -- conversations that we had, my
3 understanding of what he said to me was that a
4 VRA-compliant district was a priority for him in the
5 map -- in any map that he approved. And I think that
6 maybe technically was a change, because before the
7 analysis, you know, we -- we didn't know what we thought
8 was VRA compliant or not. You know, we -- the only kind
9 of standard, I guess, we had was majority Hispanic or
10 not majority Hispanic, which, as we've seen, we can draw
11 that in a lot of different ways, and the question of
12 whether or not every single majority-Hispanic district
13 actually allows them to elect the candidate of their
14 choice is -- is at the heart of the debate.

15 So . . . but I -- so I think it maybe was
16 clarified after, you know, that late-October release,
17 and after getting the analysis from Dr. Barreto, that
18 that was a main priority.

19 I'm sorry. Does that answer your question?
20 Or were you asking about other priorities?

21 Q. (BY MR. MULJI) That answers -- I think that
22 answers the question.

23 I wanna mark as Exhibit 11 document K. And
24 I'll -- I'll share it on the screen. And I'll -- I'll
25 put it in the chat, as well. Have you seen this

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1 document before?

2 A. Yes, I have.

3 Q. What is it?

4 A. This is an email that I wrote to
5 Commissioner Walkinshaw late October, October 27th,
6 about priorities, legislative maps -- map must-haves,
7 based on staff recommendations.

8 Q. In the first line it says "COI." What does
9 that mean?

10 A. COI means community of interest, or
11 communities of interest.

12 Q. Okay. And you say, [as read] "Here's the list
13 of key communities of interest must-haves from our
14 perspective in an approved legislative map. . . ."
15 What -- who is the "our" in the "our --" what does
16 "our sp- -- perspective" mean? Whose perspective was
17 being expressed on this email?

18 A. That would be our SDC-staff team.

19 Q. Okay. And who -- did the full team -- full
20 member of the team -- sort of Adam Hall; Matt Bridges --
21 contribute to the creation of this list?

22 A. I believe they did, yes.

23 Q. Okay. The first must-have on this list was
24 a -- was a "VRA-compliant 14th, dem performing,
25 non-negotiable"; is that right?

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1 A. That is correct.

2 Q. First I guess I wanna ask: What did you mean
3 by "dem performing"?

4 A. "Dem performing" I meant using the -- I mean,
5 literally using, like, the composite measure on . . .
6 DRA -- which was how we were evaluating most of these
7 things -- that it was, you know, at least 50 percent
8 plus one for Democrats. And I meant that as a shorthand
9 to demonstrate that that district would allow Hispanic
10 voters to elect a candidate of their choice because of
11 the previously demonstrated fact that there was racially
12 polarized voting, and that Hispan- -- majority-Hispanic
13 precincts or areas typically elect Democrats, whereas
14 white or non-Hispanic areas in that reej- -- in --
15 region -- that region typically elect Republicans.

16 Q. And why -- why was it nonnegotiable that . . .
17 why was it nonnegotiable that the VRA-compliant district
18 be 14th -- be the 14th and -- well. . . . Lemme ask
19 first: Why was it nonnegotiable that the d- -- the
20 district be "dem performing" the way that you have
21 indicated its meaning here?

22 A. Well, it was my and I believe our staff team's
23 belief that based on the analysis and our understanding
24 of the VRA, that that was the requirement under the VRA.
25 And so that that was not -- we were not in the business

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1 of negotiating the -- what compliance with federal law
2 looked like. Our position was that we were complying
3 with federal law and that this is what it required. And
4 so . . . that was our stance, said this piece has to be
5 nonnegotiable because compliance with federal law has to
6 be nonnegotiable.

7 Q. And was it also nonnegotiable that the
8 district be the 14th and not the 15th?

9 A. I believe that was our staff desire that it be
10 nonnegotiable, yes.

11 Q. And . . . why?

12 A. Because, again, that was the way to ensure the
13 highest-possible voter turnout, which would mean most
14 likely that Hispanic voters would be able to, in
15 practice, elect a candidate of their choice, not just,
16 you know, get 50.2 percent in a -- you know, essentially
17 a simulation on a soft- -- piece of software, you know.

18 Q. And you wrote here that this is, quote,
19 ". . . based on the VRA analysis. . . ." Is that
20 referring to Dr. Barreto's analysis?

21 A. That is, yes.

22 Q. And you also wrote that [as read] "this is
23 based on what we've heard repeatedly in public comment."
24 Is that referring to public comments regarding . . .
25 desired state-legislative districts in the Yakima

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1 Valley?

2 A. Yes, and other things. I think some of these
3 other bullet points also came from public comment.

4 Q. I see.

5 You mentioned that it was staff's preference
6 that the numbering of the district as 14 be
7 nonnegotiable. Did you have an understanding of
8 Commissioner Walkinshaw's position on whether --
9 whether -- either that the district -- or whether either
10 of the pieces that you put here regarding VRA compliance
11 should be nonnegotiable?

12 A. I'm sorry. Can you repeat that one more time?

13 Q. Yeah, I'll ask it differently. Did you have a
14 sense of Commissioner Walkinshaw's position on -- on --
15 on . . . on the first must-have here, about VRA
16 compliance? Start there.

17 A. I believe that he was generally supportive,
18 and that he's -- he indicated that to me -- he certainly
19 didn't push back on it or try to diminish its
20 importance, but I can't say that he committed to it also
21 being nonnegotiable for him. I can't say that for sure.
22 But I think generally he . . . he believed it was also
23 important and agreed with the general principle.

24 Q. Did . . . did you have the sense as
25 negotiations progressed that VRA compliance . . . was

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1 nonnegotiable for the Democratic Commissioners?

2 MS. FRANKLIN: Objection: Lack of foundation.

3 THE WITNESS: I had the sense that VRA
4 compliance was actually negotiable.

5 Q. (BY MR. MULJI) And what -- what is the basis
6 for that -- for that opinion?

7 A. The basis for that opinion is what I heard in
8 negotiating meetings that I sat in on; things that I
9 heard directly from Commissioners, from staff;
10 throughout those final days and the final week. Yeah.

11 Q. Was . . . the . . . was it -- was -- was VRA
12 compliance in the Yakima Valley always negotiable, or
13 was there a point at which the Commissioner -- or w- --
14 Commissioner Walkinshaw that you believed that he saw it
15 as a nonnegotiable? And if so --

16 Well, yeah. I'll start there.

17 MS. FRANKLIN: Objection: Compound, and lack
18 of foundation.

19 THE WITNESS: I'm sorry. Could you just say
20 it one more time?

21 Q. (BY MR. MULJI) Yeah. Was VRA compliance in
22 the Yakima Valley always a negotiable goal? For the --
23 based on your conversations with Commissioner
24 Walkinshaw?

25 MS. FRANKLIN: Lack of foundation.

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1 THE WITNESS: Based on my conversations with
2 Commissioner Walkinshaw, I -- I th- -- or I -- I mean, I
3 think I believe that he believed that it was
4 nonnegotiable, and that it was for him a top or the top
5 priority, and . . . I believe he, you know, made public
6 statements at least alluding to the fact that he -- you
7 know, saying that he would not vote on a map that he
8 didn't believe was VRA-compliant. Certainly that was
9 the general spirit of k- -- many conversations that I
10 had with him. But I -- I can't say for sure that it
11 was -- it was never not. . . . I'm getting confused
12 with the negatives here. I -- I can't say for sure that
13 it -- it wasn't always negotiable. Maybe it was, but
14 that . . . I -- I don't think that's the impression that
15 I got at some points early on in the process.

16 Q. (BY MR. MULJI) And you said your opinion on
17 that VRA compliance was negotiable was based on things
18 that you had heard. What -- what are the things that
19 you -- that you heard?

20 A. I . . . I'm not sure I'll be able to say
21 specifics. But there were multiple times throughout my
22 conversations with certainly HDC staff . . . assisting
23 Commissioner Sims, and even Commissioner Sims, that
24 there was a question as to whether or not -- as what
25 pot- -- like what possible map could we draw that

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1 included this -- this -- our VRA com- -- our desired
2 14th Legislative District that Republican Commissioners
3 would agree to and vote on. And because that that was
4 viewed as -- by some as inachieve- -- or not achievable,
5 that therefore there was a sentiment that we should
6 focus on other areas of the map and not continue to push
7 for the 14th District that we wanted.

8 Q. When you say "focus on other areas of the
9 map," what do you mean by that?

10 A. I mean other --

11 (Simultaneous talking.)

12 THE WITNESS: Oh, I'm sorry. I need to give
13 you more time.

14 MS. FRANKLIN: Sorry. I can be a little
15 quicker. Objection: Lack of foundation.

16 THE WITNESS: I mean other geographic areas,
17 typically. There were other areas of focus that I know
18 were priorities for both Democratic Commissioners. Some
19 were the same; some were different. And so yeah,
20 other -- other specific districts or other regions of
21 the map that they wanted to negotiate about.

22 Q. (BY MR. MULJI) You mentioned earlier that --
23 that you had the sense that Commissioner Sims and her
24 staff believed that a VRA-compliant district in the
25 Yakima Valley was not achievable. Is that -- and

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1 that's -- is that why they decided to . . . when you say
2 "focus on other regions," was that to get better "dem
3 performance" or to get -- to meet other objectives on
4 other areas of the map?

5 MS. FRANKLIN: Objection: Lack of foundation.

6 THE WITNESS: Based on k- -- my conversations
7 with them and my impress- -- my understanding from those
8 conversations, I think that's a fair characterization.

9 You know, there were a couple points that I
10 can think of in the negotiations, in the discussions,
11 where I think, you know, the Republican Commissioners
12 said, "Okay. If we were to accept this legislative --
13 the -- this 14th Legislative District as you've drawn
14 it, here's what we would want in return." I'm not
15 saying they used that exact phrasing, but, you know,
16 some sort of exchange was implied or even directly asked
17 for.

18 And the sense that I got in conversations with
19 the Commissioners and HDC staff and our staff t- -- you
20 know, was that those . . . no one was willing to say yes
21 to that exchange, to say, "Okay. We will . . . draw the
22 14th Legislative District the way that we think it
23 should be drawn and that we think federal law says it
24 should be drawn, and then you can draw these three or
25 four districts the way that you would like to be drawn."

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1 And -- because that was seen as too much of a political
2 loss for the Democrats.

3 And the Republican Commissioners, my
4 understanding was that they were -- they were viewing
5 this in terms of the political -- of the plus or minus;
6 how many points were they gaining or losing. So if our
7 version of the Legislative District 14, the
8 VRA-compliant district, was taking five, six, eight -- I
9 can't remember what it took -- but whatever number off
10 of their political metric that they were using off of
11 Republican performance, that they wanted to,
12 quote/unquote, make up those numbers in other areas of
13 the map in other districts. And Commissioner Walk- --
14 Commissioner Sims and their team -- and certainly our
15 team, as well -- was not willing to agree to any
16 such . . . to any such proposal like that, because we
17 did not believe we wanted to exchange complying with a
18 federal law for -- you know, we did not want to make
19 that an exchange.

20 And because it was viewed as not worth -- you
21 know, not a real, credible offer or something that we
22 would even consider, my understanding is that the
23 Commissioners decided to move on to working for the
24 priorities in districts in political numbers that they
25 wanted in other districts rather than focusing on the

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1 Yakima-area district.

2 Q. (BY MR. MULJI) And in shifting their focus to
3 those other districts where Republicans were proposing
4 higher -- or were offering, I guess. . . . In shifting
5 your focus to the districts that Republicans were
6 proposing to exchange for a performing 14th for Latinos,
7 did . . . did the Democratic Commissioners accept
8 that . . . that they wouldn't be -- in the context of
9 those negotiations be pushing for a VRA-compliant
10 district if they were doing that?

11 MS. FRANKLIN: Objection: Lack of foundation.

12 Q. (BY MR. MULJI) In the Yakima Valley?

13 A. I guess I -- I, you know, can't say for sure
14 what they did or didn't accept, but . . . certainly from
15 a staff perspective, our -- our objective on SDC side
16 was to never -- was to not support or propose any map
17 that didn't have a VRA-com- -- what we viewed as a
18 VRA-compliant district in it. I -- I don't think that
19 that same belief was held by HDC staff and team . . .
20 and Commissioner.

21 And very late on in the negotiations, I think
22 it was understood that . . . that line of negotiating
23 around the VRA district was not yielding anything . . .
24 w- -- was not -- yeah, was -- was not going to create an
25 opportunity for Democrats to vote on a district that

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1 they thought was VRA compliant, and so I believe they
2 decided to . . . I -- I -- I can't say for sure that
3 they accepted that it would never happen, but they -- in
4 their negotiations, they focused on other areas; on
5 other districts.

6 Q. In the final, enacted plan, did SDC staff do
7 any analysis that led you to believe that Legislative
8 District 15, in the final, approved plan, was
9 VRA-compliant as -- as you understood it here in this
10 email?

11 MS. FRANKLIN: Objection: Calls for a legal
12 conclusion.

13 THE WITNESS: Yeah, you [indiscernible] you
14 say something?

15 Q. (BY MR. MULJI) You can answer, yeah.

16 A. We did not h- -- I don't believe we had -- we
17 did not conduct any sort of analysis. . . . Well, lemme
18 think about that.

19 In terms of analysis of any of these proposals
20 at this late stage, where we did not have a lot of time,
21 when we could, when we had time -- and Dr. Barreto was
22 also very busy at that time, 'cause a lot of other
23 places were doing redistricting -- we would send him
24 when we could mapping proposals or districts and ask for
25 his input on those. A lotta times, you know, we may

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1 have had an idea or thought a certain way, and he would
2 confirm that or provide further analysis on that. And
3 that was usually just a quick, you know,
4 via-email-exchange analysis, not -- not an in-depth
5 slide deck like he did initially for us.

6 And I can't remember exactly when the district
7 that appears in the final, you know, amended/approved
8 map -- when that first was proposed, at what stage in
9 the process. I imagine it -- I think it may have been
10 early enough that we would have been able to send it to
11 him, to Dr. Barreto; but if not, the analysis that we
12 have conducted would have been using the tools
13 [indiscernible] and DRA, looking at the voting-age
14 population, looking at CVAP based on the 2019 ACS
15 numbers, and also looking at Democratic performance
16 using the composite score.

17 And, you know, I believe we had reason to
18 bil- -- to be skeptical of its -- even though it had
19 a -- over 50 percent, you know, majority-Hispanic
20 population, skeptical of its ability to actually allow
21 Hispanic voters to elect a candidate of their choice.

22 But I -- I guess I'm not sure h- -- if that
23 qualifies as a strict analysis.

24 Q. You believed that the district that was
25 ultimately enacted was not "dem performing," as you have

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1 defined the term here.

2 A. Yes, that -- that is what I and I believe my
3 other staff members believed and agreed, yes.

4 Q. Did you communicate that belief to
5 Commissioner Walkinshaw?

6 A. I believe that I did, yes.

7 Q. Did you communicate that belief to
8 Commissioner Sims?

9 A. I . . . I believe so. I can't recall a
10 specific time that I did.

11 Q. And did you communicate that belief with
12 Commissioner Sims's staff?

13 A. I believe so, yes.

14 Q. Okay. I wanna -- I wanna ask you about some
15 notes that you took. [Indiscernible] going back to --
16 or, well, actually, we'll mark as Exhibit 12 document A.

17 A. Actually, excuse me. If there's a good time
18 to take a break and if -- I can wait a few more minutes,
19 but I just have to go to the bathroom, so --

20 Q. This is -- this is fine -- this is a fine
21 breaking point, yeah.

22 (A break was taken from 2:01 to 2:07 p.m.)

23 Q. After -- I wanna go back and -- and sort of
24 talk through the map proposals between the October 25th
25 public release and then the -- and then passage of the

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1 final, enacted plan. During that time, did you attend
2 any conversations between Commissioner Graves and
3 Commissioner Walkinshaw about VRA compliance in the
4 Yakima Valley?

5 A. Yes.

6 Q. What -- do you recall how many times those
7 conversations occurred?

8 A. Sorry. Which -- specifically which
9 conversations?

10 Q. Between Commissioner Walkinshaw and
11 Commissioner Graves regarding VRA compliance in the
12 Yakima Valley.

13 A. I can't call -- specifically recall one
14 instance. I can't recall any others that I was involved
15 in. I don't think.

16 Q. And do you recall sort of roughly when that
17 conversation took place?

18 A. The conversation that I can recall I believe
19 took place Monday morning. The dates are a little -- I
20 think the Monday was the 15th. I think it was Monday of
21 the final day.

22 Q. Okay. Do you recall any conversations aside
23 from that conversation on Monday, the 15th -- do you
24 recall any conversations that occurred between
25 Walkinshaw -- Commissioner Walkinshaw and -- and

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1 Commissioner Graves earlier; closer to the October 25th
2 release?

3 MS. FRANKLIN: Objection: Lack of foundation.

4 THE WITNESS: I cannot recall it specifically.
5 Or none that -- that I was in. I -- I cannot think of
6 them. I can't recall any.

7 Q. (BY MR. MULJI) Okay. I wanna ask you about
8 some notes that you took. I'll mark as Exhibit 11 -- or
9 I'm sorry -- Exhibit 12 document A. And I'll put that
10 in the chat. And I'll put it in the chat here.

11 (Brief pause.)

12 Q. Okay. And I think . . . have you seen this
13 document before?

14 A. Yes.

15 Q. Are these . . . is this the second set of
16 handwritten or personal notes that you produced to
17 Plaintiffs in response to the subpoena?

18 A. Yes, that is what it appears to be.

19 Q. And I'm here on page 13 of this document,
20 which is the -- which is the latest time stamp I see,
21 which is September 14th. Does that look right to you?

22 A. I do see that, yes.

23 Q. I'm gonna scroll from page 13, from these
24 notes on September 14th, to page 17, which is where I
25 wanted to ask you some questions. And I'll let you sort

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1 of browse as you go. Stopping here on page 17, there's
2 a -- there's a page that appears to reflect notes from a
3 meeting with Paul Graves. Does that sound right to you?

4 A. It could be that. It could also be reflection
5 of a debrief that I had with Commissioner Sims' team,
6 because we had established specific negotiating dyads,
7 we called them, and so Commissioner Sims was meeting
8 most frequently with Commissioner Graves. So I guess I
9 can't say for sure that this was the result of a meeting
10 that Commissioner Walkinshaw had with Graves or that I
11 was in, or if it was the result of a debriefing
12 conversation where we got the notes of a meeting between
13 Commissioner Sims and Commissioner Graves.

14 Q. Okay. And in any of these sorta debrief
15 conversations, do you recall talking about
16 Commissioner Graves's sticking points regarding
17 Legislative Districts 14 and 15 in the Yakima Valley?

18 A. Yes.

19 Q. What -- what generally was your understanding
20 of the -- those sticking points?

21 A. He did not want a 14th or 15th Legislative
22 District that was Democratic-performing.

23 Q. And how did that impact . . . how did that
24 impact the conversations with Commissioner Graves and
25 negotiations with Commissioner Graves regarding VRA

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1 compliance?

2 A. I -- I can't say for sure, because I wasn't in
3 all those conversations, but my kind of general
4 understanding from conversations with
5 Commissioner Walkinshaw and our debrief meetings with
6 Commissioner Sims and her team was that the question of
7 electoral performance and Democratic performance was a
8 sticking point because, you know, he and -- and others
9 said that . . . they did not believe that s- . . . we
10 had to draw a district that was specifically
11 Democratic-performing. And maybe I'm just rephrasing
12 what I said before, but. . . . That -- that that was
13 not a specific requirement of the federal VRA, and
14 that . . . yeah, that the Democratic performance was
15 not . . . something that he agreed was legally required.

16 Q. Did he indicate in any of your conversations
17 what -- or any of these -- as far as you heard, in
18 either of these debriefs or in direct conversations with
19 Commissioner Graves, did you gain any understanding of
20 whether Commissioner Graves had an idea of who were
21 Latino candidates of choice in the Yakima Valley?

22 A. I do not recall any assertion -- or hearing
23 from Commissioner Sims or any -- or Commissioner
24 Walkinshaw that he said who he thought Hispanic-voters'
25 candidates of choice were.

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1 Q. I wanna ask you about a couple of things that
2 are written here on this page. Under -- there's a note
3 on page 17, first -- of Exhibit 12, that says -- under a
4 bullet point "majority/minority [sic] districts," I
5 believe "VAP vs. CVAP"; "coalition districts"; "white
6 Hispanics." What -- what -- do you recall what -- what
7 white Hispanics . . . why -- why you wrote that here?

8 A. I think it was because. . . . So there was a
9 kind of ongoing discussion with all the -- the caucus
10 staffers that were assisting the Commissioners from each
11 of the four caucuses and the Commission staff --
12 specifically Justin Bennett, the data person, the GIS
13 person, who was in charge of helping to make the s- --
14 the EDGE software work to the best of his ability --
15 there was a kind of ongoing discussion about how to
16 slice and dice, you know, for lack of a better term --
17 how to -- how to -- how to present -- how to use the
18 racial and ethnicity data that was received from the
19 Census Bureau in the PL file -- how -- how to use that.
20 Because my understanding is that there was -- this -- in
21 2020 -- the 2020 census, there were more options
22 available to people in responding about their race and
23 their ethnicity, or that it was -- it was a little
24 different from the way that they conducted the census in
25 the past, which meant that the race and ethnicity data

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1 looked a little different.

2 And . . . and so when it -- we . . . when we,
3 as in the Commission -- the Commissioners, received the
4 data -- also, the people that were mapping only within
5 EDGE were using the race/ethnicity data as it was kind
6 of assembled and parsed out for them by Justin Bennett,
7 and the Commission -- whereas, like -- whereas the
8 people that mapped using Dave's Redistricting app,
9 that . . . software packages and takes their
10 redistricting file, the same file, but packaged, and my
11 understanding is put the race data into different
12 buckets. So we didn't have control over how that race
13 and ethnicity data was reflected in Dave's Redistricting
14 map, whereas in the EDGE software, theoretically you had
15 a lotta control. We had some issues with some of the
16 functionality of it and getting it to do what we wanted,
17 but --

18 I think there were some -- my understanding is
19 there were some . . . potential disagreements or just
20 people not exactly on the same page about how to
21 represent some of this data, specifically . . . people
22 who identified as Hispanic in ethnicity question, but
23 then in the race question also identified as white.
24 Because Latino or Hispanic, my understanding is, is not
25 a race -- is not in a category in the race question in

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1 the census; it's only available in the ethnicity
2 question.

3 And so this was kind of a major question, is
4 who is -- who -- who is white and who is not white, and
5 who is Hispanic and who's not Hispanic, specifically for
6 the purpose of determining a m- -- what is a
7 majority-minority district, or what is a
8 majority-Hispanic or -Latino district.

9 And so I think this is referring to the fact
10 that we felt at certain points that we needed to kind of
11 get on the same page in terms of staff and the
12 Commissioners what data are we using, what terms are we
13 using, what are we agreeing to, in terms of our own
14 discussions and analyses of this data and each other's
15 proposals.

16 Q. How did -- do you know how -- the way that DRA
17 reported race and ethnicity numbers, the various
18 geographies, differed from the way that Justin Bennett
19 set it up in EDGE?

20 MS. FRANKLIN: Objection: Lack of foundation.

21 THE WITNESS: I think -- when you view it in
22 Dave's Redistricting app, they don't differentiate
23 between race and ethnicity. You can -- you -- in Dave's
24 Redistricting app, you can see the percentages of people
25 who are white, who are minority, and then they do

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1 Hispanic . . . Black or African American, American
2 Indian, Alaska nate- -- you know, Pacific I- -- you
3 know, the -- so they just have those buckets; they don't
4 differentiate between race and ethnicity.

5 And what's important, too, is that the
6 percentages all add up to 100 percent, whereas -- which
7 sounds like a very straightforward thing that would be
8 obvious, but that didn't always happen when we were
9 working within EDGE. And it's difficult for me to say
10 or explain exactly why that was, but. . . .

11 I think the main question was: What do we do
12 with these -- the main difference was: How do we
13 categorize these people who report and reflect multiple
14 races. That was another thing that is not in Dave's
15 Redistricting app. I don't believe that there's a
16 column for, like, multiple -- more than -- selected more
17 than one race . . . whereas --

18 So -- so in -- in EDGE, just bringing in the
19 data in -- in a certain way that Justin did, what I
20 found when I was just using it is that pulling the
21 numbers, they wouldn't always add up to 100 percent when
22 you took the percentages. So that already I was, like,
23 "We're not working -- we're working with apples and
24 oranges here. Like, we can't talk about our proposals
25 'cause we're not coming from the same place." Or you

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1 would -- you would do an analysis of the racial back- --
2 breakdown of a district in the two different per- -- in
3 the two different platforms, and you would get a
4 different analysis or a different number.

5 Q. (BY MR. MULJI) You end up using -- did you
6 end up deciding to just go with Dave's Redistricting for
7 that reason? The Senate Democratic Caucus team?

8 A. For that and a number of other reasons, yes.
9 I -- I believe it -- you know, we could have been more
10 interested in using EDGE data; it just took too l- -- or
11 the EDGE platform; it just too long -- I -- I worked
12 with Justin a lot on trying to get at least my version
13 of the software to show me the numbers that I needed it
14 to show me, but it was -- it was very difficult to do in
15 that software.

16 Q. You also I think on the next -- I wanna ask
17 about page 18. These are some notes under a heading
18 that says "For Brady tonight." I'm not sure if you --
19 I'm not sure if you know when these are from.

20 A. I do not.

21 Q. Okay. There's a -- there's a -- a box that
22 says "'poke' the R's on 14, VRA, allow Hispanic voters
23 to elect candidates [sic] of their own choosing." What
24 is -- what is that, to the best of your knowledge,
25 referring to?

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1 A. I cannot say for sure, but I think it was, you
2 know, generally a point of our strategy to try to figure
3 out where the Republicans were on this at repeated
4 points throughout the process, and also to remind them
5 that it was a priority for us; "us" meaning the senate
6 team and what I thought, you know -- I thought for
7 Commissioner Walkinshaw, as well. And so I think also
8 to remind them that at one point, you know, it was a
9 priority to the point of ours that Commissioner
10 Walkinshaw I believe said or we asked him to say that he
11 would not vote on a proposal that didn't have this. And
12 so it was, you know, in some ways a tool to remind them
13 that his -- you know, this is a priority of his in
14 negotiations.

15 Q. And just on -- one other question on the page
16 above. There's a heading here with the list of -- a
17 list of swing districts: 26, 35, 10, 42, 6, 17, and
18 then 14, slash, 15. There's a parenthetical after "14
19 and [sic] 15" that says "(probably not really swing)".
20 Do you recall what you meant by that?

21 A. Yeah, so what I believe that meant was that
22 Commissioner Graves and Republican Commissioners wanted
23 to be able to characterize that -- this -- those
24 districts as swing based on certain political metrics;
25 but in our evaluation, you know, we did not believe that

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1 that was a w- -- that -- that that would actually in
2 practice play out to be a swing district.

3 Q. And when you say "that district," are you
4 referring to a particular -- are these referring to a
5 particular map proposal? Swing districts in a map
6 proposal?

7 A. Not necessarily, no. No.

8 Q. And do you have a sense of what map -- what
9 districts and which map this -- these notes are
10 referring to?

11 A. That's hard to say, because a lot of the
12 framework of these negotiations at this late time -- I
13 mean, there was exchanging of mapping proposals, but a
14 lot of the discussions, especially coming from the
15 Republican Commissioners, and with Commissioner Sims,
16 was around which districts would be swing -- swing
17 districts in any map -- and "swing" meaning within a
18 certain percentage in terms of Democratic or Republican
19 performance -- and which districts would gain a little
20 Democrat or gain a little Republican. And that was
21 discussed often, very separately from any direct mapping
22 proposal.

23 Q. So is this maybe a general framework?

24 A. Yes, that -- that's how I would characterize
25 it.

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1 Q. Okay. At any point in time, as far as you
2 were aware, was Commissioner Graves -- did he express
3 openness to a configuration of Legislative District 14
4 or 15 that would perform for Latino-preferred
5 candidates?

6 A. I guess it depends maybe on your . . .
7 definition of "openness" or your, you know, judgment of
8 that. I think . . . as I mentioned earlier, there were
9 several points where I remember . . . Commissioner
10 Graves saying, "Okay. If you want to have this
11 Legislative District 14 as you want, here's what would
12 require from me and elsewhere in the map for me to agree
13 to that."

14 But I think we -- staff; Commissioner
15 Walkinshaw -- did not consider those serious offers or
16 proposals, so I don't know that it was true openness.
17 I'm not sure I can characterize it as that, but . . . he
18 certainly made offers to us as to what he said he would
19 be willing to accept if we . . . were willing to . . .
20 you know, if we wanted to draw the -- the district
21 that . . . that we viewed as VRA-compliant.

22 Q. I wanna go back to Exhibit -- Exhibit 9. On
23 page 11 of Exhibit 9. There are some notes from
24 Commissioner Grave- -- or about -- about Commissioner
25 Graves, and I think --

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1 Well, these are your -- these are another page
2 of your personal notes from -- from part three of that
3 installment; right?

4 A. Yes, that's correct.

5 Q. Okay. The first -- on the f- -- on the first
6 part of the page it says, "Graves showed a majority CVAP
7 that is R." And I don't know if you recall when this
8 is -- when this is from, but . . . what does . . . what
9 does that -- what is that referring to? If you
10 remember.

11 A. I don't remember what specifically that refers
12 to. What I remember about a time -- especially in
13 October, as I said, there were two kind of negotiating
14 teams. Commissioner Walkinshaw and Commissioner Fain
15 were -- you know, decided to pair together, and
16 Commissioner Graves and Commissioner Sims, and I know
17 there were a series of meetings between Commissioners
18 Graves and Sims with their staffs where they maybe
19 didn't email back and forth mapping proposals, but that
20 I believe they would exchange -- share screens and show
21 proposals to one another. And so this could be in
22 reference to that, but --

23 What it literally means is must have -- I -- I
24 took a note that at some point in the negotiations,
25 Commissioner Graves had drawn or shown or shared a map

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1 that had a majority-Hispanic district by CVAP but that
2 was Republican-performing.

3 Q. And further down it says, "Graves alluded to
4 using --"

5 And actually, I should clarify. Were you
6 saying that these notes could be like the others that we
7 looked at, notes from your debrief with Commissioner
8 Sims about -- and her staff about her communications
9 with Commissioner Graves?

10 (Simultaneous talking.)

11 MR. HOLT: Objection -- objection to the form
12 of the question.

13 Q. (BY MR. MULJI) You can answer.

14 A. That -- that is correct. I can't remember
15 many, if any, times where Commissioner Walkinshaw and I
16 had a meeting with Commissioner Graves and his team and
17 we shared maps before, you know, the final few days of
18 the negotiations.

19 Q. Okay. And . . . it says, [as read] "Graves
20 alluded to using Alex Ybarra as an example of a -- as a
21 'candidate of choice.'" Do you recall what this note is
22 referring to?

23 MR. HOLT: Objection to the form of the
24 question.

25 THE WITNESS: I can -- I don't recall exactly.

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1 You know, I think, upon -- upon reading this again, it
2 reminds me of -- I think that there -- there may have
3 been a discussion that because Alex Ybarra had been
4 elected -- who I believe is a Republican State
5 representative, who also identifies as Hispanic or
6 Latino -- that that was potentially a way to show that
7 Hispanic voters in the region have been able to elect a
8 candidate of their choice.

9 Q. (BY MR. MULJI) And below it that says,
10 "Graves proposed an R coalition district in Yakima; he
11 wants a 12 point increase elsewhere." Do you see that?

12 A. I do, yes.

13 Q. Do you recall what this proposal -- like,
14 where or . . . where he was looking for a 12-point
15 increase -- w- -- what is this -- what is this referring
16 to?

17 MR. HOLT: Objection to the form of the
18 question.

19 THE WITNESS: I don't recall what -- if
20 there -- there's a specific mapping proposal that this
21 is referring to. I . . . I think what coalition
22 district to me -- there was also discussion about
23 whether or not a district that's majority made up of
24 nonwhite voters, presumably in coalition with native
25 voters in the reservation and other nonwhite voters, if

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1 it wasn't a majority-Hispanic but it was a majority
2 nonwhite, would that still qualify; you know,
3 technically be compliant with the federal VRA.

4 And then in the -- the second half -- again,
5 this is just another example -- there were a few
6 examples in -- somewhere in my notes or emails I think
7 there were specific districts mentioned, and I don't
8 know if it's exactly the same. I think I've seen
9 different numbers, but --

10 Evidence of Graves, you know, asking -- trying
11 to negotiate in return for the VRA district and viewing
12 it solely -- he -- he -- he wanted to see -- he saw it
13 as we were taking a certain amount of points away from
14 Republicans by taking away that district from
15 Republicans, and he wanted to see those points given
16 back to Republicans in other places in the map.

17 Q. Is that what's referred -- are those districts
18 the ones referred to in the last point of this page, "7
19 swings to be negotiated," and the districts listed after
20 that?

21 MR. HOLT: Objection to the form of the
22 question.

23 THE WITNESS: I don't think so, because . . .
24 again, a kind of basic framework that had been -- that I
25 believe Commissioners Graves and Sims were operating

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1 under was that there were a set number -- they wanted to
2 decide on how many and which districts were going to be,
3 quote/unquote, swing districts, and typically that's
4 between -- that would be between 45 and 55 percent
5 Democratic perfor- -- you know, districts that could
6 potentially exchange [sic] hands during s- -- based on
7 certain other political factors.

8 And so that was -- was something kind of that
9 set its own part of the negotiations. And that was a
10 huge point of contention: which districts would be in
11 there and what metric would be used to determine swing.

12 But this -- this 12-point increase, my
13 understanding is that that is completely separate. So
14 in addition to these swing districts to be negotiated --
15 which was seven; sometimes eight; maybe sometimes ten --
16 and some of which would be -- become more Democratic,
17 some less Democratic -- this 12-point increase, or the
18 other things he asked for in other places, was
19 completely outside of that -- the negotiation about the
20 swing districts.

21 Q. (BY MR. MULJI) I wanna now mark as Exhibit 13
22 document L.

23 (Brief pause.)

24 Q. Oh, do you see -- oh, you don't see.
25 [Indiscernible.] Not yet. Okay. Can you see

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1 Exhibit 13 on your screen?

2 A. 'Scuse me. I do. Yes.

3 Q. This is a -- a November 3rd email you
4 forwarded to Commissioner Walkinshaw; correct?

5 A. That appears to be correct.

6 Q. And looking at the first email in that chain,
7 it's an email from Matt Bridges to you and other members
8 of the SDC staff, titled "LD Offer from Graves." Do you
9 see that?

10 A. I do see that, yes.

11 Q. And [indiscernible] just says, "This is
12 apparently an LD offer from Graves. It was sent in
13 Autobound; I converted to DRA. . . ." Do you see that?

14 A. I see that, as well.

15 Q. And he includes a Dave's link. I'm going to
16 open the Dave's link from this email in my browser. Do
17 you see the map -- the title of this map displayed as
18 "GravesLD14, parentheses 2"?

19 A. I do see that, yes.

20 Q. Okay. I'm just gonna turn on the district
21 labels.

22 This is a proposal from Commissioner Graves;
23 correct?

24 A. It would appear to be, based on the email,
25 yes.

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1 Q. Did you . . . discuss this proposal with
2 Senate Democratic Caucus staff?

3 A. I would imagine that we did, yes.

4 Q. And would you have done an analysis about
5 whether this district would -- whether District 14 in
6 this proposal would perform to elect Latino-voters'
7 candidates of choice in Yakima Valley?

8 A. Yes, such -- you know, such as it was, which
9 at -- at that time prob'ly would have been just looking
10 at the composite score for these districts, which you
11 can get from the statistics page. And it's possible
12 that we would have also sent it to -- excuse me --
13 Dr. Barreto for analysis, as well. I can't say for sure
14 that we did that for this district or this map.

15 Q. And I'll go ahead and I'll turn on the
16 composite score for this one. Do you -- do you see the
17 composite here as performing 55.7 percent for Democratic
18 candidates for District 14?

19 A. I do see that, yes.

20 Q. Based on -- and do you see that the
21 citizen-voting-age population of District 14 is
22 50.6 percent?

23 A. Oh. I think so. It's a little small, but
24 yes, I think I do see that.

25 Q. Okay. And . . . do you recognize -- I

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1 mean . . . was it your understanding that the 14th
2 District in this proposal from Commissioner Graves would
3 give Latino voters opportunity to elect candidates of
4 their choice?

5 A. W- -- it -- it's -- it's difficult for me to
6 say for sure. I think that, based on the -- the CVAP is
7 a little lower than we've -- than we proposed or we
8 tried to get it to, but the Democratic performance seems
9 to be in range. So I would prob'ly look a little more
10 closely at that to make a definitive answer, and I can't
11 recall if I -- if I did at the time. But it seems to be
12 close.

13 Q. Do you recall how the Senate Democratic Caucus
14 or Walkinshaw's team responded to this proposal?

15 A. I do not recall specifically. I think -- I
16 mean, one thing that I'm concerned by or confused by are
17 the population deviations. So . . . I think I -- I'm
18 not sure if that's -- you know, there's a number of
19 reasons why that could be looking like that on the
20 left-hand side.

21 I think -- but -- but the reason I bring that
22 up is because we would have looked at the entirety of
23 the proposal, and sometimes -- you know, there were
24 different points where a proposal may have been sent,
25 again, for -- for reasons that we think are tactical

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1 within negotiations but that aren't necessarily . . .
2 weren't seriously considered because of problems
3 throughout the map in other places. And I know -- I
4 think Matt in his email did mention there were some
5 issues with not all the districts had assignments.

6 So I think it -- it certainly was concerning
7 to us, or would have been concerning at the time -- it
8 was concerning -- if we received a -- a proposal that
9 didn't involve, you know, mapping the entire state, or
10 didn't also, you know, assign every single precinct or
11 assign every voter or wasn't contiguous or wasn't -- you
12 know, these other areas, because those were also
13 criteria [indiscernible] follow when creating a
14 legislative district map. So would have raised some red
15 flags.

16 Q. I wanna mark as -- as Exhibit 14 . . .
17 document M.

18 (Brief pause.)

19 Q. All right. And do you see Exhibit 14 on your
20 screen?

21 A. I believe so.

22 Q. Okay. And this is -- just looking at the
23 first email in the chain, this is a -- a -- an email
24 from Matt Bridges to you and other members of SDC staff,
25 titled "Fain LD Map." He said -- he says it's "The

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1 long-awaited Fain and LD map." Do you understand that
2 to mean that it was a proposal from Commissioner Fain to
3 Commissioner Walkinshaw?

4 A. I -- I believe that's correct. Maybe not
5 directly to Commissioner Walkinshaw, but a proposal that
6 was being shared with other Commissioners, yes.

7 Q. Okay. And there's a Dave's link there, which
8 I'm going to open in my browser.

9 Actually, before I do that, I just wanna
10 confirm: You -- you shared -- you forwarded that email
11 from Matt Bridges to Commissioner Walkinshaw and
12 Commissioner Sims; correct?

13 A. That appears to be correct.

14 Q. Do you see that I've clicked the link to open
15 the map proposal that Matt Bridges sent to you?

16 A. I do see that it is slowly [indiscernible].

17 Q. There we go. Do you recall viewing this
18 legislative proposal from Fain on November 8th?

19 A. I do recall this, yes.

20 Q. What do you recall about this proposal?

21 A. I recall a few things. It does not include
22 a -- a Yakima Valley-area district that resembles the
23 ones we proposed that are VRA-compliant. It -- it does
24 look like -- similar in some ways in the western part of
25 the district to one of the samples that Matt Barre- --

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1 that Dr. Barreto proposed, although it . . . maybe not,
2 actually, when -- now that you zoom in and I look at the
3 actual boundary there, but. . . .

4 Another thing that I notice and recall about
5 this is that it does not unify the Yakama Nation
6 Reservation in one district.

7 And . . . think those are the main things that
8 I notice and can remember off the top of my head.

9 Q. And you can see that I've -- I've selected
10 District 15 here. Is that the district you understand
11 to be the -- the . . . majority-Latino district in this
12 area on this proposal?

13 A. Without s- -- oh, wait. District 15. Yes,
14 it's a little hard to read, but it does appear to be the
15 majority-Hispanic district; at least that's by total
16 pop. Oh, I'm seeing it by CVAP, as well, yes.

17 Q. Did you discuss this proposal with Senate
18 Democratic Caucus staff?

19 A. Yes, I'm sure I did.

20 Q. And did Senate Democratic Caucus staff analyze
21 whether this district would perform -- District 15 in
22 this proposal would perform to elect Latino-voters'
23 candidates of choice in Yakima Valley?

24 MR. HOLT: Objection: Form of the question.

25 THE WITNESS: I would say that we likely

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1 looked at this information the same that you're looking
2 at here in -- in little more detail on the statistics
3 page. And again, I can't recall for sure, but if we had
4 time, there's -- [indiscernible] we would -- may have
5 sent it to Dr. Barreto for additional analysis,
6 but. . . . Using the data here is probably what we did.

7 Q. (BY MR. MULJI) Did you have an understanding
8 of whether the 15th District in this proposal would give
9 Latino voters opportunity to elect candidates of their
10 choice?

11 A. I can't recall off the top of my head, you
12 know, what our analysis was then. And I'm not seeing
13 the polit- -- the Democratic-performance numbers on
14 here, but --

15 It -- it looks similar in CVAP to the proposal
16 you shared from Commissioner Graves. 50.6, which is
17 very close -- I think lower than the CVAP that we were
18 trying to achieve in the districts that we wanted or
19 felt would be . . . compliant with the VRA. And the
20 composite looks to be 52 . . . percent.

21 Q. I'll represent to you that -- if it's hard to
22 read --

23 (Simultaneous talking.)

24 Q. -- I turned on the composite score, and it's
25 52.6 Democratic.

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1 A. Okay. Thank you. Yes, it was a little
2 difficult to read.

3 That -- I would say that composite Democratic
4 performance for a district that is the 15th District,
5 and so not for the senate seat up for election on
6 presidential years, that that performance would
7 probab- -- would the CVAP be lower than we would hope it
8 to be or to have a district that would perform and allow
9 Hispanic voters to elect candidates of their choice.

10 Q. And do you recall whether this is a proposal
11 that you sent to Dr. Barreto for analysis?

12 A. I do not recall whether we did with this
13 specific one.

14 Q. And did you discuss this proposal with
15 Commissioner Sims or her staff?

16 A. Aside from forwarding the email, I can't
17 recall if we specifically discussed this one or what we
18 discussed about it.

19 Q. And do you recall what response
20 Commissioner Walkinshaw provided on this proposal to
21 Commissioner Fain?

22 MR. HOLT: Objection to the form of the
23 question.

24 MS. FRANKLIN: Objection: Lack of foundation.

25 THE WITNESS: I can recall certainly

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1 discussing with Commissioner Walkinshaw that he should
2 raise concerns about the splitting of the Yakama Nation
3 Reservation. That's kind of a striking part of this map
4 that I remember. It's -- it was such a big part of
5 public comment, that would have been an easy thing for
6 us to ask Commissioner Walkinshaw to raise, but I can't
7 say for sure whether he had those discussions directly
8 with Commissioner Fain or not.

9 Q. (BY MR. MULJI) As far as you were aware, was
10 Commissioner Fain open at any point to a configuration
11 of the 14th or 15th District that would perform for
12 Latino-preferred candidates?

13 MS. FRANKLIN: Objection --

14 (Simultaneous talking.)

15 MR. HOLT: Objection: Form.

16 MS. FRANKLIN: Lack of foundation, and vague.

17 THE WITNESS: Can you repeat that, please?

18 Q. (BY MR. MULJI) As far as you were aware, was
19 Commissioner Fain open to a configuration of legislative
20 District 14 or 15 that would perform for
21 Latino-preferred candidates?

22 A. I am not sure that I can say for sure either
23 way. I think . . . I mean, from what I can recall,
24 it -- it seems -- it seemed that the -- Commissioner
25 Fain in some of these proposals was . . . was trying to

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1 get, you know, as close as he possibly could get and get
2 a barely-majority CVAP legislative district, but that,
3 you know -- our -- our assumption was that it would
4 still be something that they were comfortable with and
5 that it would still elect Republicans and not perform
6 for Hispanic can- -- Hispanic voters.

7 Q. Did Commissioner Fain ever identify who he
8 thought were Latino candidates of choice in any
9 elections?

10 MR. HOLT: Objection to the form of the
11 question.

12 THE WITNESS: Not that I can specifically
13 recall.

14 Q. (BY MR. MULJI) Did you join any of
15 Commissioner Walkinshaw's conversations with
16 Commissioner Fain about the Yakima Valley-area district?

17 A. I cannot recall any specific meetings that I
18 was present for that were about the Yakima-area district
19 with Commissioner Fain.

20 Q. I wanna mark as Exhibit 15 document N.

21 (Brief pause.)

22 Q. Do you see this document on your screen?

23 A. I do.

24 Q. And the last email in this chain is an email
25 from you to Paul Campos; correct?

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1 A. That appears to be correct.

2 Q. From November 10th; is that right?

3 A. Also appears correct, yes.

4 Q. And you said, "Brady asked me to send you this
5 new legislative district map proposal, to share with
6 Commissioner Fain." And it -- you go on to say,
7 [as read] "We had a map ready to send back to y'all last
8 night, then we saw the new proposed Yakima Valley
9 district that came into the comment box last night, so
10 we wanted to try with that version of district."

11 What -- what is the new pro- -- what is the
12 new proposed Yakima Valley district that came into the
13 comment box you were referring to?

14 A. I believe that there was -- I believe that it
15 was from s- -- the Redistricting Justice coalition, or a
16 few members of the coalition -- maybe not officially the
17 whole coalition -- that had redrawn or submitted a
18 new/alternate proposal of a district that would perform
19 for Hispanic voters in the region, and what we thought
20 would be v- -- VRA-compliant, as well.

21 I can't remember the specifics of that
22 district, but I do remember conversations with the
23 coalition, looking at other potential options for a
24 district in that region that they would support and that
25 their -- you know, the community members that they were

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1 working with would support. And I can remember those
2 conversations around that time, so I -- I think that
3 that's where that came from.

4 Q. Okay. And I -- I will -- do you see that
5 there's a DRA link that you shared with Paul Campos?

6 A. I do see that, yes.

7 Q. I'm gonna click that link and open the map.
8 So lemme do it in a new tab. Do you see that I've
9 clicked the link, and it has opened a map with the title
10 "BW to [sic] Fain 11.10 new VRA"?

11 A. I do see that. And the color is filling in.

12 Q. Do you recognize the Yakima Valley districts
13 that . . . in this -- in this map proposal?

14 A. I do a little bit, vaguely.

15 Q. I'll turn on the district lines. Was it your
16 understanding that District 14 in this map was . . .
17 the, quote, new VRA district referred to in the title?

18 A. It's possible, but -- oh, yeah, so is that the
19 one . . . yes, 73 percent by VAP. That does appear to
20 be correct, yes.

21 Q. And in case it's helpful for your memory, I'll
22 turn on the -- the citizen-voting --

23 (Simultaneous talking.)

24 Q. -- population and the composite for District
25 14. And I'll represent to you that the composite

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1 Democratic is 59 percent, and the citizen-voting-age
2 population is 52.6 percent, according to s- -- citizen
3 VAP 2019.

4 A. [Indiscernible] thank you.

5 Q. Did you or -- did you have an understanding of
6 how this November 10th LD 14 proposal would perform
7 in -- in the elections for electing Latino candidates of
8 choice?

9 A. Based on what I can see here, and -- and
10 thinking back to my memories of this time, with a
11 composite score of 59 percent, my belief is that that
12 would be enough of a buffer to account for potential
13 turnout drop-off, and would give enough buffer for
14 Hispanic voters to actually elect the candidate of their
15 choice and for this district to perform the way that we
16 thought it needed to based on the patterns of racially
17 polarized voting in the region.

18 Q. This map includes the Yakama Nation
19 Reservation; correct?

20 A. It does appear to be true, yes.

21 Q. Are you aware of how this map proposal was
22 received by Commissioner Fain?

23 A. I'm not sure that I can remember specifics,
24 but I don't remember this proposal being discussed any
25 further, so I can't imagine that it went very far.

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1 Q. Did Commissioner Walkinshaw and Commissioner
2 Fain meet to discuss this proposal, to your knowledge?

3 MR. HOLT: Objection --

4 (Simultaneous talking.)

5 MR. HOLT: -- f- -- form.

6 THE WITNESS: Not that I can recall.

7 Q. (BY MR. MULJI) Did you send this proposal to
8 any other Commissioners?

9 A. It's likely that I would have shared it with
10 Commissioner Sims or her staff.

11 Q. Did you share this proposal with
12 Commissioner Graves?

13 A. I am not sure. I don't know.

14 Q. I'll stop sharing this one, and I'll mark as
15 Exhibit 16 document O.

16 (Brief pause.)

17 Q. And do you see document -- Exhibit 16 on your
18 screen?

19 A. I believe so, yes.

20 Q. Okay. I'll scroll down to -- well . . . the
21 bottom of the red. This is an email from Paul Graves to
22 April Sims and staff and his staff on November 11th;
23 correct?

24 A. That does appear to be correct.

25 Q. Do you recognize this email from Paul Graves?

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1 MR. HOLT: Objection to the form of the
2 question.

3 THE WITNESS: I -- let's see. Do I rec- --
4 yes, I do believe that I recognize it, yeah.

5 Q. (BY MR. MULJI) In the first -- in the first
6 email -- or the latest email in this thread, Osta Davis
7 shares a Dave's Redistricting link of a proposal sent by
8 Anton Grose on behalf of Paul Graves; correct?

9 A. That does appear to be correct, yes.

10 Q. I'm gonna open the link to that -- to that
11 map. Did you see that?

12 A. I do see it opening, yes.

13 Q. You see the title of this map?

14 A. I do.

15 Q. It's -- is it Graves111LD [sic]? Or I'm
16 sorry. -1110LD?

17 A. Yes, that is what I see.

18 Q. Okay. I'm gonna mark as the Exhibit 17
19 document P. You shared --

20 Do you recognize this email?

21 A. Yes.

22 Q. The bottom email in the thread is an email
23 from Matt Bridges to you and other members of the SDC
24 team, with the subject "Graves 11-10 LD Proposal"?

25 A. That's correct.

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1 Q. Is it your understanding that Matt Bridges
2 created a -- a -- a DRA version of Commissioner Graves's
3 LD proposal just here?

4 A. I believe so. It -- that looks to be correct.

5 Q. I will go ahead and click the link so you can
6 see the map that he's providing. Do you see that the
7 title of this map is also Graves111- -- or -1110LD?

8 A. I do see that, yes.

9 Q. Okay. Is -- is this the same map that . . .
10 is this the -- the DRA version of the proposal that
11 Commissioner Graves shared . . . on . . . on November
12 11th?

13 MR. HOLT: Objection to the form of the
14 question.

15 THE WITNESS: Yes, this does appear to be the
16 same map that was transmitted by Anton Grose on behalf
17 of Commissioner Graves.

18 Q. (BY MR. MULJI) Okay. And in -- in
19 Exhibit 17, do you see at the top here where you
20 forwarded this to Commissioner Walkinshaw?

21 A. I do see that, yes.

22 Q. Okay. Did anyone from the Senate Democratic
23 Caucus team analyze this map for compliance with the
24 Voting Rights Act?

25 MS. FRANKLIN: Objection: Lack of foundation.

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1 THE WITNESS: I can't say for sure for others
2 on the team, but I know that there would have been
3 discussion of performance under the composite metric and
4 looking at the CVAP and VAP numbers, based on the --
5 similar to the DRA information that you have here.

6 Q. (BY MR. MULJI) Okay. And I will -- I'll go
7 ahead and turn on the . . . composite and
8 citizen-voting-age-population scores. Do you see that
9 I've done that?

10 A. I do.

11 Q. And I'll -- I'll turn on the district labels.
12 Do you recognize sort of the configuration of the
13 14th District in this map? Or I'm s- -- yeah, the
14 14th District?

15 A. I do, yes.

16 Q. And . . . do you see that the 14th District in
17 this map is 50.3 percent citizen-voting-age popu- --
18 Hispanic-citizen-voting-age population?

19 A. I do see that, yes.

20 Q. Wanna ask that you recognize -- whether you
21 recognize the configuration of this 14th District, does
22 this district resemble any other proposals or plans that
23 you saw during the process?

24 MS. FRANKLIN: Objection: Vague.

25 THE WITNESS: There were a couple of proposals

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1 from around this time. I think at -- at some point -- I
2 can't remember exactly when this type of district was
3 introduced; first proposed. Maybe it was here,
4 but. . . . I know there are a number of proposals that
5 went back and forth around this time that had that same
6 district. I can't remember the specifics of when I saw
7 them, if they were before this or not.

8 Q. (BY MR. MULJI) And just to be clear, that
9 when you say "this district," you're talking about the
10 14th in this proposal?

11 A. Yes, this proposal's 14th, although I can't
12 say for sure that it was labeled the 14th in all the
13 other proposals that I've seen.

14 Q. Okay. And . . . I wanna go back to
15 Commissioner Graves's explanatory email to this
16 proposal. You said that you had seen this email before;
17 correct?

18 A. That is correct.

19 Q. In the first bullet he says, "The 14th here is
20 ever so slightly more Republican here than your last
21 proposal, but is still firmly swing. It is majority
22 Hispanic CVAP." What do you understand him to mean by
23 "slightly more Republican here"?

24 MS. FRANKLIN: Objection --

25 MR. HOLT: Objection --

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1 MS. FRANKLIN: -- lack of foundation.

2 MR. HOLT: Objection: Form.

3 THE WITNESS: My understanding is that he's
4 referring to political performance. I don't believe he
5 was using the same composite metric. I believe they may
6 have been using a different metric -- political metric.
7 But that . . . that -- that number was slightly lower
8 for Democrats and better for Republicans.

9 Q. (BY MR. MULJI) He says in the next bullet,
10 [as read] "I understand from our talks on Monday and
11 yesterday that you agree such a big shift could result
12 in something given in exchange, but that applying points
13 to other districts is not a framework that -- that you
14 are interested in." And he goes on to say, "My biggest
15 question to you then: what do you think is a fair ex- --
16 what do you think a fair exchange is for this 14th?"

17 When you saw this email, what was your
18 understanding of the big shift or the huge shift that --
19 that this paragraph is referring to?

20 MR. HOLT: Objection: Form.

21 MS. FRANKLIN: Objection --

22 (Simultaneous talking.)

23 MS. FRANKLIN: -- foundation.

24 THE WITNESS: My understanding or an
25 understanding that I had at the time is that in addition

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1 to the shift in the political numbers -- which was
2 significant, especially in our early proposals for a VRA
3 district in this region -- would not have been as
4 significant in this latest proposal that he's referring
5 to, but probably still a -- you know, coulda been
6 a . . . five- to six-point shift, which for them would
7 be significant.

8 But I -- I understood that to mean or
9 understood from our conversations at the time that it
10 was also a great -- just the -- the new district itself
11 was a concern because it made major changes to the
12 district lines; not just of the new 14th or 15th, but to
13 other districts in the -- in the region would result in
14 pretty significant shifts from the prior map that had
15 been adopted and used from 2012 until 2022, and that
16 would mean a pretty significant shift not just for
17 political metrics in that district, but also incumbents
18 and what their districts generally looked like in that
19 region.

20 These are just two of the things that I
21 remember talking about and thinking about and hearing
22 were issues for them in that region. I imagine there
23 were other specific ones, not just the political
24 numbers, but those were two of the ones I remember.

25 Q. (BY MR. MULJI) How do you interpret the last

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1 sentence of this paragraph; the question at the end of
2 the paragraph?

3 MS. FRANKLIN: Objection: Lack of foundation.

4 MR. HOLT: Objection: Form.

5 THE WITNESS: So I'm sorry. Which -- the
6 one -- which one?

7 Q. (BY MR. MULJI) [As read] "My biggest question
8 to you then: what do you think is a fair exchain- --
9 what do you think a fair exchange is for this 14th?"

10 A. My understanding is that Commissioner Graves
11 is asking Commissioner Sims to say what she would be
12 willing to offer to the Republicans, you know, from
13 something that is something that she wants but, you
14 know, something that she's willing to give,
15 quote/unquote, to the Republicans in order to agree on
16 I -- I presume the 14th District that he is drawing in
17 this map that he sent.

18 Q. And he -- in the next paragraph he says, "My
19 proposal here for that 14th is Republican improvement in
20 47, 24, and 28." You mentioned earlier that there were
21 districts that he proposed had higher Republican
22 performance. Are these those districts that you were
23 referring to?

24 MR. HOLT: Objection: Form.

25 MS. FRANKLIN: Objection: Lack of foundation.

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1 THE WITNESS: I'm -- I'm sorry. Which -- are
2 those which districts that I was referring to?

3 Q. (BY MR. MULJI) He says "My --" in the third
4 bullet point he says, [as read] "My proposal here for
5 that 14th is a Republican im- -- is Republican
6 improvement in 47, 24, and 28." Were these districts
7 that you understood Commissioner Graves to be
8 prioritizing during the -- during the negotiations?

9 (Simultaneous talking.)

10 MR. HOLT: Objection: Form.

11 MS. FRANKLIN: Objection --

12 (Simultaneous talking.)

13 MS. FRANKLIN: -- lack of foundation.

14 THE WITNESS: Yes, that is my understanding,
15 that they were districts that Commissioner Graves was
16 prioritizing throughout the negotiations.

17 Q. (BY MR. MULJI) And he was offering these to
18 Commissioner Sims in exchange for a district that he
19 drew in the Yakima Valley that was . . . in this
20 proposal; correct?

21 MS. FRANKLIN: Objection: Lack of foundation.

22 MR. HOLT: Objection: Form.

23 THE WITNESS: I guess I would characterize it
24 as he was asking for those things. He was asking for
25 improvements for Republicans in those districts in

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1 exchange for the district he had proposed and drawn in
2 14th.

3 Q. (BY MR. MULJI) In the last paragraph he says,
4 [as read] "I'll -- I will be especially interested to
5 hear from you what you think is a fair price for this
6 14th." When you read this . . . when you read this
7 sentence . . . how did you interpret -- how did you
8 interpret this?

9 MR. HOLT: Objection: Form.

10 THE WITNESS: Similarly to I guess other parts
11 in the email and other parts of my notes, I -- I
12 interpreted it as Commissioner Graves, you know, wanting
13 to -- I interpreted it as nego- -- Commissioner Graves
14 viewing the Democratic Commissioner stance on the VRA
15 district as a negotiating ploy or tactic, and, you know,
16 that he . . . he wanted to see how much we'd be willing
17 to give or not give, and -- and even whether it was
18 something to be negotiated. Our position on the --
19 well, it wasn't even our position on the 14th, because
20 this -- this district is not our pozish- -- was not our
21 position on the 14th.

22 So I -- I interpret it as him trying to
23 negotiate this point; trying to find a -- I guess a
24 compromise, is what you could say, you know, meeting in
25 the middle, was my -- was my interpretation of . . . of

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1 that line. And -- and saying that, you know,
2 essentially if we were to get what he would characterize
3 as what we wanted in that region, he needed to get
4 something that he wanted somewhere else on the map.

5 Q. (BY MR. MULJI) And did he -- and is it your
6 understanding that he interpreted what you wanted in
7 that district as to be a VRA-compliant district?

8 MR. HOLT: Objection: Form.

9 MS. FRANKLIN: Objection: Lack of foundation.

10 THE WITNESS: Can you say that one more time?

11 Q. (BY MR. MULJI) Did he interpret what you --
12 as the Democratic Commissioners and their teams -- what
13 they wanted as -- as being a -- a VRA-compliant district
14 in the Yakima Valley?

15 A. I -- I can't say for sure what he interpreted.
16 I mean, my assumption or my understanding through this
17 and through these conversations was that -- I mean,
18 he's -- he's trying to negotiate, and I think he thinks
19 we wanted to use that to secure another Democratic
20 district in the region. And -- and so I'm not sure, you
21 know, that his interpretation was . . . I'm -- I'm not
22 sure that that wasn't his interpretation, that we just
23 wanted a Democratic district. Or as Democratic as we
24 could get.

25 Q. Did he understand that. . . . Well, was it

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1 made clear to Commissioner Graves that -- that
2 the. . . . You had mentioned earlier that Commissioner
3 Walkinshaw had made a VRA-compliant district in the --
4 in the Yakima Valley, the 14th, one of his top
5 priorities going into these negotiations. Did
6 Commissioner Walkinshaw make that position clear, to
7 your knowledge, to Commissioner Graves?

8 MS. FRANKLIN: Objection: Lack of foundation,
9 and vague.

10 MR. HOLT: Objection: Form.

11 THE WITNESS: It is my understanding that
12 Commissioner Walkinshaw did state this to
13 Commissioner Graves.

14 MR. HOLT: And counsel, is there any way we
15 could get Exhibit 17 in the comment [sic] box
16 [indiscernible]?

17 MR. MULJI: Yes.

18 MR. HOLT: Thanks.

19 (Pause.)

20 Q. (BY MR. MULJI) I wanna mark as Exhibit 18
21 document Q.

22 (Brief pause.)

23 Q. Do you see this document on your screen?

24 A. Yes, I do now.

25 Q. Okay. At the bottom of the thread . . . do

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1 you see an email from Paul Graves on November 13th to
2 April Sims and their staff regarding a new map proposal?

3 A. I do see that.

4 Q. He refers to -- he provides a description of
5 this -- of this proposal on November 13th . . . on the
6 last page of this document, and it says, [as read]
7 "Starts with the 14th as you proposed it most recently.
8 That involves a 3 point shift in partisan performance,
9 and in exchange the map makes 47th just 0.3 percent
10 better for republicans." Do you see that?

11 A. I do, yes.

12 Q. Do you know which proposal of -- do you
13 understand that he -- him to be referring to a
14 proposal . . . of April Sims? "Starts with the 14th as
15 April Sims proposed it most recently"?

16 MS. FRANKLIN: Objection: Lack of foundation.

17 MR. HOLT: Objection: Form.

18 THE WITNESS: I do understand that to be the
19 case, yes.

20 Q. (BY MR. MULJI) Have you seen this email
21 exchange before?

22 A. I believe so, yes. Yes.

23 Q. Okay. You -- you forwarded this thread to
24 Commissioner Walkinshaw and Commissioner Sims?

25 A. I -- I guess also to Commissioner Sims, but

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1 she was already on it, so I don't know why I would have
2 done that.

3 Q. Is it possible that you sent it to April Sims
4 to share the Dave's link with her?

5 A. That could be true, yes.

6 Q. Going back down to Commissioner Graves's
7 email, in the next email up, he makes a couple of
8 corrections about his characterization of the proposal
9 that he's sharing; correct?

10 A. It looks -- looks to be corrections. I guess
11 I can't say for sure whether they were just corrections
12 to his characterization or corrections to the actual map
13 proposal that was shared.

14 Q. I see.

15 He says ". . . we made the CVAP district the
16 15th rather than the 14th for ease of incumbents. . . ."
17 Is that -- do you see that?

18 A. I do see that.

19 Q. It says [as read] ". . . it's not just the --
20 it's not the just-below-2019-CVAP you proposed, but
21 instead it's at just over 50% CVAP." Do you understand
22 him to be referring to the 15th District in this
23 proposal?

24 MS. FRANKLIN: Objection: Lack of foundation.

25 MR. HOLT: Objection: Form.

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1 THE WITNESS: Y- -- yeah, the -- it's -- is
2 referring to the 15th District, yes. What is now the
3 15th.

4 Q. (BY MR. MULJI) I'm gonna click the Dave's
5 link that you put here, or that you included in your
6 email to Commissioner Walkinshaw and Commissioner Sims.
7 And it -- do you see that it displays a . . . map called
8 [as read] "Graves Draft November12th, parentheses 1"?

9 A. I do see that.

10 Q. I'll wait for the map to load. Do you -- did
11 the Senate Democratic Caucus staff evaluate this map for
12 VRA compliance?

13 MS. FRANKLIN: Objection: Lack of foundation.

14 THE WITNESS: Yes. I believe similarly to the
15 other ones we've discussed today, looking at, you know,
16 d- -- Democratic performance and CVAP. And it's
17 possible that we would have sent it to Dr. Barreto, but
18 I can't say for sure for this specific map.

19 Q. (BY MR. MULJI) Do you recall how -- how your
20 team responded to this proposal?

21 MR. HOLT: Objection: Form.

22 THE WITNESS: I -- I recall that it was, you
23 know, similar to some of the other ones that we've seen
24 that are very close in . . . looking at this map, that
25 the, you know, CVAP -- the composite and even the CVAP

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1 can look above 50 percent, but that it was close -- you
2 know, too close, in that our understanding was that we
3 should make the strongest VRA-compliant district that we
4 could that also satisfied other criteria of
5 redistricting and was defensible in other ways, as well.
6 And so we had concerns about these propose- -- this
7 proposal and others like it.

8 I also can recall, you know, the switching of
9 the numbers from 14 to 15, that being an area of
10 concern, as well; again, due to low turnout in
11 presidential y- -- or in nonpresidential years,
12 specifically for, you know, Hispanic voters in this
13 area.

14 MR. MULJI: And if it's all right, I'd like to
15 take just a five- -- a five-minute break here. If
16 that's all right with folks. And reconvene at 3:26.

17 (A break was taken from 3:21 to 3:28 p.m.)

18 Q. (BY MR. MULJI) I wanna mark as Exhibit 19
19 document R. [Indiscernible] chat.

20 (Brief pause.)

21 Q. Okay. And do you recognize these d- --
22 Exhibit 19 to be notes -- handr- -- more handwritten
23 notes that you produced in response to Plaintiffs'
24 subpoena?

25 A. That is correct.

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1 Q. And this is part four?

2 A. That does appear to be correct, as well.

3 Q. Okay. Wanna ask you about a few notes that
4 you put here. On page 3 . . . you . . . you wrote about
5 a meeting with April; correct?

6 A. That does appear to be correct.

7 Q. Okay. And I assume the answer's "no," but
8 do -- do you recall when this might be from?

9 A. Well, the first page you were just on had
10 November 8th; right?

11 Q. Yes.

12 A. So presumably after that time.

13 Q. Okay. And you . . . you wrote two checkboxes
14 under that: [as read] "VRA district with Yakama, Yakima
15 and Pasco?", and then a checkbox "VRA district based on
16 ours with lower D performance." And under that you
17 wrote, "draw 5 plus 47 lean D (Pellicciotti); drop
18 performance on 15th slightly," and then there's an arrow
19 pointing to 14th. Do you see that?

20 A. I do see that.

21 Q. When you say -- in the -- in the second
22 checkbox you said, "VRA district based on ours with
23 lower D performance." What is that referring to?

24 A. It is my unders- -- from what I can recall, I
25 believe that that would be referring to the

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1 VRA-compliant dis- -- or the 14th Legislative District
2 that we and the senate -- the SDC team, Commissioner
3 Walkinshaw, included in the second public map release,
4 so the 10-25, updated, legislative-district map.

5 Q. And --

6 (Simultaneous talking.)

7 Q. -- you -- you say "with lower D performance,"
8 and then there are two sort of subbullets: "draw 5 and
9 47 lean D" and "drop performance in 15th slightly." Are
10 those instructions to draw particular proposal? What
11 are those -- what are those bullet points referring to?

12 A. I actually don't think that the other two
13 bullets were, like, subbullets to that "VRA district
14 based on ours." I think they're separate points.

15 What I think it's saying is that . . . yeah,
16 for the VRA district -- and I'm not sure if this is
17 coming from April or a report from April of a -- from
18 Commissioner Sims of a conversation she had with other
19 Commissioners or -- but that would be -- is saying that,
20 you know, to consider or look at or potentially see a
21 proposal that includes a VRA district that's based on
22 our 10/25 proposed district with a slightly lower
23 Democratic performance.

24 And then the other two bullets, I can explain
25 those, as well, but I view those as distinct kinda

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1 points. I can't explain why I do a box with one and why
2 I do a dash with others. I'm sorry, but. . . .

3 Q. Well, actually, lemme ask you about another --
4 another part here. You -- you wrote on the next page,
5 on page 4, at the bottom of the page, "For Brady: 4
6 main priorities"; correct?

7 A. Yep, that does appear to be correct.

8 Q. The first three are on page 4, and then the
9 last one spills over to page 5; is that right?

10 A. It does appear to be correct.

11 Q. And there's a question after these four boxes,
12 "Which do we care about?"

13 Do you recall what prompted you to write these
14 priorities down?

15 A. Sorry. Lemme just read this, if I may.

16 From what I can recall, this -- this appears
17 to be discussion of, you know, staff priorities. At
18 this time, when it was really busy, there would be some
19 times where the SDC team -- staff team would meet; we
20 might discuss other proposals; do an a- -- more in-depth
21 analysis and -- and game out strategies for next
22 negotiating meetings. And sometimes Commissioner
23 Walkinshaw would be in those meetings and sometimes he
24 would not be. And so we might discuss priorities or
25 things that we wanted to bring to Commissioner

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1 Walkinshaw for him to then decide on or react to or
2 bring to the Commissioners again.

3 So . . . this looks to me to be, like, a
4 discussion of four main priorities that our staff team
5 came up with and that I was then supposed to go talk to
6 Brady about and ask him, you know, "These are four
7 things that we came up with or that we have questions
8 on, and . . . you know, which of these things do you
9 agree are most important or will you push or do you want
10 us to push in our discussions or future maps?"

11 Q. [Indiscernible] unclear to staff whether
12 Commissioner Walkinshaw cared at this point about the
13 VRA district as compared to these other priorities?

14 MR. HOLT: Objection: Form.

15 THE WITNESS: I don't know that I can
16 definitively say it was unclear. I think I would say
17 that when it came down to brass tacks or actually doing
18 negotiations, I think what was not clear was how far
19 Commissioner Walkinshaw was willing to go; meaning the
20 ultimate farthest option would be to say he wouldn't
21 just -- or just not vote -- not vote to approve a map
22 proposal, which is something that I believe he had said.
23 But I still -- I think at that point, whether or not he
24 was willing to do that or to fight for the VRA district
25 that we thought we wanted, I think that piece was clear.

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1 Or that -- that piece -- I'm sorry -- was not clear.

2 But I -- I think it was still a -- you know,
3 he still told us that it was important to him to get
4 through the negotiations or get somehow a VRA district
5 that was -- that would provide for very effective
6 representation for Hispanic voters in the -- in that
7 region.

8 Q. (BY MR. MULJI) The next part of these notes
9 appear to be -- and correct me if I'm wrong -- some
10 notes on proposals -- 11-11 morning proposal and an
11 11-12 proposal -- with some notes about them. Are these
12 proposals in reference to the Graves proposals we just
13 discussed on November 11th -- the morning of el- --
14 November 1- -- November 11th and November 12th?

15 A. I cannot recall specifically, but I'm inclined
16 to say no, because they specifically -- you know,
17 underneath each says the 10-25 VRA, and so that to me
18 would say our -- SDC's proposed 10-25 VRA district and
19 the 10-25 plan. So what I think that those would be,
20 we're sketching out potential responses, you know, in
21 gaming out, "Okay. This morning we're gonna initially
22 propose this map with a weaker four-t- -- 42/17 and our
23 initial VRA district. And then as a follow-up to that,
24 if there's another counter from the Republicans, then we
25 would take out one point of our 10.25 VRA district."

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1 Did I explain that well?

2 Q. Yes, I think I -- the question I had is: What
3 does -- what does "10.25 VRA minus 1 point" mean?

4 A. That would mean dropping Democratic
5 performance in our version of the VRA district, or the
6 Yakima Valley district, that was in our 10-25 public
7 proposal.

8 Q. Okay. And then at the bottom of -- of page 5
9 it has . . . there's some notes under a heading called
10 "Paul: 11/10." I'll give you a second to look at
11 these. I'll note that the first bullet says, "10, 42,
12 26 about the same. 28, 24, 47 more Republican (all for
13 14)." And then it says, "also wants to mess with 38 and
14 5." Do you see that?

15 A. I do, yes.

16 Q. What do -- what are . . . what does -- what
17 are these bullets referring to?

18 A. Based on what I can recall from this, they'd
19 be referring to a proposal we received from Commissioner
20 Graves. It seems like it would make sense that it was
21 one of the other maps that you showed already that was
22 labeled "1110" from Commissioner Graves; I think that
23 you showed in one of my emails. And again, I -- he also
24 may have mentioned that in one of his emails, but. . . .

25 It -- it's just commenting on some of the

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1 characteristics of that map proposal. So saying that
2 districts 10, 42, and 26 were about the same -- I'm not
3 sure the same as what. Prob'ly the same as previous
4 proposals. And that 28/24/47 were more Republican in
5 their block 12 [ph] performance and that that was his --
6 Commissioner Graves' offer to us or ask of us in
7 response -- you know, in -- in exchange for the 14th
8 Legislative District that he was proposing, which I
9 think he viewed as a compromise with us.

10 And then . . . again, alter- -- you know,
11 changes to the 35th -- the 38th and the 5th
12 District . . . as a result probably of changes being
13 made to the 47th . . . 'cause that's very close . . . to
14 the 5th.

15 Q. So these are your personal notes on his 11-10
16 proposal is what you think?

17 A. I think that would -- that's -- yes, based on
18 these notes and the emails and from what I can recall, I
19 think that is correct.

20 Q. Okay. And I wanna now move to. . . .
21 Actually, I will mark as Exhibit 20 document T.

22 (Brief pause.)

23 Q. Do you see Exhibit 20 on your screen?

24 A. I do, yes.

25 Q. Okay. And . . . I'll scroll down to the

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1 bottom of this thread. You sent an email to April Sims,
2 Osta Davis, and Dominique Meyers on Sunday, November
3 14th, at 7:27 p.m. Is that -- is that what you see?

4 A. That is, yes.

5 Q. The subject is "Merged leg map"? You see
6 that?

7 A. I do see that.

8 Q. You say, [as read] "Hi, we worked on this
9 version of your merged map that y'all sent over
10 yesterday," and you provide a Dave's link. Is it your
11 understanding that you were sharing, based on this, a
12 map that your team was working on; a map proposal that
13 your team was working on?

14 A. Yes. But it looks like it was based on a
15 version that had been sent to us initially by the House
16 Democratic Caucus team.

17 Q. Okay. And you include a description here in
18 this email about that proposal; correct?

19 A. That is correct.

20 Q. Say, [as read] "There are no changes to
21 eastern Washington other than the 3rd, so it includes
22 the CVAP district from the Republicans which I know we
23 still need to discuss." Is the CVAP district from the
24 Republicans -- what is that referring to?

25 A. Without seeing the map, it's hard for me to

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1 say for sure which district that refers to. I can't
2 recall exactly.

3 Q. Why don't I --

4 (Simultaneous talking.)

5 A. Oh --

6 Q. Go ahead.

7 A. I guess what I -- what I can say is that I
8 imagine that the C- -- saying "the CVAP district" would
9 be shorthand for whatever they drew as their -- we --
10 we've called it a number of different things in our
11 shorthand in our communication. So "the VRA-compliant
12 district"; "the 14th or the 15th District"; "the
13 majority-Hispanic district"; "the Yakima Valley
14 District." You know. I think "the CVAP district," that
15 would refer to whatever district they'd drawn in that
16 region that was satisfying this kind of nebulous thing
17 that we were trying to do in that area.

18 Q. I see.

19 And -- and your map proposal that you're
20 sharing here includes one that was drawn by the
21 Republican Commissioners. Is that what you're
22 indicating in this email?

23 A. I believe that's what we're -- that I'm
24 indicating this email, yes.

25 Q. Okay. I wanna move on now to talk about sorta

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1 the final day of negotiations on the legislative map.
2 And I know that you mentioned a memo that you've written
3 earlier in our deposition. I wanna mark that memo,
4 document V, as Exhibit 21.

5 (Brief pause.)

6 Q. Do you see document -- or Exhibit 21 on your
7 screen?

8 A. I do.

9 Q. Do you recognize this document?

10 A. I do.

11 Q. What is it?

12 A. This appears to be the memo that I drafted and
13 sent to Senator [sic] Majority Leader -- Senate Majority
14 Leader Andy Billig in November of 2021.

15 Q. Did you -- did you write this document?

16 A. I did write this, yes.

17 Q. And you wrote this memorandum in its entirety?

18 A. I did, yes.

19 Q. When did you create this document?

20 A. I -- let's see. I began work on this document
21 probably . . . maybe not the 16th, but perhaps the 17th
22 or 18th of November, so in the day or two following the
23 completion of the Commission's work.

24 Q. And . . . how did you create this document?

25 A. I looked at text messages, emails, my own

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1 personal notes, Teams chats, and just tried to capture
2 as immediately as I could for my own memory of what
3 happened those final days; just tried to get as much of
4 it down as possible. But then from the document that I
5 sent to the Majority Leader, and that was later made
6 public, I, you know, tried to stick as much to
7 definitive things, things I could back up in my
8 text/emails/chats/notes, to compile this specific
9 document.

10 Q. And were you asked by -- were you asked to
11 create this document?

12 A. Senator Billig did send me an email that week,
13 can't remember when, to -- a- -- asking for my account
14 of what had happened those final days; but I had begun
15 work on this for just kind of organizing my own thoughts
16 prior to him asking for that. But at that point I
17 started assembling this memo specifically, in response
18 to his email.

19 Q. Okay. And you mentioned earlier that this was
20 based on notes that you took about various
21 communications that you had during the final days of the
22 redistricting process; is that right?

23 A. It was based on a combination of notes and
24 communications and -- you know, those are different
25 things that I looked at to help remind myself

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1 of -- yeah, help remember what had happened and spe- --
2 be specific about what had happened.

3 Q. Why did you feel the need to -- to compile
4 that information at this time?

5 A. I wanted to re- -- keep it while it was fresh
6 in my mind; kind of an account from my perspective and
7 what I witnessed what happened in those final days. And
8 the reason I wanted to do that was because I was deeply
9 concerned about how those negotiations took place in the
10 final days and how the Commission, you know, arrived at
11 the maps that they then released and shared to the
12 public.

13 Q. I wanna turn to page 2 of this document. You
14 begin on page 2 with a number of bullets chronicling the
15 day on Monday, November 15th.

16 You understood that Monday, November 15th, to
17 be the -- the deadline for the Commission to pass a map;
18 correct?

19 A. That is correct.

20 Q. Actually, before we do that, can you -- you
21 mentioned that you had concerns about how the
22 negotiations went. Can you expand on those concerns?
23 What -- what specifically were you concerned about about
24 the negotiations?

25 A. Yeah, I think I was concerned about what I

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1 viewed as a lack of transparency and general openness to
2 the public. I was concerned that there was . . . I
3 think what I viewed as an -- as a reliance on political
4 numbers as being the foundation for an agreement,
5 without a discussion dir- -- of direct mapping
6 proposals . . . and that that being the only or the main
7 consideration throughout much of the negotiations.

8 I was concerned just about the, you know,
9 kinda rapid, fast nature of the final hours before
10 midnight, and how there was not a lot of time to -- for
11 people to understand exactly what was going on on the
12 public -- or even the people that were there, at the
13 hotel, and trying to draw the maps.

14 I was concerned by the way the final vote took
15 place, right at/before/after midnight. I honestly can't
16 even remember which it was, but. . . .

17 And then I was also concerned by how the
18 Commissioners continued mapping and working together all
19 in the same room after midnight, after the public
20 meeting had ended; and then how initially those -- there
21 seemed to be an attempt to . . . show those maps as, you
22 know, the product of the negotiations and the vote
23 before midnight, but then just the confusion after is,
24 like, what were those maps that were being released to
25 the public and what exactly was voted on. And how the

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1 Commissioners were kind of representing the work that
2 they had done . . . that day and that night and the
3 morning of the twenty-s- -- of the 16th.

4 It's kind of a very generic explanation of the
5 concerns that I had.

6 Q. Were there any other concerns that you had
7 about this process that prompted you to -- to document?
8 The process?

9 A. I mean, I certainly -- you know, the question
10 of the -- a VRA-compliant district being in -- and --
11 and the role of a VRA-compliant district in the
12 negotiations was certainly of concern to me, and. . . .
13 I'm not sure that was a main impetus for me to craft
14 this specific document, but that was certainly a concern
15 that I had.

16 I'm trying to recall if there were other
17 specific concerns that directly led to this document. I
18 think those are the ones that I can recall at this time.

19 Q. Why was -- why was the way that the VRA
20 district figured into the negotiations on the last day
21 cause for concern to you?

22 A. Well, I think . . . what I can recall,
23 there . . . there certainly was . . . it -- it . . .
24 the -- the way that the VRA district, you know, was used
25 as a negotiating tool, as kind of a bargaining chip,

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1 rather than a discussion and understanding of . . . a
2 good-faith discussion/understanding of what does the law
3 require here, and the fact that it was being traded back
4 and forth in terms of political points -- as were,
5 frankly, all the districts. And that -- that gave me
6 pause in . . . in terms of negotiations in other areas
7 of the map, as well, but certainly that one.

8 And the fact that -- frankly, also, that --
9 that at some point the Democratic Commissioners, you
10 know, decided that they were going to vote on a -- you
11 know, potentially vote on a map that our analysis said
12 was not compliant with the V- -- with the V- -- federal
13 VRA.

14 Q. Did the Democratic Commissioners vote on a map
15 that you felt did not comply with the VRA?

16 MS. FRANKLIN: Objection: Calls for a legal
17 conclusion.

18 THE WITNESS: I -- I have concerns and
19 questions. I don't -- I don't know that I had
20 sufficient or anybody had sufficient time to fully
21 explore that to their own ability. I do not think
22 the -- well, I -- as I've said in here, I don't think
23 the Commissioners voted on a map, a legislative-district
24 map, at all. But I also think that the final map that
25 was the result of their work was not the strongest

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1 district in terms of compliance with the VRA; a district
2 that was -- that were proposed that were . . . the
3 strongest possible districts we could put forward that
4 did comply with the VRA.

5 Q. (BY MR. MULJI) In treating a VRA district as
6 a bargaining chip, as you said, did you feel like the
7 Commissioners knew they were supposed to comply with the
8 VRA but were choosing not to?

9 MS. FRANKLIN: Objection: Lack of foundation.

10 THE WITNESS: I -- I -- I guess I can't speak,
11 you know, to what they knew or didn't know or didn't --
12 knew or didn't know or, you know, the choices that they
13 made. I think certainly the things that they were
14 saying were -- you know, whether or not they felt --
15 like, I think Commissioner Graves, you know, thought --
16 I have reason to believe that Commissioner Graves
17 thought that the district he was drawing and proposing
18 was one that would hold up under legal scrutiny in a
19 lawsuit.

20 So I don't know that he -- I -- I can't say
21 that he knew he was supposed to comply and chose not to,
22 but I -- I think he . . . didn't think that our
23 reasoning of how we were supposed to comply was accurate
24 and didn't think that he needed to follow that analysis.

25 Q. (BY MR. MULJI) Let's -- let's get into some

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1 of the details. You mentioned that you remembered a
2 meeting between Commissioner Walkinshaw and
3 Commissioner Graves on the morning of the 15th; correct?

4 MR. HOLT: Objection: Form.

5 THE WITNESS: That is correct.

6 Q. (BY MR. MULJI) Okay. And . . . turning to
7 the second bullet on page 2. It says, [as read]
8 "Shortly thereafter, Commissioner Walkinshaw met with
9 Commissioner Graves. Also present were Commissioner
10 Augustine-acting as a mediator, Anton Grose (HRC), Osta
11 Davis, and -- and me"; and you. Is that an accurate --
12 is that -- is that your recollection of who was in
13 attendance at that meeting?

14 A. That is, yes.

15 Q. Okay. What -- what was discussed at that
16 meeting?

17 MR. HOLT: Objection --

18 THE WITNESS: I --

19 MR. HOLT: -- form. Sorry. Just wanna object
20 to form on that question.

21 THE WITNESS: My recollection was that the
22 main purpose of that meeting was for Commissioner
23 Walkinshaw to go in and reassert his -- the fact that it
24 was a priority for him to have a VRA-compliant district,
25 and that he didn't feel that the -- at least this was

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1 the -- kind of the strategy that was discussed with
2 staff and Democratic Commissioners before the meeting --
3 that that was very important to him; important to him in
4 these negotiations; priority for him.

5 And that then if he -- if the district that
6 he -- that we thought was the VRA-compliant district,
7 the best-VRA-compliant district, if that district wasn't
8 something they could agree to, I believe there was then
9 an ask or the -- the . . . we wanted Commissioner Graves
10 to draw his own ideal district in that region and his
11 own ideal, you know, configuration for eastern
12 Washington.

13 And at -- at one point he said he --
14 Commissioner Graves did not want to go back to that; did
15 not want to go back to prior -- their prior iterations
16 of eastern Washington; he wanted to stick with his later
17 version of the Yakima Valley district, which included I
18 think it was the 15th District and included a, you know,
19 barely Hispanic CVAP majority. And . . . when
20 Commissioner Walkinshaw asked why he wanted to do that,
21 I -- I remember s- -- him saying something to the effect
22 of that he didn't wanna lose a lawsuit or he wanted it
23 to hold up to a lawsuit or something to that effect. I
24 can't recall the exact phrasing. That does stand out to
25 my memory.

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1 I am trying to recall if there were other
2 specifics from the meeting. I think that is it.

3 Q. (BY MR. MULJI) I wanna mark as
4 Exhibit 22 . . . document U. [Indiscernible] chat
5 [indiscernible].

6 (Brief pause.)

7 Q. Okay. Do you see Exhibit 22 on your screen?

8 A. I do, yes.

9 Q. Do you recognize this document?

10 A. I do, yes.

11 Q. And --

12 MR. HOLT: Just -- just -- just real quick,
13 counsel. Is that 21 or 22?

14 MR. MULJI: That should be 22.

15 MR. HOLT: I have it as 21. Actually, you
16 never gave us the email for 21, that's why. Never mind.

17 MR. MULJI: Ah, I see. I will share 21 in the
18 chat, as well.

19 MR. HOLT: Okay. Sorry about that.

20 MR. MULJI: I'm having a little trouble
21 sharing that, but I'll share it just after this exhibit.

22 MR. HOLT: No problem. Thanks.

23 Q. (BY MR. MULJI) So. . . . Okay. And . . .
24 I'm sorry. What is this document?

25 A. This is a document that I created in the week

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1 after the Commission deadline, and I had just -- this is
2 where I'd kind of organized what I remembered as having
3 happened and then emails or things or other messages
4 that I had that kind of lined up with that, to help
5 piece together the time line and also things I had to
6 kinda corroborate my own memory.

7 Q. You created this document in its entirety?

8 A. Yes.

9 Q. Okay. I wanna draw your attention to page 4.
10 [Indiscernible] page 4. Ah, page 4 and 5. The bottom
11 of page 4 there's a paragraph that starts, "Brady met
12 with commissioner graves Monday morning (the 15th)."
13 Are these your notes? Does that box contain your notes
14 from -- from that meeting?

15 A. Yes.

16 And I apologize if you can hear my dog barking
17 in the background. I hope it's not too --

18 (Simultaneous talking.)

19 Q. No worries.

20 I wanna draw your attention to the paragraph
21 where it says, "Brady told graves that his priority was
22 a VRA compliant district. . . ." I'm gonna ask that you
23 read this to yourself and let me know when you're done.

24 (Brief pause.)

25 A. Okay. Yes, I'm done.

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1 Q. Does this description accurately reflect your
2 recollection of that meeting?

3 A. It does, yes.

4 Q. You told me earlier in the deposition that it
5 was the SD team's understanding that a Dem-leaning
6 district was one that -- or a district that provided
7 Latino community members opportunity to elect candidates
8 of their choice was a, quote/unquote, Dem-leaning
9 district; correct?

10 A. Yes, that's -- that's correct.

11 Q. You write here that Graves expressed that he
12 wanted to draw the district with a majority-Latino CVAP,
13 but that it would be a Republican-forming [sic] --
14 -performing district; correct?

15 MR. HOLT: Objection: Form.

16 THE WITNESS: That does appear to be what I've
17 written, yes.

18 Q. (BY MR. MULJI) Is that your memory of what he
19 said, as well?

20 A. Yes, that does -- that is what I recall.

21 Q. And you said that he was drawing the district
22 that way to protect against a lawsuit?

23 MR. HOLT: Objection: Form.

24 MS. FRANKLIN: Objection: Lack of foundation.

25 THE WITNESS: Yeah, that is what I have

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1 written, and yes, and . . . yeah, I remember him saying
2 that he wanted to keep the district the way that he had
3 drawn it in his latest proposal so that it would
4 protect -- survive a -- a -- a legal challenge.

5 Q. (BY MR. MULJI) Did he say why he believes it
6 would protect against a legal damage?

7 MR. HOLT: Objection: Form.

8 THE WITNESS: I do not recall him saying why.

9 Q. (BY MR. MULJI) And did he say what about the
10 district that he was drawing would protect it against a
11 lawsuit?

12 MR. HOLT: Objection: Form.

13 THE WITNESS: I don't recall him saying that
14 specifically, either.

15 I'm just gonna yell to my dog real quick. I'm
16 sorry. C- -- can you hear that? I'm sorry.

17 MR. MULJI: It's not -- it's not actually too
18 disturbing to us.

19 THE WITNESS: Okay.

20 MR. MULJI: Can we go off the record for this
21 if it's gonna [indiscernible]?

22 THE WITNESS: I'm sorry. I -- you can
23 continue.

24 Q. (BY MR. MULJI) Okay. You said in here, in
25 these notes, that he said repeatedly that this was the

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1 best thing to do to not lose a lawsuit?

2 MR. HOLT: Objection: Form.

3 Q. (BY MR. MULJI) Is that right?

4 A. That is what I said, yes. That is what I
5 wrote.

6 Q. In response -- was there a back-and-forth
7 between him and Commissioner Walkinshaw about this?

8 MR. HOLT: Objection: Form.

9 MS. FRANKLIN: Lack of foundation.

10 Q. (BY MR. MULJI) You can answer.

11 A. Can you repeat the question?

12 Q. Was there a back-and-forth between
13 Commissioner Walkinshaw and Commissioner Graves about
14 his point about avoiding a lawsuit?

15 MR. HOLT: Objection: Form.

16 Q. (BY MR. MULJI) You can answer.

17 A. I -- I can't remember a specific
18 back-and-forth or what that looked like. I'm trying to
19 recall aside from what I wrote here, and I -- I . . . I
20 can't specifically recall what that woulda been.

21 Q. Was there any discussion about whether the
22 majority-Latino CVAP district would be the 14th or the
23 15th District?

24 MR. HOLT: Objection: Form.

25 MS. FRANKLIN: Objection: Lack of

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1 foundation --

2 Q. (BY MR. MULJI) You can --

3 MS. FRANKLIN: -- vague.

4 Q. (BY MR. MULJI) -- answer.

5 A. I -- I believe that there was discussion. I
6 believe that Commissioner Walkinshaw asked for it to be
7 the 14th, as I -- I think I say in these notes. I can't
8 recall if Commissioner Graves had specific comments
9 about that.

10 Q. Did you -- did you debrief this meeting with
11 your colleagues at the Senate Democratic. . . .

12 A. I'm sorry. Was that the end of the question?

13 Q. Actually -- I'm sorry. You were -- and you
14 were -- you were at this meeting; correct? Present for
15 the entire thing?

16 A. That is correct.

17 Q. Okay. Did you debrief this meeting with your
18 colleagues at the Senate Democratic Caucus?

19 A. I believe so, yes, via a Microsoft Teams chat
20 that we had.

21 Q. Okay. And I'd like to mark as
22 Exhibit 23 . . . [indiscernible] . . .

23 (Brief pause.)

24 Q. . . . document W.

25 (Brief pause.)

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1 Q. Do you see Exhibit 23 on your screen?

2 A. Yes.

3 Q. Okay. And have you seen this document before?

4 A. Yes.

5 Q. I'll scroll through the full document so you
6 can see it. Are these the screenshots of the Teams chat
7 messages you produced in response to Plaintiffs'
8 subpoena?

9 A. Yes.

10 Q. And do you see that these are from -- well,
11 actually, it's -- the date's not entirely clear. From
12 November 15th, as you can see on -- on page 3?

13 A. Yes.

14 Q. Okay. And they -- and the text-message thread
15 begins at 10:37 a.m. on November 15th; correct?

16 A. Yes, I believe that to be correct.

17 Q. Do you recognize this to be the debrief you
18 were having with Senate Democratic Caucus colleagues
19 about this meeting with Commissioner Graves?

20 A. Yes.

21 Q. On -- at 11:02 a.m. you wrote three messages.
22 Your messages are -- are shaded purple in this exhibit;
23 correct?

24 A. I do believe that to be correct, yes.

25 Q. Okay. And you wrote -- you wrote that, [as

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1 read] "Graves said they don't want it to be the 14th no
2 matter what because of incumbents"; correct?

3 MR. HOLT: Objection: Form.

4 THE WITNESS: That appears to be correct.

5 Q. (BY MR. MULJI) And you go on to say, "So not
6 sure we'll get anywhere there"; correct?

7 MR. HOLT: Objection: Form.

8 THE WITNESS: That is correct.

9 Q. (BY MR. MULJI) And you say, "He is still
10 insisting on trading the 44th and the 47th"?

11 MR. HOLT: Objection: Form.

12 THE WITNESS: That is -- appears to be
13 correct.

14 Q. (BY MR. MULJI) And was Graves suggesting that
15 he would only draw a Latino opportunity district in
16 exchange for higher performance in the 44th and the
17 47th?

18 MR. HOLT: Objection: Form.

19 MS. FRANKLIN: Objection: Lack of foundation.

20 THE WITNESS: I believe that he was saying
21 that he would, yeah, draw -- only draw or only support
22 a -- a -- vote for a map that had, you know, his version
23 of the . . . Latino opportunity district, which, based
24 on this conversation, you know, it -- was the one that
25 he was discussing in that meeting, which was a

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1 Hispanic-majority CVAP district, but a
2 Republican-performing district, and that that's -- he
3 would only do -- he would only s- -- even do that in
4 exchange for the 44th and the 47th.

5 Q. (BY MR. MULJI) Was the -- was it -- was the
6 district along the lines of what Commissioner Walkinshaw
7 proposed on October 25th off the table during this
8 conversation?

9 MR. HOLT: Objection: Form.

10 MS. FRANKLIN: Objection: Lack of foundation.

11 THE WITNESS: Which conversation are you --
12 you're referring to this debrief conversation or the --
13 the meeting --

14 (Simultaneous talking.)

15 Q. (BY MR. MULJI) -- the meeting between
16 Commissioner Walkinshaw and Commissioner Graves. You --
17 you just told me that he was offering his version of the
18 14th in exchange for . . . the additional Republican
19 performance in the 44th and the 47th; not a Latino
20 opportunity district as you saw it; correct?

21 MR. HOLT: Objection: Form.

22 THE WITNESS: That's my understanding. I -- I
23 believe that, you know, coming into the meeting with
24 Commissioner Graves, it was an objective, certainly a
25 hope, of our team and of Commissioner Walkinshaw to see

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1 if the 10-25 -- our 10-25 version of the district would
2 still be on the table at all. I don't think we were
3 really, you know, optimistic that that was true. And
4 yeah, and it is my understanding that that is not
5 something that Graves -- Commissioner Graves was . . .
6 was truly considering or was in his offer or his
7 discussion.

8 Q. (BY MR. MULJI) Did. . . . Lemme s- -- move
9 to the fourth page of this exhibit. In the last page
10 Adam Hall --

11 Is that -- is that Adam Hall, A -- "Hall,
12 comma, A, period"?

13 A. Yes.

14 Q. Adam Hall suggests at 11:15 a.m. that the 15th
15 District should either perform or be sub 50 CVAP." Do
16 you recall what he meant by that?

17 MS. FRANKLIN: Objection --

18 MR. HOLT: Objection --

19 MS. FRANKLIN: -- lacks foundation.

20 MR. HOLT: Objection: Form.

21 Q. (BY MR. MULJI) Do you recall what you
22 understood that to mean?

23 A. What I understood that -- what I recall I
24 understood that to mean was that we either wanted
25 a . . . performing district -- a district that was

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1 majority CVAP Hispanic and also performed for Democrats,
2 which, therefore, would allow -- in our view and our --
3 based on our analysis allow Hispanic voters to elect a
4 candidate of their choice; or it should be a district
5 that did not perform and was not majority CVAP --
6 majority Hispanic by CVAP. Yeah. That -- that's what I
7 took that to mean.

8 Does that answer the question?

9 Q. Mm-hmm.

10 And . . . was that communicated to the -- did
11 Commissioner Walkinshaw communicate that preference to
12 Commissioner Graves?

13 MS. FRANKLIN: Objection --

14 (Simultaneous talking.)

15 MR. HOLT: Objection --

16 MS. FRANKLIN: -- foundation.

17 MR. HOLT: Objection: Form.

18 THE WITNESS: Not in those words, from what I
19 heard based on that meeting. But the -- the purpose of
20 that meeting -- I mean, this is at . . . yeah, the --
21 I -- I believe this was after the meeting took place,
22 so. . . .

23 What Commissioner Walkinshaw said in that
24 meeting was he offered to Commissioner Graves, "Why
25 don't you just go back and start from scratch and draw

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1 this region in eastern Washington as you would like it
2 to be drawn, and we'll just leave it at that." And that
3 was I believe his way of asking them to . . . you know,
4 to say that the preference was either the district that
5 we have, that's a -- that we believe is VRA-compliant
6 based on our analysis, or a district that is not
7 performing and is also not 50 percent majority Hispanic
8 by CVAP.

9 Q. (BY MR. MULJI) And during that meeting
10 instead, Commissioner Graves split the difference and
11 said, "I will make it 50-percent-plus Latino CVAP, but
12 not Dem-performing"; correct?

13 MR. HOLT: Objection: Form.

14 THE WITNESS: That is what I recall, and based
15 on my notes that seems to be the case, yes.

16 Q. (BY MR. MULJI) And Adam Hall in this text
17 message is -- is saying if they do that, "we have to ask
18 them WHY."

19 MR. HOLT: Objection: Form.

20 (Simultaneous talking.)

21 MS. FRANKLIN: -- lack of foundation.

22 (Simultaneous talking.)

23 MS. FRANKLIN: Same objection: Document
24 speaks for itself.

25 Q. (BY MR. MULJI) You can answer.

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1 A. Yes. Yes.

2 Q. And "they" refers to Commissioner Graves
3 or. . . .

4 A. Yeah --

5 MR. HOLT: Objecsh- -- Objection: Form.

6 MS. FRANKLIN: Objection: Lack of foundation.

7 Q. (BY MR. MULJI) You can answer.

8 A. Yes, it refers to Commissioner Graves or --
9 and/or Commish- -- Republican Commissioners.

10 Q. Can you read your messages in response?

11 A. I -- I'm not sure I can see all of it, but
12 what I can see is "They told us" and then "They don't
13 wanna [sic] lose a lawsuit."

14 Q. I wanna mark as Exhibit . . . 24 . . .
15 document X.

16 MR. HOLT: I just wanna put it out there that
17 we didn't get the last exhibit, either; so we still --
18 we still need Exhibit 21 and Exhibit 23.

19 MR. MULJI: Okay. Hold on.

20 (Brief pause.)

21 MR. MULJI: Exhibit 23 is in the chat.

22 Exhibit 21 for some reason is still not loading.

23 Q. (BY MR. MULJI) So I wanna ask you about . . .
24 Exhibit 24. Do you see Exhibit 24 on your screen?

25 A. I do now, yes.

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1 Q. Have you seen this document before?

2 A. Yes.

3 Q. This is the same Teams chat on November 15th,
4 about 40 minutes later, starting at 11:57 a.m.; correct?

5 A. That is correct.

6 Q. Adam Hall says, "This locks in the 10-year-old
7 map that everyone HATED," "HATED" in all caps; correct?

8 A. That is correct.

9 Q. Is he commenting on a specific map proposal
10 here?

11 MR. HOLT: Objection: Form.

12 MS. FRANKLIN: Objection: Lack of foundation.

13 THE WITNESS: I don't bil- -- I -- I can't
14 recall if he is talking about a specific proposal.

15 Q. (BY MR. MULJI) His next message is, "Is the
16 15th majority CVAP and underperforming or are they not
17 talking about that?"

18 You respond, "Paul insisted on that. That's
19 what he has said."

20 What do you mean by "Paul insisted on that"?

21 A. I re- -- I mean that the 15th District that he
22 said he wanted, Commissioner Graves, would be a
23 majority-Hispanic district by CVAP, but that it would be
24 a Republican-performing district.

25 MR. MULJI: All right. And I'd like to take

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1 about a five-minute break and come back at 4:23, if
2 that's okay.

3 (A break was taken from 4:18 to 4:26 p.m.)

4 MR. MULJI: So let's get back on the record,
5 then.

6 Q. (BY MR. MULJI) Ali, I wanna go back to the
7 memo that you wrote. After that morning meeting with
8 Commissioner Walkinshaw and Commissioner Graves,
9 around -- you write on page 4 that, "At around 8:45 PM,
10 I heard Commissioners Walkinshaw and Sims say they
11 agreed to a deal with Republican Commissioners that was
12 based almost solely on partisanship numbers in a few
13 legislative districts." You said you were in the room
14 at the time; you were in the room with Commissioner Sims
15 and Walkinshaw at the time.

16 If -- what was your -- what form did that
17 agreement take? Was that a verbal agreement?

18 MR. HOLT: Objection: Form.

19 THE WITNESS: Verbal agreement. It may have
20 been, like, a text -- you know, the specific numbers may
21 have been in a text. It was not a text that I saw. But
22 I know there were text conversations happening between
23 some of the other Commissioners, as well; the people you
24 mentioned were in the same room. But it -- it was a,
25 yeah, largely verbal agreement.

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1 Q. (BY MR. MULJI) And what did you mean by that
2 it -- what did you mean that it was a -- an agreement on
3 the partisanship numbers?

4 MR. HOLT: Objection: Form.

5 THE WITNESS: The agreement, as I understood
6 it, what -- what was being discussed at the time and
7 what had been agreed to finally, was a small subset of
8 districts that were -- you know, which districts were
9 the swing districts, and then how much each of those
10 swing districts were going to change in relation to
11 the -- you know, the 2012, the 2022 map, so the prior
12 map. And it was . . . so that -- those were the only,
13 you know, sort of parameters that were being discussed
14 and that were then agreed upon. There was no
15 accompanying map or district drawings that I had seen at
16 the time that this agreement was -- you know, or that
17 this . . . was tentatively agreed to by the
18 Commissioners. And it was only specifically referring
19 to a subset of the districts and only their percent
20 Democratic or Republican performance.

21 Q. (BY MR. MULJI) And was -- you said it was for
22 a subset of districts. Did that subset of districts in
23 this agreement include the 14th or 15th District?

24 MR. HOLT: Objection: Form.

25 MS. FRANKLIN: Objection: Lack of foundation.

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1 THE WITNESS: I cannot recall that. It's
2 likely that I have it somewhere in my notes, but I --
3 I -- which district specifically, but I cannot recall
4 for sure.

5 Q. (BY MR. MULJI) Let's take a look at . . .
6 Exhibit 22.

7 (Brief pause.)

8 Q. So I'm on page . . . [indiscernible]. Okay.
9 So page 9 of Exhibit 22 on your notes, there's a
10 paragraph here that starts, [as read] "Sometime between
11 8 and 9 PM a tentative deal was reached based on --
12 mainly on partisanship numbers." Are the districts
13 listed -- you list the districts here . . . the 10th,
14 the 17th, the 26th, and the 42nd and the 44th, as well
15 as the 28th. Are these -- is this paragraph, to your
16 understanding, accurate as to your recollection of -- of
17 what the deal was?

18 MR. HOLT: Objection: Form.

19 MS. FRANKLIN: Objection: Lack of foundation.

20 THE WITNESS: Yes, to best of my knowledge,
21 this matches what I recollect of that -- of that
22 agreement.

23 Q. (BY MR. MULJI) And does the 14th or 15th
24 District figure into your description of this agreement?

25 A. Based on --

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1 MS. FRANKLIN: Objection --

2 THE WITNESS: -- this --

3 MS. FRANKLIN: -- vague.

4 THE WITNESS: Oh, I'm sorry.

5 Q. (BY MR. MULJI) You can answer.

6 MS. FRANKLIN: [Indiscernible.]

7 THE WITNESS: It -- it does not appear to
8 figure into my notes here.

9 Q. (BY MR. MULJI) And do you have any memory of
10 the 14th or 15th District being discussed at the time
11 they came to this agreement on partisanship numbers?

12 MR. HOLT: Objection: Form.

13 THE WITNESS: I do not have a specific memory
14 of it factoring into this point in time in the
15 negotiations.

16 Q. (BY MR. MULJI) Do you recall the 14th and
17 15th District factoring into the negotiations at all on
18 the night of November 15th?

19 MR. HOLT: Objection: Form.

20 MS. FRANKLIN: Lack of foundation.

21 THE WITNESS: Not the night, and not really
22 after that morning meeting with Commissioner Graves.

23 Q. (BY MR. MULJI) To your memory, is that
24 morning meeting with Commissioner Graves the last time
25 you really -- that you heard the Commissioners discuss

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1 the 14th and 15th District with each other?

2 MR. HOLT: Objection: Form.

3 THE WITNESS: I believe so. I can't recall
4 specific instance after that meeting.

5 Q. (BY MR. MULJI) Was . . . was this agreement
6 ultimately what was voted on prior to midnight by the
7 Commissioners?

8 MR. HOLT: Objection: Form.

9 THE WITNESS: I think so, but that agreement
10 was never, you know, reiterated or specifically laid out
11 in the public meeting, to my knowledge, and so I guess I
12 can't authoritatively say for sure. But that's what I
13 understood to be the agreement and the thing that staff
14 was supposed to be working on mapping based off of that
15 agreement and those numbers.

16 Q. (BY MR. MULJI) Okay. So staff began mapping
17 based on the partisanship agreement reached at 8:45 p.m.
18 and then voted on just before midnight, to the best of
19 your understanding; is that correct?

20 MS. FRANKLIN: Objection: Lack of foundation.

21 THE WITNESS: Can -- c- -- s- -- I'm sorry.
22 Can you say that one more time?

23 Q. (BY MR. MULJI) Sure. I just wanna confirm
24 what you're telling me. So you -- your understanding is
25 staff voted on the partisanship number -- or agreed to

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1 the par- -- I'm sorry. Commissioners agreed to the
2 partisanship numbers at 8:45; they voted on that same
3 agreement just before midnight. Is that correct?

4 A. That is correct, based on my knowledge of it,
5 yes.

6 Q. Okay. And then based on your knowledge, after
7 that is when staff for the Commission began
8 mapping . . . creating a map to meet those partisanship
9 standards?

10 MR. HOLT: Objection: Form.

11 THE WITNESS: Not staff of the Commission, but
12 cau- -- caucus staff that were assigned to work with the
13 specific Commissioners began mapping after the agreement
14 was reached, and that occurred throughout the time over
15 the following hours and, you know, before and after the
16 vote was taken right around midnight.

17 Q. (BY MR. MULJI) And were the staff members
18 working on those maps Osta Davis and Anton Grose?

19 A. They were working initially on the legislative
20 maps, while myself and . . . Paul Campos were working on
21 the congressional maps. But as it got into the -- later
22 in the night and the next morning, there was all four of
23 us working on . . . both maps, I believe.

24 Q. Okay. And . . . let me . . . go back to
25 exhibit. . . .

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1 (Brief pause.)

2 Q. You write on page 4, the last bullet, that you
3 received a legislative-map proposal from HDC staff at
4 11:23 p.m.; is that right?

5 A. That is correct.

6 Q. Okay. And that was prior to the vote.

7 After the vote. . . . Well, actually,
8 in . . . when Commissioner Walkinshaw -- was it your
9 understanding that Commissioner Walkinshaw -- at the
10 vote just before midnight, is it your understanding that
11 he voted yes on the partisanship-metrics deal that we
12 just discussed?

13 MS. FRANKLIN: Objection --

14 MR. HOLT: Objection: Form.

15 MS. FRANKLIN: -- lack of foundation.

16 THE WITNESS: I can't say for sure the exact
17 timing of it, but my understanding is that he did vote
18 yes on whatever they were voting on at -- right around
19 midnight.

20 Q. (BY MR. MULJI) How did you feel about that
21 decision?

22 A. I -- as I have said in this memo, I did not
23 think that he should vote on an agreement that didn't --
24 that wasn't accompanied with an actual map that was
25 shown -- should have been shown to the public in my

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1 opinion.

2 Q. Did you . . . did you feel that the final
3 enacted map included a . . . VRA-compliant district in
4 the Yakima Valley?

5 MS. FRANKLIN: Objection: Calls for a legal
6 conclusion --

7 MR. HOLT: Objection --
8 (Simultaneous talking.)

9 MR. HOLT: -- form.

10 MS. FRANKLIN: -- expert testimony.

11 Q. (BY MR. MULJI) You can answer.

12 A. It -- the final enacted map certainly did not
13 include the VRA-compliant or the -- you know, even a --
14 what I would consider a similar in -- in metrics or
15 analogous kind of compliant district that the analysis
16 that we sought out from expert told us that we needed to
17 have in that district, and I had -- had and have
18 concerns about the district that was included in the --
19 in the final enacted map.

20 I guess I can't say for sure whether or not
21 it -- it's compliant with VRA, just due to my experience
22 and my expertise, but based on what I thought we needed
23 to have, and the analysis that I thought we -- or that
24 we had, I don't think it was the -- the district that
25 we -- that -- it wasn't the district that I wanted or

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1 that we -- we wanted to have, from my team's
2 perspective.

3 Q. I'm gonna mark as Exhibit 25 document JJ. Can
4 you see . . . can you see Exhibit 25 on your screen?

5 A. I do, yes.

6 Q. Okay. This is a text message that you
7 produced in response to Plaintiffs' subpoena; correct?

8 A. It appears to be correct.

9 Q. And a series of text messages. Is that right?

10 A. It does appear -- that does appear to be
11 correct, yes.

12 Q. And the -- the thread that you can see here
13 starts on November 18th at 10:06 a.m.; correct?

14 A. That is correct.

15 Q. Okay. And you mentioned that you had spoken
16 to -- you had a chat with a number of staff -- the SDC
17 staff. Is that -- is this a chat with Senate Democratic
18 Caucus staff?

19 A. That appears to be correct. I can see the
20 "MB" and the "PA" pretty large. The other one's
21 "AH" . . . I think is in there, and I see Adam Hall's
22 name. I can't see what the -- oh, A- -- Aaron Wasser,
23 yes. Okay.

24 Q. Okay. And . . . I'm gonna just scroll to the
25 last page here. Aaron Wasser asks at 10:34 a.m., "The

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1 final did not include a VRA compliant 14th I thought?"

2 Do you see that text message?

3 A. I do, yes.

4 Q. And you replied -- what was your reply to that
5 message?

6 A. I said, "It did not".

7 Q. And Matt Bridges, how did he respond to that
8 message?

9 A. He also said that "It did not."

10 Q. Okay. At the time, did you believe the final
11 map did not include a VRA-compliant 14th District?

12 A. Yes, I think the -- I mean, the way to
13 characterize it is what I was -- what I was told by
14 other experts was that to have a VRA-compliant district
15 in an area that had racial- -- racially polarized
16 voting -- which I felt we had demonstrated -- we needed
17 to have a district that had a majority Hispanic voters
18 by CVAP, and also one that performed; allowed them to
19 elect Democrats -- or candidate of their choice, which,
20 based on the analysis of racially polarized voting,
21 would be Democratic candidates. And so a district that
22 did not have both of those things -- a majority-Hispanic
23 population by CVAP and the performance -- would not be a
24 VRA-compliant district, and that's not the district that
25 they had in this final map.

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1 Q. I wanna mark as Exhibit 26 document KK.

2 (Brief pause.)

3 Q. And -- actually, lemme scratch that. I'm not
4 gonna ask you about this one. I'm gonna . . . instead
5 ask:

6 Did you communicate your concerns that you
7 [indiscernible] about enacted plans, VRA compliance,
8 with Commissioner Walkinshaw at any point on the -- on
9 November 15th or the 16th?

10 A. I believe that I did, yes.

11 Q. Did Matt Bridges communicate . . . his
12 understanding that the final map did not include a
13 VRA-compliant 14th, as well, to Commissioner Walkinshaw?

14 MS. FRANKLIN: Objection: Lack of foundation.

15 THE WITNESS: I -- I can't say for sure that
16 he d- -- I can't recall for sure that he did. I -- I'm
17 not sure about that.

18 Q. (BY MR. MULJI) When did you communicate your
19 concern that the final map did not include a
20 VRA-compliant district to Commissioner Walkinshaw?

21 A. I recall discussing it with him --

22 I mean, I think your earlier question was
23 specifically about the 15th and the 16th. Is that still
24 the parameter that you're asking about?

25 Q. The 14th and the 15th District or. . . .

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1 A. The dates. Were you re- --

2 Q. Oh.

3 A. -- -ferring to the dates -- the specific
4 dates?

5 Q. Yeah, the 15th, spilling into the morning of
6 the 16th, yes.

7 A. I remember discussing it, you know, after
8 the -- when we were debriefing the meeting that we had
9 with Commissioner Graves on the morning of the 15th. I
10 can't remember -- I can't recall specific instances that
11 I discussed it with him in those terms later in that day
12 before the vote, or the following day, on the 16th. And
13 I'm not recalling any other specific instance.

14 Q. Was it your sense that Commissioner Walkinshaw
15 knew that the enacted plan did not include a
16 VRA-compliant district?

17 MS. FRANKLIN: Objection: Lack of foundation.

18 MR. HOLT: Objection: Form.

19 Q. (BY MR. MULJI) In the Yakima Valley.
20 (Simultaneous talking.)

21 MR. HOLT: Objecsh- -- Objection: Form.

22 Q. (BY MR. MULJI) You can answer.

23 A. Could you -- could you just repeat it?

24 Q. Was it -- was it your sense that Commissioner
25 Walkinshaw knew that the final enacted map did not

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1 include a VRA-compliant district in Yakima Valley?

2 MR. HOLT: Objection: Form.

3 THE WITNESS: My -- my sense was that after
4 the convers- -- that con- -- meeting with Commissioner
5 Graves the morning of the 15th, that the -- and -- and I
6 can't remember if this was even said explicitly, but may
7 have been said explicitly, but -- that if -- if we were
8 not going to get a map that had the -- pretty much the
9 district that we proposed in the 10.25 map, or as close
10 to that as possible, that anything else -- any other
11 district there would, you know, not meet our definition
12 or our standards for what we w- -- what we thought would
13 be VRA-compliant.

14 And so my understanding was, you know, not
15 that we were accepting other proposals as VRA-compliant,
16 but that we were . . . that those . . . we were shifting
17 gears from pushing for that VRA-compliant district to
18 working on other areas of the map, and we were gonna --
19 Commissioner Walkinshaw was gonna accept the map that
20 didn't have the VRA-compliant district in it.

21 Q. (BY MR. MULJI) And when you say "accepted the
22 map that didn't have the VRA-compliant district in
23 it" . . . was it your understanding that he knew that
24 the map did not have VRA-compliant district in it?

25 MS. FRANKLIN: Objection: Lack of foundation,

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1 and calls for legal conclusion.

2 Q. (BY MR. MULJI) You can answer.

3 A. I guess I'm not sure that I can definitively
4 say what he knew or didn't know, especially since, you
5 know, the discussion of that specific district occurred
6 in the morning, and then there was discussion of numbers
7 that was not accompanying a final map, and then a final
8 legislative map was being drawn from the hours of
9 9:00 p.m. to 7:00 a.m. in the morning, and I don't know
10 what was seen when of the actual final map, then became
11 the enacted map. So. I can't say for sure what he knew
12 or didn't know about that final map.

13 Q. Okay. Now I wanna mark as Exhibit 27 document
14 LL.

15 (Brief pause.)

16 Q. Do you recognize this document?

17 A. Hmm. Yes.

18 Q. Are these texts that you screenshotted and
19 produced to Plaintiffs in response to subpoena?

20 A. They are.

21 Q. Are your text messages in blue?

22 A. That does appear to be correct.

23 Q. Okay. And -- and these are text messages with
24 Commissioner Walkinshaw, which are represented in gray
25 on the left side here; correct?

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1 A. That appears to be correct.

2 Q. Okay. I'm gonna give you a second to take a
3 look at these text messages, and then I'll ask you a
4 couple questions about them.

5 A. You can scroll down.

6 You can scroll down.

7 Okay.

8 Q. So in -- in this text-message chain, you're
9 discussing -- or you dis- -- are you discussing the
10 statement that Commissioner Walkinshaw is preparing
11 following the -- I guess the end of negotiations on the
12 no- -- on the morning of November 16th?

13 A. I can't say for sure what day this is.

14 The "2:42," is that a timestamp from the
15 message?

16 Q. I believe that's the timestamp of when you
17 took the screenshot.

18 A. Oh, okay.

19 (Simultaneous talking.)

20 Q. Do you have some sense of when this was -- I
21 guess I'll just ask: This was after -- this was after
22 the . . . plans were transmitted to the State Supreme
23 Court; correct?

24 A. Th- -- that's correct, and -- and that
25 happened on the evening of November 16th. So. This

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1 could be late that evening, but it also could be the
2 following day/morning. And I'm inclined to say that it
3 was from the following day.

4 Q. Okay. And you say . . . you say, "Their
5 statement is ready they're just waiting for us." The
6 statement is -- that you're referring to is a
7 statement . . . the statement that you're waiting --
8 you're referring to be waiting for is a statement from
9 Commissioner Walkinshaw on the proposed -- or on the
10 final maps; correct?

11 A. That is correct.

12 Q. And you say, "Sounds like people are hearing
13 that both you and April are planning to support the
14 maps"; correct?

15 A. I do see that there, yes.

16 Q. And Commissioner Walkinshaw replies, "I'm
17 not"; is that right?

18 A. That is correct.

19 Q. You then encourage him to get a statement out,
20 and you ask him if it's ready to go; correct?

21 A. That's correct.

22 Q. In the following message he sends you a draft.
23 Is that right?

24 A. That's correct.

25 Q. On page 2 of this exhibit you ask, "Would you

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1 add something like, quote, I am disappointed we were not
2 able to agree on a VRA-compliant district, end quote"?

3 A. That's correct.

4 Q. And what does Commissioner Walkisaw [sic] --
5 Walkinshaw respond with?

6 A. He says, "Yes. That's great."

7 And it -- that does remind me of something
8 else from the Commissioner Graves meeting.

9 Q. What does that remind you of?

10 A. It -- it just reminds me that Commissioner
11 Walkinshaw, in that meeting -- and I believe to the
12 other Commissioners: Commissioners Fain and -- and
13 Sims -- is that he -- he was vocal about saying that if
14 an agreement was made in a legislative-district map, and
15 even if there was a map that he could vote for, vote to
16 approve, despite the Yakima-area district, that he was
17 going to be vocal about the -- even after the maps were
18 approved, that he was saying he would be vocal about his
19 support for a VRA-compliant district, and his potential
20 disapproval of the map if the map did not -- or
21 disapproval of that piece of the map if the map did not
22 include what his understanding was of a VRI [sic]
23 compliant district.

24 Lemme know if I need to repeat that.

25 Q. You then send in the next page a draft

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1 incorporating your suggestions in a statement; correct?

2 A. Yes.

3 Q. The final sentence of your draft statement
4 says, [as read] "I am also disappointed that we were not
5 able to agree on a VRA-compliant legislative district in
6 Yakima Valley"; right?

7 A. That's correct.

8 Q. And Commissioner Walkinshaw says, "Ok. Let me
9 work that in." Is that correct?

10 A. That's correct.

11 Q. Does this refresh your memory as to whether
12 Commissioner Walkinshaw was aware that the . . . final
13 [indiscernible] map did not include a VRA-compliant
14 legislative district in the Yakima Valley?

15 MS. FRANKLIN: Objection --

16 (Simultaneous talking.)

17 MR. HOLT: Objection -- objection: Form.

18 MS. FRANKLIN: Calls for a legal conclusion,
19 and lack of foundation.

20 THE WITNESS: It is consistent with my memory
21 of those days. And I think I was keying into the
22 November 15th and 16th date frame, because my
23 recollection is that this conversation is from the 17th.
24 And also with -- again, the -- the way I would
25 characterize it is he was aware and we were aware that

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1 we were not getting the district that we wanted, which
2 we thought was the district that complied with the VRA
3 the best, and that we wanted to make our case for that,
4 and ray- -- and Commissioner Walkinshaw wanted to state
5 that he was disappointed that he did not get the
6 district that we proposed as a VRA-compliant district.

7 So that -- you know, that's consistent with
8 how I remember those conversations.

9 Q. (BY MR. MULJI) And I wanna . . . mark as
10 Exhibit Twenty-fi- -- or I'm sorry -- 28 document MM.

11 (Brief pause.)

12 Q. Do you recognize this document?

13 A. Yes.

14 Q. This is a text message between you and
15 Commissioner Walkinshaw; correct? [Indiscernible] this
16 is a screenshot of text messages between you and
17 Commissioner Walkinshaw; is that right?

18 A. That's correct.

19 Q. Okay. It doesn't have a date on it, but it
20 says 10:33 a.m. Do you have a sense of when these text
21 messages are from?

22 A. I believe that this is from the morning of
23 November 18th, which I think was a Thursday, and there
24 was a press conference taking place during this text
25 conversation that the Commissioners were holding,

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1 discussing the maps.

2 Q. On -- at 10:37 you say, "I just want you to
3 make it clear that you don't think the district that is
4 drawn is compliant Even though you voted on the
5 agreement." Is that correct?

6 A. That's correct.

7 Q. And Commissioner Walkinshaw responds, "I
8 will." Correct?

9 A. That's correct.

10 MR. MULJI: Okay. And I think I'm just gonna
11 take about three minutes here . . . for a quick break,
12 and then I will be right back.

13 (A break was taken from 4:57 to 5:02 p.m.)

14 (Discussion held off the record to 5:03 p.m.)

15 MR. HOLT: If we could, just note it for the
16 record, if we'll need to notice another deposition, just
17 in case it's opposed, we just wanna note that we
18 attempted to ask questions and were not allowed to.

19 MR. MULJI: So we can get back on the record.

20 I'll just note for the record that Plaintiffs
21 are entitled to seven hours, and we're sticking to that
22 and not going over, so . . . you know, I think we'll --
23 we'll continue questioning. But for the record, I think
24 s- -- inter- -- counsel Intervenor-Defendants said the
25 comment, as well.

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1 MR. HOLT: Yeah --

2 (Simultaneous talking.)

3 MS. FRANKLIN: Sorry. Go ahead.

4 MR. HOLT: No, I just note the
5 Intervenor-Defendants have about 15 to 20 minutes of
6 questions. And we -- we've spoken to Plaintiffs'
7 counsel about the situation before, about the -- the --
8 the desire to . . . treat the -- the time of the
9 deponents better than we have been, and try to share
10 time better, and they've been unwilling to cooperate
11 with us. So.

12 While we don't want to notice a second
13 deposition, we will need to do that to get our 15 to 20
14 minutes of questions in, as we've been told that that
15 will not be permitted. I just wanna make sure that's
16 noted on the record.

17 MR. MULJI: I have to say that that's a
18 misrepresentation. We -- we . . . Plaintiffs are gonna
19 take their full time, and the Intervenor-Defendants are
20 welcome to -- to seek additional time if they need it,
21 and witness willing and if there's time, but . . . you
22 know, we -- the -- we didn't -- we didn't get a
23 notification from Intervenor-Defendants or the State
24 about the time they'd need beforehand for this
25 deposition. And so we're gonna -- we're gonna take that

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1 time that we were entitled to, and the
2 Intervenor-Defendants can speak with the witness's
3 counsel, if they'd like, about additional time.

4 MR. HOLT: Okay.

5 (Simultaneous talking.)

6 MR. HOLT: -- has come up at every single
7 deposition we've taken, so it's not a surprise. And
8 I -- I did attempt to ask questions and was told that
9 that would not be permitted, due to conflicts of time
10 for the deponent.

11 MS. FRANKLIN: And I would just like to note
12 for the record that the State also requested earlier in
13 the day to -- to ask some questions.

14 MR. MULJI: All right. So we're gonna --
15 we're gonna continue, since the witness has a bit of
16 time left.

17 Q. (BY MR. MULJI) So Ali, you mentioned concerns
18 about the transparency of the process at the final days
19 of the negotiation, and that being one of your
20 motivations for writing your memo; correct?

21 A. That's correct.

22 Q. Did you have -- was your -- were your concerns
23 that the final negotiations were shielded from public
24 view?

25 MR. HOLT: Objection: Form.

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1 THE WITNESS: That was --

2 I'm sorry. Can you say that one more time?

3 Q. (BY MR. MULJI) Did you have concerns that the
4 final negotiations between Commissioners were shielded
5 from public view?

6 MR. HOLT: Objection: Form.

7 THE WITNESS: I think, you know,
8 [indiscernible] maybe take issue with what was
9 considered the negotiations or not, but yes, I was
10 definitely concerned about aspects of the final
11 discussions between Commissioners and how the final map
12 was actually being drawn and how changes to that were
13 discussed that I would characterize as negotiations.
14 Yes, I was concerned that they were taking place outside
15 the public view.

16 Q. (BY MR. MULJI) And after midnight,
17 Commissioners were meeting all together to discuss
18 proposals outside of public view; is that right?

19 MR. HOLT: Objection: Form.

20 MS. FRANKLIN: Objection: Lack of foundation.

21 THE WITNESS: That is correct, yes.

22 Q. (BY MR. MULJI) And the Commissioners met in
23 dyads; correct? Throughout this process?

24 MR. HOLT: Objection: Form.

25 THE WITNESS: They did, yes, for most of the

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1 time. Yes, they did.

2 Q. (BY MR. MULJI) Was the purpose of that
3 arrangement to avoid a violation of Public Meetings Act?

4 MR. HOLT: Objection: Form.

5 MS. FRANKLIN: Objection: Lack of foundation.

6 THE WITNESS: I believe the purpose of that
7 was to be in compliance with the Open Public Meetings
8 Act, and that a model similar -- you know, it was based
9 off similar negotiation models that were used in
10 previous redistricting cycles.

11 Q. (BY MR. MULJI) Did you review how previous
12 redistricting cycles worked?

13 A. I did at a -- kind of a high level, yes.

14 Q. And what about -- what were the differences
15 between how this redistricting cycle worked compared to
16 the one before?

17 A. Based on my understanding, the dyads were --
18 the -- the fact there were two dyads, or two pairs,
19 is -- is s- -- the same between both, but my
20 understanding of how it went in 2011 was that the . . .
21 the dyads initially, you know, were split up based on
22 legislative map and congressional map, but also they had
23 split up by regions, and so they were mapping certain
24 regions and coming -- and negotiating moving lines and
25 changing districts within a region and coming to

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1 consensus within that pair based on a region, and then
2 from that moving on to drawing different areas of the
3 map. And then based on the speed at which the different
4 pairs moved through their assigned sections of the maps,
5 you know, they would then move on to either the next map
6 or a new region in the map.

7 And then I believe from there, the maps were
8 then brought -- I'm not sure at what point they were
9 made public or -- or how they were brought to the full
10 Commission for votes or not.

11 But that's a key difference that I remember
12 hearing about and -- and reading about.

13 Q. Did the public have an opportunity to review
14 the maps that the Commission planned to vote on -- the
15 State legislative districts [indiscernible] vote on
16 before the vote occurred?

17 MR. HOLT: Objection: Form.

18 THE WITNESS: That I c- -- I can't say for
19 sure.

20 Q. (BY MR. MULJI) Did that happen in this 2021
21 redistricting cycle?

22 A. No, it did not.

23 Q. Did the public have an opportunity to even see
24 the consensus map before it was transmitted to the state
25 Supreme Court?

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1 MR. HOLT: Objection: Form.

2 THE WITNESS: No, they did not. I don't --
3 not to my knowledge.

4 MR. MULJI: Okay. I think that's it. Those
5 are all the questions I have. I really appreciate your
6 time.

7 And I think we m- -- unless. . . . Well, I --
8 I think this is the stop. But unless -- unless the
9 State and Intervenor-Defendants have questions and
10 there's time for that, I think we can go off the record,
11 but I'll -- I'll leave it to you all to confirm that.

12 MR. HOLT: I think we've already had those
13 conversations and everyone's positions have been noted.

14 MR. MULJI: Okay. All right.

15 (Deposition adjourned at 5:10 p.m.)

16 (Signature reserved.)
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C E R T I F I C A T E

STATE OF WASHINGTON)
)
COUNTY OF KING)

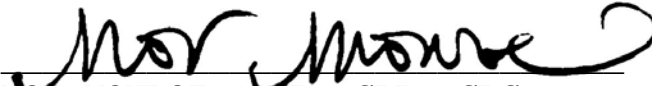
I, Nor Monroe, Certified Court Reporter in and
for the State of Washington, do hereby certify to the
following:

That the witness, ALI O'NEIL, was duly sworn
by me, and that I reported by stenotype all testimony
adduced and other oral proceedings had in the foregoing
matter;

That my stenographic notes were reduced to
typewriting under my direction;

And that the foregoing transcript, pages 1
through 279, inclusive, constitutes a full, true, and
accurate record of all such testimony adduced and oral
proceedings had, and of the whole thereof.

Witness my hand this 30th day of November,
2022.


NOR MONROE, RDR, CRR, CRC
Stenographic Court Reporter
Washington CCR No. 3442
Expiration: November 10, 2023

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