# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

BLACK LEADERS ORGANIZING FOR COMMUNITIES, VOCES DE LA FRONTERA, the LEAGUE OF WOMEN VOTERS OF WISCONSIN, CINDY FALLONA, LAUREN STEPHENSON, REBECCA ALWIN, HELEN HARRIS, WOODROW WILSON CAIN, II, NINA CAIN, TRACIE Y. HORTON, PASTOR SEAN TATUM, MELODY MCCURTIS, BARBARA TOLES, and EDWARD WADE, JR.,

Plaintiffs,

Civil Action File No. 3:21-cv-00534-jdp-ajs-eec

v.

ROBERT F. SPINDELL, JR., MARK L. THOMSEN, DEAN KNUDSON, ANN S. JACOBS, JULIE M. GLANCEY, MARGE BOSTELMANN, in their official capacity as members of the Wisconsin Elections Commission, MEAGAN WOLFE, in her official capacity as the Administrator of the Wisconsin Elections Commission,

Defendants.

# FIRST AMENDED COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

Plaintiffs Black Leaders Organizing for Communities, Voces de la Frontera, the League of Women Voters of Wisconsin, Cindy Fallona, Lauren Stephenson, Rebecca Alwin, Helen Harris, Woodrow Wilson Cain, II, Nina Cain, Tracie Y. Horton, Pastor Sean Tatum, Melody McCurtis, Barbara Toles, and Edward Wade, Jr., bring this First Amended Complaint for Declaratory and Injunctive Relief against defendants Robert F. Spindell, Jr., Mark L. Thomsen, Dean Knudson, Julie M. Glancey, Ann S. Jacobs, and Marge Bostelmann, in their official capacities as members of the Wisconsin Elections Commission, and against defendant Meagan Wolfe, in her official capacity as the Administrator of the Wisconsin Elections Commission, (collectively, "Defendants"), under 42 U.S.C. § 1983, 52 U.S.C. § 10301, and 28 U.S.C. § 2284(a), and state and allege as follows:

## INTRODUCTION

Wisconsin's current state legislative districts were adopted by the Wisconsin State Legislature and signed by Wisconsin's Governor as 2011 Wisconsin Act 43, and later modified by a federal court in *Baldus v. Members of the Government Accountability Board*, 862 F. Supp. 2d 860, 863 (E.D. Wis. 2012). The current districts are based on state population and demographic data collected by the U.S. Census Bureau in 2010. On August 12, 2021, the U.S. Census Bureau released Wisconsin's state population data (Public Law 94-171 data) from the 2020 Census. As those data reveal, Wisconsin gained 199,243 residents in the past decade, a population shift that has rendered the existing state legislative districts unequally populated, and therefore malapportioned under state and federal law. More specifically, the current state legislative districts violate the basic democratic tenet of "one person, one vote,"<sup>1</sup> and therefore violate Plaintiffs' rights under the Fourteenth Amendment to the U.S. Constitution.

Moreover, the Milwaukee-area State Assembly districts violate Section 2 of the Voting Rights Act, 52 U.S.C. § 10301, by packing Black voters in six districts with Black voting age population ("BVAP") percentages well in excess of what is needed to provide an equal opportunity for Black voters to elect their preferred candidate, and simultaneously cracking other Black voters from these districts, and placing them instead in districts that feature a white bloc voting against their preferred candidates. A seventh majority-BVAP district can instead be drawn to provide Black voters with an equal opportunity to elect their preferred candidates, and to remedy this unlawful vote dilution.

<sup>&</sup>lt;sup>1</sup> See Reynolds v. Sims, 377 U.S. 533, 562–64 (1964); See also Baker v. Carr, 369 U.S. 186, 207-208 (1962).

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 3 of 36

The malapportionment became actionable in this Court with the Census Bureau's release of the 2020 Federal Census count of Wisconsin's population, and, with the Public Law 94-171 data now released, it is clear precisely where population shifts have occurred within the state. *See Arrington v. Elections Bd.*, 173 F. Supp. 2d 856, 860 (E.D. Wis. 2001). Indeed, on August 13, 2021, six Wisconsin residents who intend to advocate and vote for Democratic Party of Wisconsin candidates in the coming 2022 primary and general elections filed a complaint in this Court, alleging that current Wisconsin state legislative districts are unconstitutionally malapportioned based on the 2020 Census data. *See Hunter, et al. v. Bostelmann, et al.*, No. 21-cv-00512 (W.D. Wis.).

Plaintiffs in this action include nonprofit organizations that have members and constituencies whose votes are diluted because they live in districts that are now overpopulated in violation of their constitutional rights, as well as individual voters who suffer the same harm. Plaintiffs therefore seek a declaratory judgment that the current state legislative districts violate the United States Constitution; a permanent injunction barring Defendants from holding future elections under the current scheme for Wisconsin State Senate and State Assembly districts; and an order implementing new state legislative districts that adhere to the requirements of federal and state law should the Legislature and Governor fail to adopt such districts through the legislative process. Plaintiffs also include Black voters whose votes for Milwaukee-area State Assembly districts are diluted in violation of Section 2 of the Voting Rights Act, along with a nonprofit organization with affected constituents for whom it advocates.

The Wisconsin Constitution requires new legislative districts to be drawn in light of the U.S. Census Bureau's release of 2020 census data, the United States Constitution requires that those districts be drawn in a way that corrects the vote dilution that exists in the current State Assembly plan. The primary duty for reapportionment rests with the state legislature, with a new plan to be approved by the governor. *State ex Rel. Reynolds v. Zimmerman*, 22 Wis. 2d 544, 556-59, 126

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 4 of 36

N.W.2d 551 (1964). However, in every past decade since the 1980s when there has been a partisan divide among the Senate, the Assembly, and/or the Governor, there has been a legislative impasse requiring judicial intervention. *See Prosser v. Elections Bd.*, 793 F. Supp. 859 (W.D. Wis. 1992); *Wis. State AFL-CIO v. Elections Bd.*, 543 F. Supp. 630 (E.D. Wis. 1982); *Baumgart v. Wendelberger*, Nos. 01–C–0121 & 02–C–0366, 2002 WL 34127471 (E.D. Wis. May 30, 2002), *amended by* 2002 WL 34127473 (E.D. Wis. July 11, 2002). The Senate and Assembly currently have majorities of elected Republican representatives, whereas the Governor is a Democrat.

Since Governor Evers assumed office in January 2019, the Governor and the Legislature have disagreed on many significant policy issues that appear to fall along partisan political lines, such as the Governor's Administration's orders requiring Wisconsinites to remain at home and later, use face-coverings, during the COVID-19 pandemic;<sup>2</sup> the appropriate use of federal aid for COVID relief;<sup>3</sup> limiting the authority of public health entities;<sup>4</sup> vaccination requirements by employers or other entities;<sup>5</sup> Department of Transportation policy;<sup>6</sup> and raffle and sweepstakes laws;<sup>7</sup> among others.<sup>8</sup> The low likelihood of the Legislature and the Governor reaching agreement on a redistricting plan for state legislative districts in the 2020 cycle is further reflected in the current Legislature's

<sup>4</sup> See veto messages for 2021 <u>AB1</u>, available at <u>https://docs.legis.wisconsin.gov/2021/related/veto\_messages</u>. <sup>5</sup> *Id*.

<sup>&</sup>lt;sup>2</sup> *Wis. Legislature v. Palm*, 2020 WI 42, 391 Wis. 2d 497, 942 N.W.2d 900, and 2021 Senate Joint Resolution 3 (terminating 2021 Executive Order #104), available at <u>https://docs.legis.wisconsin.gov/2021/related/enrolled/sjr3</u>.

<sup>&</sup>lt;sup>3</sup> See, *e.g.*, veto messages for 2021 <u>AB232</u>, <u>AB234</u>, <u>AB235</u>, <u>AB236</u>, <u>AB237</u>, <u>AB238</u>, <u>AB239</u>, <u>AB240</u>, <u>AB241</u>, <u>AB243</u>, and <u>SB183</u>, available at <u>https://docs.legis.wisconsin.gov/2021/related/veto\_messages</u>.

<sup>&</sup>lt;sup>6</sup> See veto messages for 2019 <u>AB273</u> and <u>AB284</u>, available at <u>https://docs.legis.wisconsin.gov/2019/related/veto\_messages</u>.

<sup>&</sup>lt;sup>7</sup> See veto messages for 2019 <u>SB292</u> and <u>SB43</u>, available at <u>https://docs.legis.wisconsin.gov/2019/related/veto\_messages</u>.

<sup>&</sup>lt;sup>8</sup> See veto messages for 2021 <u>SB39</u> (sports and extracurriculars by charter school students), and 2021 <u>SB38</u> (return to offices for state employees during COVID-19 pandemic), available at <u>https://docs.legis.wisconsin.gov/2021/related/veto\_messages</u>; and veto messages for 2019 <u>AB4</u> (tax policy), <u>AB53</u> (student directory data definition), <u>AB76</u> (training hours for nurse aids), and <u>AB179</u>, <u>AB180</u>, <u>AB182</u>, and <u>AB183</u> (abortion care policy), available at <u>https://docs.legis.wisconsin.gov/2019/related/veto\_messages</u>.

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 5 of 36

frequent resort to the courts to challenge executive action in lieu of seeking political compromise. See, e.g., Wis. Legislature v. Palm, 2020 WI 42, 391 Wis. 2d 497, 942 N.W.2d 900; Wis. Legislature v. Evers, No. 2020AP608-OA (Wis. Apr. 6, 2020) (attached as Exhibit 1); Fabick v. Evers, 2021 WI 28 (Legislature filed a brief as *amicus curiae* in support of a challenge to the Governor's emergency powers); Bartlett v. Evers, 2020 WI 68, 393 Wis. 2d 172, 945 N.W.2d 685 (Legislature filed a brief as *amicus curiae* in support of a challenge to the Governor's veto authority). Indeed, legislative leadership has already retained private counsel in preparation for redistricting litigation this year. See Waity v. Vos, No. 21-CV-589 (Dane Co. Cir. Ct. Apr. 29, 2021) (holding void ab initio contracts for redistricting litigation counsel signed in December 2020) (copy attached as Exhibit 2), petition for bypass granted sub nom Waity v. LeMahieu, No. 2021-AP-802 (Wis. July 15, 2021) (attached as Exhibit 3), and decision stayed sub nom Waity v. LeMahieu, No. 2021-AP-802 (attached as Exhibit 4). The pending action by Wisconsin residents who support the Democratic Party and its candidates for elected office, and the Legislature's motion to intervene in that case, as well as the Legislature's motion to intervene in this case, further diminishes the chances that the Legislature and Governor will reach a compromise on new legislative districts.

Consequently, past practice, the current partisan divide in Wisconsin's government, and the pending action by Democratic voters alleging a malapportionment in state legislative districts all strongly indicate that legislative impasse over new state legislative districts will occur, and that once again the federal court will be required to resolve the conflict. Indeed, without this Court's intervention, the 2022 elections will proceed under plans that are not only malapportioned in violation of the U.S. Constitution, but pursuant to a State Assembly plan that violates Section 2 of the Voting Rights Act.

## JURISDICTION AND VENUE

1. This Court has subject matter jurisdiction under 28 U.S.C. §§ 1331, 1343(a)(3) and (4), 1357, and 2284 to hear the claims for legal and equitable relief arising under the federal constitution and the Voting Rights Act. It also has general jurisdiction under 28 U.S.C. §§ 2201 and 2202, the Declaratory Judgments Act, to grant the declaratory relief requested by Plaintiffs.

2. This action challenges the constitutionality of the apportionment of Wisconsin's legislative districts, found in Chapter 4 of the Wisconsin Statutes and revised as ordered by the U.S. District Court for the Eastern District of Wisconsin in *Baldus v. Members of the Wisconsin Government Accountability Board*, 849 F. Supp. 2d 840 (E.D. Wis. 2012) (per curiam) (three-judge panel). The current state legislative district boundaries were based on the 2010 census of the state's population, now superseded by the 2020 census. This action likewise challenges the Milwaukee-area State Assembly districts as violating Section 2 of the Voting Rights Act, 52 U.S.C. § 10301, by diluting Black voters' ability to elect the candidates of their choice through packing and cracking of Black voters across districts.

3. 28 U.S.C. § 2284(a) requires that a district court of three judges hear redistricting cases. In 1982, 1992, and 2002, three-judge panels convened pursuant to 28 U.S.C. § 2284 resolved complaints like this one, developing redistricting plans for the state legislature in the absence of valid plans adopted by the Legislature and enacted with the Governor's approval. *See Prosser*, 793 F. Supp. 859; *AFL-CIO*, 543 F. Supp. 630; *Baumgart v. Wendelberger*, 2002 WL 3412747, *amended by* 2002 WL 34127473.

4. This Court has personal jurisdiction over all Defendants. Defendants Spindell, Thomsen, Knudson, Glancey, Jacobs, Bostelmann, and Wolfe are state officials who reside in Wisconsin and perform official duties in Madison, Wisconsin. 5. Venue is proper in this Court under 28 U.S.C. §§ 1391(b) and (e). At least two of the defendants resides in the Western District of Wisconsin, and Defendants are state officials performing official duties in Madison, Wisconsin. Members of two Plaintiff organizations reside and vote in this district, and two Individual Plaintiffs, Stephenson and Alwin, also reside and vote in this district.

## PARTIES

## **Plaintiffs**

6. Plaintiffs include three nonprofit groups, each with members or constituents who are citizens, residents, and qualified voters of the United States of America and the State of Wisconsin, residing in various counties and legislative districts, including in now-overpopulated districts (the "Organizational Plaintiffs").

7. Plaintiff Black Leaders Organizing for Communities ("BLOC") is a nonprofit project established in 2017 to ensure a high quality of life and access to opportunities for members of the Black community in Milwaukee and throughout Wisconsin. BLOC is a year-round civicengagement organization that has a robust field program to get out the vote and do civic education work door-to-door with community members and through its fellowship program. During 2018 BLOC made 227,000 door attempts in Milwaukee, targeting Black residents to exercise their right to engage in civic participation including voting. BLOC trains its constituents on the civics process and on different ways to make their voices heard, including (but not limited to) voting in each election. BLOC is regarded and used by members of the African-American community in Milwaukee as a resource and conduit through which they can become more engaged in and advocate for rights and political representation for members of their community.

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 8 of 36

8. Plaintiff Voces de la Frontera ("Voces") is a nonpartisan, nonprofit, non-stock corporation organized under the laws of the State of Wisconsin with its principal office located at 515 S. 5th St., in the City of Milwaukee, Milwaukee County, Wisconsin. Voces, a community-based organization currently with over one thousand dues-paying members, was formed in 2001 to advocate on behalf of the rights of immigrant and low-income workers. Voces currently has chapters in Milwaukee, Racine, Waukesha, Sheboygan, Walworth County, Madison, West Bend, Manitowoc, and Green Bay. Voces is dedicated to educating and organizing its membership and community members to exercise their right to vote as protected by the Constitution and the Voting Rights Act of 1965. Voces has sought legal redress in multiple cases to protect the voting rights of Wisconsin's Latino voters, including challenging discriminatory legislative districts (as recently as in *Baldus* in 2011) and voter registration and photo ID requirements. Voces seeks to maximize eligible-voter participation through its voter-registration efforts and encourage civic engagement through registration and voting.

9. Plaintiff League of Women Voters of Wisconsin ("LWVWI") is a nonpartisan, nonprofit, non-stock corporation organized under the laws of the State of Wisconsin with its principal office located at 612 West Main St., Suite 200, in the City of Madison, Dane County, Wisconsin. LWVWI is an affiliate of The League of Women Voters of the United States, which has 750 state and local Leagues in all 50 states, the District of Columbia, Puerto Rico, the Virgin Islands, and Hong Kong. LWVWI works to expand informed, active participation in state and local government, giving a voice to all Wisconsinites. LWVWI, a nonpartisan community-based organization, was formed in 1920, immediately after the enactment of the Nineteenth Amendment granting women's suffrage. LWVWI is dedicated to encouraging its members and the people of Wisconsin to exercise their right to vote as protected by the Constitution and the Voting Rights Act of 1965. The mission of LWVWI is to promote political responsibility through informed and active

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 9 of 36

participation in government and to act on select governmental issues. LWVWI seeks to maximize eligible-voter participation through its voter-registration efforts and encourage civic engagement through registration and voting. LWVWI works with and through 20 local Leagues in the following cities, counties, and areas throughout Wisconsin: Appleton, Ashland/Bayfield Counties, Beloit, Dane County, Door County, the Greater Chippewa Valley, Greater Green Bay, Janesville, the La Crosse area, Manitowoc County, Milwaukee County, the Northwoods, Ozaukee County, the Ripon area, Sheboygan County, the Stevens Point area, the St. Croix Valley, the Whitewater area, Winnebago County, and the Wisconsin Rapids area. These local Leagues have approximately 2,800 members, all of whom are also members of LWVWI. LWVWI has prosecuted lawsuits in state and federal courts in Wisconsin to vindicate the voting and representational rights of Wisconsin voters; this includes actions in this Court, such as *Swenson v. Bostelmann*, 20-cv-459-wmc (W.D. Wis. 2020), and *Lewis v. Knudson*, 20-cv-284 (W.D. Wis. 2020).

10. Organizational Plaintiffs' members and constituents include voters who reside in various State Senate and Assembly districts across Wisconsin, including districts that are now overpopulated. Because they live in state legislative districts that were approximately equal in population with the other state legislative districts at the time the current districts were configured in 2011, but that are now overpopulated as a result of the state population count released by the Census Bureau on April 26, 2021, their votes are now diluted compared with voters in districts that are now underpopulated. This vote dilution constitutes a specific and personal injury to each voter in an overpopulated district that can be addressed by a federal court. *See Reynolds*, 377 U.S. at 561; *Baker*, 369 U. S. at 206.

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 10 of 36

11. Plaintiffs also include individual voters ("Individual Plaintiffs") who reside either in now-overpopulated districts or in districts that violate Section 2 of the Voting Rights Act. The residency of Individual Plaintiffs in three overpopulated districts is summarized here:

Individual Plaintiff	State Assembly District	Population compared to 2020 Census ideal	State Senate District	Population compared to 2020 Census ideal
Cindy Fallona	AD5	+13.26%	SD2	+2.77%
Lauren Stephenson	AD76	+20.41%	SD26	+13.00%
Rebecca Alwin	AD79	+17.13%	SD27	+9.47%

12. Individual Plaintiff Cindy Fallona resides in Wisconsin Assembly district 5 and State Senate district 2. Fallona has lived at this residence for over three decades and is a regular voter in Wisconsin elections. Fallona intends to vote in 2022 and is registered at this residence, with no plans to register at a different address.

13. Individual Plaintiff Lauren Stephenson resides in Wisconsin Assembly district 76 and State Senate district 26. Stephenson has lived at this residence for over six years and is a regular voter in Wisconsin elections. Stephenson intends to vote in 2022 and is registered at this residence, with no plans to register at a different address.

14. Individual Plaintiff Rebecca Alwin resides in Wisconsin Assembly district 79 and State Senate district 27. Alwin has lived at this residence for over 25 years and is a regular voter in Wisconsin elections. Alwin intends to vote in 2022 and is registered at this residence, with no plans to register at a different address.

15. Individual Plaintiffs also include Black voters whose votes are diluted in violation of Section 2 of the Voting Rights Act by placing them in Milwaukee-area Assembly districts that are either packed with excessively high numbers of Black voters—well above what is necessary to afford them an equal opportunity to elect their preferred candidates—or cracked from districts

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 11 of 36

containing other Black voters, where their voting power is instead overwhelmed by a white bloc voting in opposition to their candidates of choice.

16. Plaintiff Helen Harris is an African-American citizen of the United States and of the State of Wisconsin. She is a resident and registered voter in Milwaukee County in Assembly District 22. Ms. Harris has been unable to elect candidates of her choice to the Wisconsin State Assembly despite strong electoral support for those candidates from other African-American voters in her community. An additional BVAP majority district could be drawn including the Milwaukee County portion of Assembly district 22, including Ms. Harris's residence, to provide a remedy for the existing Section 2 violation. The apportionment of six majority-minority districts to the sufficiently numerous and geographically compact Black voting age population in the Milwaukee region, as opposed to the seven such districts required by the Voting Rights Act, dilutes Ms. Harris's voting power and affords her less opportunity than other members of the electorate to participate in the political process and to elect a representative of her choice to the Wisconsin State Assembly.

17. Plaintiff Woodrow Wilson Cain, II, is an African-American citizen of the United States and of the State of Wisconsin. He is a resident and registered voter in the Village of Brown Deer, in Milwaukee County, in Assembly District 24. Mr. Cain has been unable to elect candidates of his choice to the Wisconsin State Assembly despite strong electoral support for those candidates from other African-American voters in his community. An additional BVAP majority district could be drawn including the Village of Brown Deer, including Mr. Cain's residence, to provide a remedy for the existing Section 2 violation. The apportionment of six majority-minority districts to the sufficiently numerous and geographically compact Black voting age population in the Milwaukee region, as opposed to the seven such districts required by the Voting Rights Act, dilutes Mr. Cain's voting power and affords him less opportunity than other members of the electorate to participate in the political process and to elect a representative of his choice to the Wisconsin State Assembly.

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 12 of 36

18. Plaintiff Nina Cain is an African-American citizen of the United States and of the State of Wisconsin. She is a resident and registered voter in the Village of Brown Deer, in Milwaukee County, in Assembly District 24. Ms. Cain has been unable to elect candidates of her choice to the Wisconsin State Assembly despite strong electoral support for those candidates from other African-American voters in her community. An additional BVAP majority district could be drawn including the Village of Brown Deer, including Ms. Cain's residence, to provide a remedy for the existing Section 2 violation. The apportionment of six majority-minority districts to the sufficiently numerous and geographically compact Black voting age population in the Milwaukee region, as opposed to the seven such districts required by the Voting Rights Act, dilutes Ms. Cain's voting power and affords her less opportunity than other members of the electorate to participate in the political process and to elect a representative of her choice to the Wisconsin State Assembly.

19. Plaintiff Tracie Y. Horton is an African-American citizen of the United States and of the State of Wisconsin. She is a resident and registered voter in the Village of Brown Deer, in Milwaukee County, in Assembly District 24. Ms. Horton has been unable to elect candidates of her choice to the Wisconsin State Assembly despite strong electoral support for those candidates from other African-American voters in her community. An additional BVAP majority district could be drawn including the Village of Brown Deer, including Ms. Horton's residence, to provide a remedy for the existing Section 2 violation. The apportionment of six majority-minority districts to the sufficiently numerous and geographically compact Black voting age population in the Milwaukee region, as opposed to the seven such districts required by the Voting Rights Act, dilutes Ms. Horton's voting power and affords her less opportunity than other members of the electorate to participate in the political process and to elect a representative of her choice to the Wisconsin State Assembly.

20. Plaintiff Pastor Sean Tatum is an African-American citizen of the United States and of the State of Wisconsin. He is a resident and registered voter in the Village of Brown Deer, in

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 13 of 36

Milwaukee County, in Assembly District 24. Pastor Tatum has been unable to elect candidates of his choice to the Wisconsin State Assembly despite strong electoral support for those candidates from other African-American voters in his community. An additional BVAP majority district could be drawn including the Village of Brown Deer, including Pastor Tatum's residence, to provide a remedy for the existing Section 2 violation. The apportionment of six majority-minority districts to the sufficiently numerous and geographically compact Black voting age population in the Milwaukee region, as opposed to the seven such districts required by the Voting Rights Act, dilutes Pastor Tatum's voting power and affords him less opportunity than other members of the electorate to participate in the political process and to elect a representative of his choice to the Wisconsin State Assembly.

21. Plaintiff Melody McCurtis is an African-American citizen of the United States and the State of Wisconsin. She is a resident and registered voter in the City of Milwaukee, in Assembly District 18. Ms. McCurtis is denied an equal opportunity to vote for candidates for the Wisconsin State Assembly because she is packed in District 18, where her vote is of lesser value because African Americans are concentrated there. The apportionment of six BVAP majority districts to the sufficiently numerous and geographically compact Black population in the Milwaukee area, as opposed to seven BVAP majority districts required by the Voting Rights Act, dilutes Ms. McCurtis's voting power.

22. Plaintiff Barbara Toles is an adult African-American citizen of the United States and the State of Wisconsin. She is a resident and registered voter in the City of Milwaukee, in Assembly District 17. Ms. Toles is denied an equal opportunity to vote for candidates for the Wisconsin State Assembly because she is packed in District 17, where her vote is of lesser value because African Americans are concentrated there. The apportionment of six BVAP majority districts to the sufficiently numerous and geographically compact Black population in the

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 14 of 36

Milwaukee area, as opposed to seven BVAP majority districts required by the Voting Rights Act, dilutes Ms. Toles's voting power.

23. Plaintiff Edward Wade, Jr., is a 51-year-old African-American citizen of the United States and the State of Wisconsin. He is a resident and registered voter in the City of Milwaukee, in Assembly District 12. Mr. Wade is denied an equal opportunity to vote for candidates for the Wisconsin State Assembly because he is packed in District 12, where his vote is of lesser value because African Americans are concentrated there. The apportionment of six BVAP majority districts to the sufficiently numerous and geographically compact Black population in the Milwaukee area, as opposed to seven BVAP majority districts required by the Voting Rights Act, dilutes Mr. Wade's voting power.

## **Defendants**

24. Defendants Robert F. Spindell, Jr., Mark L. Thomsen, Dean Knudson, Julie M. Glancey, Ann S. Jacobs, and Marge Bostelmann are sued in their official capacities as the members of the Wisconsin Elections Commission ("WEC").

25. Defendant Meagan Wolfe is sued in her official capacity as the Administrator of the WEC.

26. The WEC has the responsibility for the administration and enforcement of Wisconsin laws "relating to elections" including Chapters 5 to 10 and 12. Wis. Stat. § 5.05(1). This includes the election every two years of Wisconsin's representatives in the State Assembly and every four years its representatives in the State Senate. The WEC provides support to local clerks in each of Wisconsin's 72 counties, in administering and preparing for the election of members of the Wisconsin Legislature.

27. Defendant Wolfe, as commission administrator, is the chief election officer of the state. Wis. Stat. § 5.05(3g).

# FACTS AND CONSTITUTIONAL PROVISIONS RELATED TO MALAPPORTIONMENT

28. The U.S. Constitution requires that the members of the Wisconsin Legislature be elected on the basis of equal representation. *Arrington*, 173 F. Supp. 2d at 860 (citing U.S. Const. art. I, § 2). The State Senate and Assembly districts must therefore be reapportioned after each Federal Census to be substantially equal in population.

29. The Due Process Clause of the Fifth Amendment to the U.S. Constitution provides that "[n]o person shall ... be deprived of life, liberty, or property, without due process of law."

30. The Equal Protection Clause of the Fourteenth Amendment to the U.S. Constitution provides, in pertinent part:

No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

This provision guarantees to the citizens of each state the right to vote in state elections, and that each citizen shall have substantially equal legislative representation regardless of what part of the state they live in, giving each person's vote equal power. *Reynolds*, 377 U.S. 533, 561-68 (1964).

31. 2011 Wisconsin Act 43 divided the official state population determined by the 2010 Census into 33 Senate districts and 99 Assembly districts with relatively equal populations. The revisions ordered by the court *Baldus* in 2012 did not disturb this approximate equality, despite modifying two Assembly districts. In 2012, each Senate district contained a population of approximately 172,333 residents, and each Assembly district contained a population of approximately 57,444. A copy of Chapter 4 of the Wisconsin Statutes, embodying 2011 Wisconsin Act 43, is attached as Exhibit 5.

32. The 2012 state legislative elections, and every subsequent biennial legislative election, including the November 6, 2020 election, have been conducted under the district

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 16 of 36

boundaries created by Act 43, as modified by *Baldus*. The next regular state legislative primary election is scheduled for August 9, 2022, and the next regular state legislative general election is scheduled for November 8, 2022.<sup>9</sup>

33. The Bureau of the Census, U.S. Department of Commerce, conducted a decennial census of Wisconsin and of all the other states in 2020 under Article I, Section 2, of the U.S. Constitution.

34. Under 2 U.S.C. §§ 2a and 2c and 13 U.S.C. § 141(c), the Census Bureau on April 26, 2021 announced and certified the actual enumeration of the population of Wisconsin at 5,893,718 as of April 1, 2020, a population increase of approximately 200,000 people from the 2010 census. A copy of the Census Bureau's Apportionment Population and Number of Representatives, by state, is attached as Exhibit 6.

35. Based on the 2020 Census, the precise ideal population for each Senate district in Wisconsin is 178,598 and for each Assembly district 59,533 (each an increase compared to the same figures from 2010).

36. The 2020 Census's P.L. 94-171 data, released August 12, 2021, demonstrate that Wisconsin's population has not grown uniformly across all 33 Senate and 99 Assembly districts. The data reveal substantial population disparities, indicating which districts are now over- and underpopulated in reference to the 2020 Census's "ideal" district populations for Wisconsin's Senate and Assembly districts.

37. Because of population shifts over the past decade, the 2011 state legislative districts now give some Wisconsinites' votes more weight than others. Voters living in Assembly district

<sup>&</sup>lt;sup>9</sup> "Upcoming Elections," Wisconsin Elections Commission, available at: <u>https://elections.wi.gov/elections-voting/elections</u>.

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 17 of 36

76—where the population is 20.41% greater than the ideal population based on the 2020 Census have their votes diluted. This is particularly true compared to voters in other districts like Assembly district 10—now 11.60% *less* populated than the ideal district population. Voters in the 37 other overpopulated districts suffer similar harm: Assembly districts 79, 5, 78, and 80 have grown overpopulated in the past decade (with populations now 17.13%, 13.26%, 12.78%, and 10.58% over the ideal district population, respectively). Other districts are now underpopulated, giving voters who reside there an outsized voice in electing their state representative. Assembly districts 18, 16, and 8, for example, now have populations 11.00%, 9.73%, and 9.30% below the ideal population of 59,533, respectively, based on the 2020 Census.

38. The same population growth imbalances affect Senate districts, with some voters suffering vote dilution and others benefitting from heightened voting efficiency. Senate district 26 has grown to exceed the current ideal district population of 178,598 by 13.00%; Senate district 27 by 9.47%; and Senate district 16 by 7.78%. Meanwhile Senate district 6 is now underpopulated by 9.25% relative to the ideal Senate district size and Senate districts 4, 3, and 22 are 8.62%, 4.43%, and 4.19% below the ideal size.

39. This facial malapportionment of state legislative districts dilutes the voting strength of Individual Plaintiffs residing in the overpopulated districts: the weight or value of each voter in a relatively overpopulated district is, by definition, less than that of any voter residing in a relatively underpopulated district.

40. Article IV, section 3, of the Wisconsin Constitution assigns the Legislature and Governor responsibility for enacting a constitutionally valid plan for the state's legislative districts.

41. In each of the previous four decades, when control over Wisconsin's government has been divided between members of the Republican and Democratic Parties, however, the

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 18 of 36

Legislature and Governor have not met that responsibility. Instead, a federal court has established district boundaries to ensure the constitutional guarantees for citizens and voters.

42. In the most recent round of decennial redistricting in 2011, the Legislature and Governor did enact a legislative district plan, but that plan, too, required judicial intervention to give Wisconsin a legally compliant legislative district map.

43. The legislature elected in November 2020 convened for the first time on January 4, 2021. Both the Senate and Assembly are controlled by Republican majorities, while the Governor is a Democrat. Each time in the past four decades that Wisconsin has had divided partisan control when redistricting was required, the political branches have failed to reach a compromise, requiring a federal court to step in and assume the constitutionally mandated reapportionment of state legislative districts. *See Prosser*, 793 F. Supp. 859; *AFL-CIO*, 543 F. Supp. 630; *Baumgart*, 2002 WL 34127471, *amended by* 2002 WL 34127473. The low likelihood of an enacted redistricting plan in the current cycle is evidenced by the Legislature's recent preference for litigation over legislation, as described in detail above.

44. The deadline for new districts to be in place is driven by the 2022 elections for state legislative seats. The date of the primary for these elections is dictated by state statute, and in 2022 will be August 9. Because there are a number of steps leading up to an election, however, new districts must be set no later than March 15, 2022. This is the statutory deadline for the WEC to notify county clerks of which offices will be voted on, and where information about district boundaries can be found. This notice informs potential candidates of district boundaries, so they can begin circulating nomination papers for signature by voters within those districts on April 15, 2022. Wis. Stat. § 8.15(1). The statutory deadline for completed nomination papers to be submitted to the WEC is June 1, 2022. *Id.* The WEC must then certify which candidates have qualified for ballot access, followed by ballot design, testing, printing, and then distribution of absentee ballots,

which must begin no later than 47 days election day. *See* Wis. Stat. § 7.15. Thus, while the primary election occurs in August, new districts must be in place several months before that date for the WEC to comply with state law, and so that candidates may appear on the ballot for the election on that date.

# LEGAL BACKGROUND RELATED TO VOTING RIGHTS ACT SECTION 2 CLAIM

45. Section 2 of the Voting Rights Act, 52 U.S.C. § 10301(a), prohibits any "standard, practice, or procedure" that "results in a denial or abridgement of the right of any citizen of the United States to vote on account of race or color . . . ." A violation of Section 2 is established if it is shown that "the political processes leading to [a] nomination or election" in the jurisdiction "are not equally open to participation by [minority voters] in that its members have less opportunity than other members of the electorate to participate in the political process and to elect representatives of their choice." *Id.* § 10301(b).

46. The dilution of Black voting strength "may be caused by the dispersal of blacks into districts in which they constitute an ineffective minority of voters or from the concentration of blacks into districts where they constitute an excessive majority." *Thornburg v. Gingles*, 478 U.S. 30, 46 n.11 (1986).

47. In *Gingles*, the Supreme Court identified three necessary preconditions ("the *Gingles* preconditions") for a claim of vote dilution under Section 2 of the Voting Rights Act: (1) the minority group must be "sufficiently large and geographically compact to constitute a majority in a single-member district"; (2) the minority group must be "politically cohesive"; and (3) the majority must vote "sufficiently as a bloc to enable it . . . usually to defeat the minority's preferred candidate." 478 U.S. at 50-51.

48. After the preconditions are established, the statute directs courts to assess whether, under the totality of the circumstances, members of the racial group have less opportunity than

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 20 of 36

other members of the electoral to participate in the political process and to elect representatives of their choice. 52 U.S.C. § 10301(b). The Court has directed that the Senate Report on the 1982 amendments to the Voting Rights Act be consulted for its non-exhaustive factors that the court should consider in determining if, in the totality of the circumstances in the jurisdiction, the operation of the electoral device being challenged results in a violation of Section 2.

49. The Senate Factors include: (1) the history of official voting-related discrimination in the state or political subdivision; (2) the extent of which voting in the elections of the state or political subdivision is racially polarized; (3) the extent to which the state or political subdivision has used voting practices or procedures that tend to enhance the opportunity for discrimination against the minority group; (4) the exclusion of members of the minority group from candidate slating processes; (5) the extent to which the minority group bears the effects of discrimination in areas such as education, employment, and health, which hinder their ability to participate effectively in the political process; (6) the use of overt or subtle racial appeals in political campaigns; and (7) the extent to which members of the minority group have been elected to public office in the jurisdiction.

50. Nevertheless, "there is no requirement that any particular number of factors be proved, or that a majority of them point one way or the other." *United States v. Marengo Cty. Comm'n*, 731 F.2d 1546, 1566 n.33 (11th Cir. 1984) (quoting S. Rep. No. 97-417, at 29 (1982)); *see also id.* ("The statute explicitly calls for a 'totality-of-the-circumstances' approach and the Senate Report indicates that no particular factor is an indispensable element of a dilution claim.").

## FACTUAL BACKGROUND RELATED TO SECTION 2 CLAIM

51. Wisconsin Act 43 created six Assembly districts that have a majority Black voting age population in the Milwaukee area. Those districts are heavily Black and pack the vast majority of Milwaukee's Black population in them, while at the same time leaving other Black voters,

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 21 of 36

including those in Milwaukee wards 33 and 34, and the Village of Brown Deer, cracked in districts featuring white bloc voting against minority preferred candidates.

52. District 10 has a BVAP of 59.4%, and has been represented by Democratic state representative David Bowen, a Black man, since 2015. Rep. Bowen has run unopposed for his seat in every election since he won the 2014 primary for the district.

53. District 11 has a BVAP of 65.5% and has been represented by Democratic state representative Dora Drake, a Black woman, since 2021. Rep. Drake defeated her Republican opponent by a margin of 84.6% to 15.2% in the 2020 general election. From 2017 to 2021, District 11 was represented by Democratic state representative Jason Fields, a Black man, who ran unopposed in both the 2016 and 2018 general elections. From 2013 to 2017, District 11 was represented by Democratic state representative Mandela Barnes, a Black man, who ran unopposed in the both the 2012 and 2014 general elections.

54. District 12 has a BVAP of 60.6% and has been represented by Democratic state representative LaKeshia Myers, a Black woman, since 2019. Rep. Myers defeated her Republican opponent by a margin of 81.7% to 18.1% in the 2020 general election, and ran unopposed in the 2018 general election. In the 2018 Democratic primary election, Rep. Myers defeated then-incumbent Democratic Rep. Fred Kessler, a white man, by a margin of 59.3% to 40.7%. Rep. Kessler ran unopposed in the 2012, 2014, and 2016 general elections.

55. District 16 has a BVAP of 55.6% and has been represented by Democratic state representative Kalan Haywood, a Black man, since 2019. In the 2020 general election, Rep. Haywood faced no major party opponent, defeating an independent candidate by a margin of 88.9% to 10.8%. Rep. Haywood was unopposed in the 2018 general election. Prior Democratic state representative Leon Young, a Black man, ran unopposed in the 2012, 2014, and 2016 general elections.

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 22 of 36

56. District 17 has a BVAP of 68.4% and has been represented by Democratic state representative Supreme Moore Omokunde, a Black man, since 2021. Rep. Omokunde defeated his Republican opponent by a margin of 85.9% to 13.9% in the 2020 general election. From 2017 to 2021, District 17 was represented by Democratic state representative David Crowley, a Black man, who ran unopposed in the 2018 and 2016 general elections. Prior Democratic state representative LaTonya Johnson, a Black woman, defeated her independent challengers by a margin of 87.5% to 12.5% in the 2014 general election and 84.7% to 14.9% in the 2012 general election.

57. District 18 has a BVAP of 60.7% and has been represented by Democratic state representative Evan Goyke, a white man, since 2013. Rep. Goyke ran unopposed in the 2014, 2016, 2018, and 2020 general elections. Rep. Goyke defeated his Libertarian Party challenger in the 2012 general election by a margin of 87.9% to 11.6%.

58. Wisconsin Act 43 "packs" Black voters in Districts 10, 11, 12, 16, 17, and 18, where they constitute an excessive majority, and "cracks" Black voters in other parts of the Milwaukee area, such as Milwaukee City wards 33 and 34, and the Village of Brown Deer, dispersing them in Districts 22 and 24—centered in heavily white suburban areas of Ozaukee, Washington, and Waukesha Counties—where white bloc voting prevents Black voters from having an equal opportunity to elect their candidates of choice.

59. District 22 has a white voting-age population ("WVAP") of 84.3% and a BVAP of 7.0%, and stretches from the Town of Erin and the Village of Richfield in Washington County, south to the Town of Lisbon, and the Villages of Menomonee Falls, Lannon, and Butler in Waukesha County, and into the City of Milwaukee, where it picks up two wards—Milwaukee City wards 33 and 34. The Waukesha County and Washington County portions of the district are heavily white and vote heavily Republican. The Milwaukee County portion of District 22 has a BVAP of 43.3% (35.7% in ward 33 and 52.8% in ward 34), and votes heavily Democratic. The Milwaukee County portion of District 22 borders District 12, one of the BVAP majority districts.

60. District 22 has been represented by Republican state representative Janel Brandtjen, a white woman, since 2015. Rep. Brandtjen ran unopposed in the 2020 and 2016 general elections. In the 2018 general election, Rep. Brandtjen defeated her Democratic opponent, Aaron Matteson, by a margin of 64.3% to 35.7%. Mr. Matteson carried the Milwaukee County portion of the district, however, by a margin of 70.9% to 29.1%. In the 2014 general election, Rep. Brandtjen defeated her Democratic opponent, Jessie Read, by a margin of 70.1% to 29.9%. Ms. Read carried the Milwaukee County portion of the district, however, by a margin of 65.6% to 35.4%. Prior Republican state representative Don Pridemore, a white man, was unopposed in the 2012 general election.

61. District 24 has a WVAP of 77.5% and a BVAP of 12.3%. It stretches from Washington County, where it includes the Town and Village of Germantown, into Waukesha County, where it includes part of the Village of Menomonee Falls, into Ozaukee County, where it includes portions of the City of Mequon, into Milwaukee County, where it includes the Village of Brown Deer, the Village of River Hills, and part of the City of Glendale. The Village of Brown Deer has a significantly larger BVAP than the rest of District 24, at 38.2%. The Village of Brown Deer borders BVAP majority Districts 11 and 12.

62. District 24 has been represented by Republican state representative Daniel Knodl, a white man, since 2009. In the 2020 general election, Rep. Knodl defeated his Democratic opponent Emily Siegrist, a Latina woman, by a margin of 51.4% to 48.5%. But Siegrist carried the Village of Brown Deer, in Milwaukee County, by a margin of 71.1% to 28.9%. In the 2018 general election, Rep. Knodl defeated his Democratic opponent Emily Siegrist by a margin of 53.6% to 46.3%. But Siegrist carried the Village of Brown Deer, in Milwaukee County, by a margin of 53.6% to 46.3%. But Siegrist carried the Village of Brown Deer, in Milwaukee County, by a margin of 69.8% to 30.2%.

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 24 of 36

Rep. Knodl ran unopposed in the 2014 and 2016 general elections. In the 2012 general election, Rep. Knodl defeated his Democratic opponent, Shan Haqqi, by a margin of 62.4% to 37.5%. But Haqqi carried the Village of Brown Deer, in Milwaukee County, by a margin of 58.8% to 42.2%.

63. By unpacking Districts 10, 11, 12, 16, 17, and 18's Black population and combining it with Black populations in the Village of Brown Deer, other parts of Milwaukee County, and including additional population in other areas of Milwaukee and Ozaukee Counties, the Wisconsin Legislature could have drawn seven BVAP majority districts, as required by Section 2 of the Voting Rights Act. A demonstrative plan showing seven BVAP majority districts is attached as Exhibit 7.

## **Racially Polarized Voting**

64. Black voters in the Milwaukee area are politically cohesive and overwhelmingly support Democratic candidates.

65. The white majority, particularly in Waukesha, Ozaukee, and Washington Counties, and parts of Milwaukee County, overwhelmingly supports Republican candidates, and votes as a bloc usually to defeat Black voters' candidates of choice.

66. For example, as the election returns for Districts 22 and 24 reported above show, the Republican incumbents carried the heavily white portions of their districts outside Milwaukee County by large margins, while losing by large margins the portions of the City of Milwaukee and the Village of Brown Deer contained in those districts, which have large Black populations.

67. Election results in homogenous precincts illustrate the racially polarized voting. Across the 37 Milwaukee City wards where BVAP exceeds 90%, Tony Evers (D) received 96.4% and Scott Walker (R) received 2.3% in the 2018 gubernatorial election. By contrast, Washington County has a WVAP of 92.4% and Scott Walker (R) received 72.2% and Tony Evers (D) received 26.5%. Waukesha County has a WVAP of 88.1%, and Scott Walker (R) received 66.1% and Tony Evers (D) received 32.5%. Ozaukee County has a WVAP of 90.8%, and Scott Walker (R) received 62.7% and Tony Evers (D) received 35.9%.

68. Democratic primary elections in Milwaukee County, as well as nonpartisan countyand city-wide elections, demonstrate racially polarized voting as well. As a result, white voters vote sufficiently as a bloc to usually defeat Black voters' candidates of choice (absent the drawing of Section 2 compliant districts).

69. For example, the 2018 Democratic primary for Governor featured one Black candidate, Mahlon Mitchell. Across the 37 Milwaukee City wards where BVAP exceeds 90%, Mitchell received 77.5% of the vote, while Tony Evers received 11.8% of the vote in those same wards. By contrast, in the Village of Whitefish Bay, which has a WVAP of 85.9%, Mitchell received 10.5% of the vote, Evers received 46.9%, and other white candidates split the remaining votes. In Shorewood, which has a WVAP of 81.7%, Mitchell received 12.8% of the vote, Evers received 41.9% of the vote, and white candidates split the remaining votes. In Fox Point, which has a WVAP of 85.3%, Mitchell received 11.5% of the vote, Evers received 42.6% of the vote, and white candidates split the remaining votes. In Fox Point, which has a WVAP of 85.3%, Mitchell received 11.5% of the vote, Evers received 42.6% of the vote, and white candidates split the remaining votes. In Fox Point, which has a WVAP of 85.3%, Mitchell received 11.5% of the vote, Evers received 42.6% of the vote, and white candidates split the remaining votes. In Fox Point, which has a WVAP of 85.3%, Mitchell received 11.5% of the vote, Evers received 42.6% of the vote, and white candidates split the remaining votes. Mitchell lost the primary election to Evers statewide, and while he received a plurality of votes in Milwaukee County (35.2%), white candidates combined to receive 64.8% of the vote.

70. Likewise, in the 2020 election for Milwaukee City Comptroller, Aycha Sawa, a white woman, defeated Jason Fields, a Black man, by a margin of 50.4% to 49.2%. But Fields carried the 37 city wards with a BVAP of 90% or greater by a margin of 78.5% to 21.5%. Sawa, on the other hand, carried the 21 city wards with a WVAP of 80% or greater by a margin of 68.7% to 31.3%.

71. The 2016 election for Milwaukee City Comptroller also demonstrated racially polarized voting. Martin Matson, a white man, prevailed over Johnny Thomas, a Black man, by a

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 26 of 36

margin of 51.3% to 47.8%. But Thomas carried the 37 city wards with a BVAP of 90% or greater by a margin of 66% to 33%, while Matson carried the 21 city wards with a WVAP of 80% or greater by a margin of 62.4% to 37.6%.

72. As another example, in the 2021 primary for State Superintendent of Education, seven candidates ran, and two white women—Jill Underly and Deborah Kerr—advanced to the general election. The primary included a Black woman, Shandowlyon Hendricks-Williams. In Milwaukee County, Underly received 31.4%, Kerr received 22.4%, and Hendricks-Williams received 20.6%. Across the 37 Milwaukee City wards with a BVAP of 90% or greater, however, Hendricks-Williams received 50.8%, Underly received 9.8%, and Kerr received 17.7%. In the 21 Milwaukee City wards with a WVAP of 80% or greater, Underly received 48.2%, Hendricks-Williams received 15.7%, Sheila Briggs (a white woman) received 14.3%, and Kerr received 12.4%. Meanwhile, in the Fox Point, which has a WVAP of 85.3%, Underly received 30.1%, Kerr received 28.8%, Sheila Briggs (a white woman) received 17.4%, and Hendricks-Williams received 13.9%, and Kerr received 50.2%, Briggs received 17.4%, Hendricks-Williams received 13.9%, and Kerr received 21.6%, Briggs received 17.2%, and Hendricks-Williams received 17.2%.

73. These and other election results illustrate a consistent trend of racially polarized voting, with white voters voting as a bloc to usually defeat Black voters' candidates of choice absent the imposition of Section 2 remedies.

## **Totality of Circumstances**

74. A review of the totality of circumstances reveals that Black voters have less opportunity than other members of the electorate to participate in the political process and to elect representatives of their choice. 52 U.S.C. § 10301(b).

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 27 of 36

75. Wisconsin has a history of discriminatory voting practices. For example, a threejudge district court for the Western District of Wisconsin ruled in 2012 that Act 43 violated Section 2 of the Voting Rights Act with respect to its treatment of Latino voters in the State Assembly map in Milwaukee County. *See Baldus v. Members of the Government Accountability Board*, 862 F. Supp. 2d 860, 863 (E.D. Wis. 2012).

76. Moreover, a 2021 report by the U.S. House Administration Committee's Subcommittee on Elections found that voter purge mailers were disproportionately sent to areas in Wisconsin home to large Black voting populations, and those mailers were twice as likely to be wrong for Black versus white voters.

77. As explained above, voting in Milwaukee County and the surrounding counties is racially polarized.

78. Milwaukee has recent experience with voting practices that enhance the opportunity for discrimination against Black voters. The vast majority of Wisconsin's Black voters reside in the City of Milwaukee—the State's largest city. In the April 2020 election, held at the height of the COVID-19 pandemic, the City of Milwaukee had just *five* in-person polling sites (compared to the usual 180 sites), while the City of Madison—a less-populous and predominantly white city—had 66 in-person polling sites.

79. A study by the Brennan Center found that these poll closures depressed turnout in the City of Milwaukee by 8.6 percentage points (a one-third drop), with a disproportionate effect on Black voters, whose turnout was depressed by 10.2 percentage points. News reports show that voters in the City of Milwaukee—and particularly Black voters—waited in lines for hours to vote in the April 2020 election. *See* <u>https://www.brennancenter.org/our-work/research-reports/did-consolidating-polling-places-milwaukee-depress-turnout</u> (last accessed September 7, 2021).

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 28 of 36

80. A study published in 2019 found that Wisconsin's voter ID law, passed by the Legislature and signed into law by Governor Walker in 2011, and generally viewed as one of the strictest such laws in the United States, reduced turnout in Milwaukee and Dane Counties in the 2016 presidential election by up to one percentage point, deterring or preventing thousands of voters from casting their ballot. The study further found that African-American voters are more likely to have been deterred or prevented from voting by Wisconsin's strict voter ID law than white voters. *See* Michael G. DeCrescenzo & Kenneth R. Mayer, *Voter Identification and Nonvoting in Wisconsin – Evidence from the 2016 Election*, 18 ELECTION L.J. 342 (2019).

81. Black voters in Milwaukee also bear the effects of discrimination in employment, education, and health, which hinders their ability to participate effectively in the political process.

82. A 2020 Zippia study ranked Wisconsin the worst state in the nation for racial disparities, reporting a 48% home ownership gap, a 37% income gap, and a 16.7% education gap between Black and white residents of Wisconsin.

83. A 2019 report by the Center on Wisconsin Strategy, a UW-Madison based think tank, found that Wisconsin had the fourth worst disparity in the nation between Black and white infant mortality, the fourth worse disparity for child poverty, the worst disparity for 8th grade math scores, the second worst disparity for out-of-school suspensions, the worst disparity for bachelor's degrees, the second worst disparity for incarceration, the worst disparity for unemployment, the worst disparity for employment, the third worst disparity for income, and the eighth worst disparity for home ownership.

84. For the 2018-19 school year, Wisconsin reported a 23-percentage-point gap between high school graduation rates for Black students (71%) and white students (94%)—the largest gap of any state in the nation, and second only to the District of Columbia. A 2020 study by the financial firm WalletHub ranked Wisconsin last in the nation for educational equality, citing

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 29 of 36

the graduation rate gap, the standardized test score gap, the college entrance exam score gap, and the college degree gap between white and minority populations.

85. The 2018 American Community Survey data showed that the unemployment rate among Black residents of Wisconsin was nearly three times that of white residents.

86. According to the Prison Policy Initiative, Black people account for 38% of all persons in Wisconsin jails and prisons, but just 6% of the State's population. Wisconsin's incarceration rate of Black people is one of the highest in the nation.

87. Wisconsin has severe health disparities between Black and white residents. Ozaukee County, which is predominantly white and has the second-highest median income in the states, ranked first for overall health of its residents in a 2019 report on health disparities by the Wisconsin Collaborative for Healthcare Quality. Milwaukee County, which has the vast majority of Wisconsin's Black population and has the highest rate of poverty in the state, ranked second to last among Wisconsin counties for the overall health of its residents. One measure showed that someone living in Milwaukee County was almost twice as likely to die before age 75 than someone living in Ozaukee County.

88. These disparities are reflected at the ballot box. The 2019 Center for Wisconsin Strategy study showed that while 74 percent of eligible white Wisconsin voters participated in the 2016 election, just 47% of Black voters did—the third largest gap in the country, behind only North and South Dakota.

89. Campaigns in the Milwaukee area and statewide have also featured overt and subtle racial appeals. For example, in the 2020 campaign for Assembly District 24, the Republican Party of Wisconsin sent voters a mailer attacking Democratic candidate Emily Siegrist, a Latina woman, for attending a Black Lives Matter protest over the police shooting of Jacob Blake in Kenosha. The mailer attacks Siegrist for taking her children to the protest, and describes in detail an alleged

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 30 of 36

assault committed by Blake. The mailer shows a doctored photo showing Siegrist holding up a made-up sign saying "Today I'm protesting to support abusers. Tomorrow? Who knows!!" It concluded by saying "Serial Protestor Emily Siegrist now supports men who abuse women."

90. In the 2020 election for President, Donald Trump aired an ad in Wisconsin accusing Joe Biden of "taking a knee"—a reference to peaceful protests of racial injustice started by football player Colin Kaepernick—in response to protests over the police shooting of Jacob Blake in Kenosha. The ad falsely accused Joe Biden of calling to defund the police. While showing the image of blond, white girl in pink, the narrator says that Trump will protect Wisconsin's families, not criminals.

91. On the day Deborah Kerr, a white woman, placed second in the February 2021 primary for State Superintendent of Schools—advancing to the general election—she tweeted that she had been called an n-word while in high school because "my lips were bigger than most." Kerr was widely seen as seeking votes from conservative Wisconsinites.

92. Although some Black candidates have had success in winning office in the Milwaukee area, most positions (outside of BVAP majority districts) are not held by Black people, and the number of Black officeholders has been far below number proportional to the Black population in recent and past history. For example, only two of out the eight current county government officials elected county-wide are Black. David Crowley, the current County Executive (elected in 2020), is the first Black person to ever elected to that office. The City of Milwaukee has only ever had one Black mayor: Marvin Pratt became acting mayor in 2004 upon the resignation of Mayor Norquist. He did not become mayor by election, however, and when he ran for a full term he was defeated in the 2004 general election by Tom Barrett, a white man. The Milwaukee region has no Black state representatives outside of the BVAP majority districts. The city of Milwaukee

currently has no Black alderpersons outside of BVAP majority districts. Milwaukee County has no Black supervisors outside of BVAP majority districts.

93. These and other factors demonstrate that the totality of circumstances show that Black voters have less opportunity than other voters to participate in the political process and elect their candidates of choice.

# **CLAIMS FOR RELIEF**

# **COUNT I** Malapportionment in Violation of the Equal Protection Clause

94. Plaintiffs incorporate by reference the allegations in paragraphs 1 through 93, above.

95. A state statute that effects district populations and boundaries that discriminate against citizens in highly populous legislative districts, by definition preferring voters in less populous legislative districts, violates the U.S. Constitution. The 2020 Census rendered the state's 2011 legislative districts unconstitutional, which harms or threatens to harm Plaintiffs' constitutional rights unless future elections under the current districts are enjoined.

96. Shifts in population and population growth have rendered the 33 Senate districts and 99 Assembly districts created by 2011 Wisconsin Act 43 and modified by *Baldus* no longer roughly equal in population, as required by the federal constitution. The population variations between and among the districts are substantial.

97. Organizational Plaintiffs' members and constituents who reside in the overpopulated 16th, 26th, and 27th Senate districts, among others, based on the existing district lines, are particularly underrepresented in comparison with the residents of other districts.

98. Organizational Plaintiffs' members and constituents who reside in the overpopulated 5th, 46th, 48th, 56th, 76th, 78th, 79th, and 80th Assembly districts, among others,

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 32 of 36

based on the existing district lines, are particularly underrepresented in comparison with the residents of other districts.

99. Multiple Individual Plaintiffs reside in State Senate and Assembly districts that are overpopulated, and therefore their votes are diluted compared to Wisconsin residents in districts that are now underpopulated.

100. If not otherwise enjoined or directed, the WEC will have no choice but to carry out its statutory responsibilities for administering the upcoming 2022 legislative elections based on the now unconstitutional Senate and Assembly districts adopted in 2011 Wisconsin Act 43.

101. The boundaries and the populations they define, unless modified, violate the principle of "one person, one vote" and do not guarantee that the vote and representation in the Wisconsin legislature for every citizen is equivalent to the vote and representation of every other citizen.

102. Plaintiffs and their members and constituents are also harmed because, until valid redistricting occurs, they cannot know in which Senate and Assembly district individuals will reside and vote. Therefore, they cannot effectively hold their representatives accountable for their conduct and policy positions advocated in office. Plaintiffs engage in accountability and voter-education efforts that are hindered by the lack of a valid redistricting plan because:

a. Their members and constituents who desire to influence the views of members of the Wisconsin Legislature or candidates for the Senate and Assembly are not able to communicate their concerns effectively because members of the legislature or legislative candidates may not be held accountable to those citizens as voters in the next election;

b. Potential candidates for the legislature will not be able to come forward, and be supported or opposed by Plaintiffs or their members, until potential candidates

32 of 36

know the borders of the districts in which they, as residents of the district, could seek office; and,

c. Plaintiffs' members and constituents who desire to communicate with and contribute financially to candidates for the legislature who may or will represent them, a right guaranteed by the First Amendment, are hindered from doing so until districts are correctly reapportioned;

103. Plaintiffs' members and constituents' rights are compromised because of the inability of candidates to campaign effectively and provide a meaningful election choice.

## COUNT 2

## Act 43 violates Section 2 of the Voting Rights Act, 52 U.S.C. § 10301

104. Plaintiffs incorporate by reference the allegations in paragraphs 1 through 103.

105. Section 2 of the Voting Rights Act prohibits the enforcement of any voting qualification or prerequisite to voting or any standard, practice, or procedure that results in the denial or abridgement of the right of any U.S. citizen to vote on account of race, color, or membership in a language minority group. 52 U.S.C. § 10301(a).

106. The current district boundaries of Assembly Districts 10, 11, 12, 16, 17, and 18 "pack" Black voters, while other Black voters, including those in Assembly Districts 22 and 24, are "cracked," resulting in dilution of the strength of the area's Black residents, in violation of Section 2 of the Voting Rights Act.

107. Under Section 2 of the Voting Rights Act, the Wisconsin Legislature was required to create a seventh majority BVAP district in which Black voters have the opportunity to elect their candidates of choice.

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 34 of 36

108. Black voters in the Milwaukee area are politically cohesive, and the elections in the area illustrate a pattern of racially polarized voting that allows the bloc of white voters usually to defeat Black voters' preferred candidates.

109. The totality of circumstances how that the current State Assembly plan has the effect of denying Black voters an equal opportunity to participate in the political process and to elect their candidates of choice, in violation of Section 2 of the Voting Rights Act, 52 U.S.C. § 10301.

110. Absent relief from this Court, Defendants will continue to engage in the denial of Plaintiffs' Section 2 rights.

## **RELIEF SOUGHT**

WHEREFORE, Plaintiffs ask that the Court:

A. Declare that the current configuration of Wisconsin's 33 Senate districts and 99 Assembly districts, established by 2011 Wisconsin Act 43 and modified by *Baldus*, based on the 2010 Census, is unconstitutional and invalid and the maintenance of those districts for the August 2022 primary election and November 8, 2022 general election violates Plaintiffs' federal constitutional rights;

B. Declare that Act 43 violates Section 2 of the Voting Rights Act

C. Enjoin Defendants and the WEC's employees and agents, including the county clerks in each of Wisconsin's 72 counties and Wisconsin's 1,850 municipal clerks and election commissions, from administering, enforcing, preparing for, or in any way permitting the nomination or election of members of the Wisconsin Legislature from the unconstitutional Senate districts and unconstitutional Assembly districts that now exist in Wisconsin for the August 2022 primary election and November 2022 general election;

D. Establish a schedule that will enable the Court, in the absence of a constitutional state law, adopted by the Wisconsin Legislature and signed by the Governor in a timely fashion, to

## Case: 3:21-cv-00534-jdp-ajs-eec Document #: 44 Filed: 09/21/21 Page 35 of 36

adopt and implement new State Senate and Assembly district plans with districts substantially equal in population and that otherwise meet the requirements of the U.S. Constitution and statutes and the Wisconsin Constitution and statutes;

E. Order the adoption of a valid State Assembly plan that includes a seventh BVAP majority district;

F. Award Plaintiffs their costs, disbursements, and reasonable attorneys' fees incurred in bringing this action, pursuant to 42 U.S.C. § 1988 and 52 U.S.C. § 10310(e); and,

G. Grant such other relief as the Court deems proper.

By:

Dated: September 7, 2021.

<u>/s/ Douglas M. Poland</u> Douglas M. Poland, SBN 1055189 Jeffrey A. Mandell, SBN 1100406 Rachel E. Snyder, SBN 1090427 Richard A. Manthe, SBN 1099199 STAFFORD ROSENBAUM LLP 222 West Washington Avenue, Suite 900 P.O. Box 1784 Madison, WI 53701-1784 dpoland@staffordlaw.com jmandell@staffordlaw.com rsnyder@staffordlaw.com rmanthe@staffordlaw.com

Mel Barnes, SBN 1096012 LAW FORWARD, INC. P.O. Box 326 Madison, WI 53703-0326 mbarnes@lawforward.org 608.535.9808

Mark P. Gaber\* Christopher Lamar\* CAMPAIGN LEGAL CENTER 1101 14th St. NW Suite 400 Washington, DC 20005 mgaber@campaignlegal.org clamar@campaignlegal.org 202.736.2200 Annabelle Harless CAMPAIGN LEGAL CENTER 55 W. Monroe St., Ste. 1925 Chicago, IL 60603 aharless@campaignlegal.org 312.312.2885

Attorneys for Plaintiffs

\*Application for general admission in the Western District of Wisconsin currently pending