

**IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION**

TEXAS STATE CONFERENCE OF)
THE NAACP,)

Plaintiff,)

v.)

GREG ABBOTT, in his official)
capacity as the Governor of Texas;)
JOHN SCOTT, in his official capacity)
as the Secretary of State of Texas,)

Defendants)

Case No. 1:21-cv-01006

**Requesting a three-judge panel pursuant
to 28 U.S.C. § 2284**

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

Plaintiff TEXAS STATE CONFERENCE OF THE NAACP, acting by and through their counsel, files this Complaint for Declaratory and Injunctive Relief against Defendants GOVERNOR GREG ABBOTT and SECRETARY OF STATE JOHN SCOTT, and allege as follows:

INTRODUCTION

1. The 87th Texas legislature passed statewide redistricting maps for the state house, the state senate, and the U.S. Congress that are based on the unconstitutional and unlawful use of race. On the one hand, manipulation of populations based on race predominated in crucial districting decisions, diluting the voting rights of Black voters and other voters of color. On the other hand, the legislature and its line drawers not only completely ignored the astounding growth of communities of color in failing to create additional majority-minority districts, but actually reduced the number of majority-minority districts in the state. The maps are an affront to Texas's

voters of color. This Court should throw out these three plans and order a redrawing of the plans so as to restore the voting strength legally due to Black voters and other voters of color in Texas.

2. According to the 2020 census, Texas gained the most residents of any state in the country since 2010, and 95% of that growth came from communities of color. Despite the well-documented undercounting of racial and ethnic minorities in the 2020 Census, Texas's 3,999,944 new residents were almost all Black, Hispanic, and Asian.

3. Had the map drawers and the legislature even attempted to draw districts that accurately reflect Texas's population without the improper consideration of race, opportunities for people of color to elect candidates of their choice would have necessarily increased. But even though the growth of communities of color throughout the state has resulted in numerous areas where majority-minority districts could be created, the new redistricting maps fail to create additional districts in which voters of color have the opportunity to elect candidates of choice. Adding insult to injury, the legislature's maps actually *decrease* the number of majority-minority districts in all three of the plans.

4. These maps ensure that, contrary to what should occur given their dwindling population, white voters will maintain control of the state legislature and the congressional delegation for the foreseeable future, at the expense of providing voters of color an opportunity to elect candidates of their preference.

5. To accomplish this, the map drawers used similar tactics on all three maps. First, they unconstitutionally manipulated populations based on race in many districts, moving populations of color in and out of key districts. Second, they unlawfully diluted the voting strength of Black voters and other voters of color in many districts. And, finally, they abdicated their legal responsibility to create appropriate majority-minority coalition districts where necessary to give

voters of color an opportunity to elect candidates of their choice.

6. These illegal techniques in redistricting are not new. In fact, in the last five redistricting cycles, federal courts have invalidated state-drawn state house, state senate, and congressional districts that disadvantaged Black people and other people of color by impermissibly drawing district lines based on race.

7. That Texas's unconstitutional racial gerrymander and unlawful dilution of votes of persons of color may promise to maintain the majority white voter favored political party in power is scarcely an excuse. Rather it is itself the stuff that subjects these maps to strict scrutiny and to remedies under the Voting Rights Act. It is well documented that Black, Hispanic, and Asian voters often vote cohesively in the state to elect preferred candidates of choice, and that white voters in Texas vote as a bloc so as to usually prevent voters of color from electing candidates of their choice. That the map drawers recognized this fact, and used it to their benefit by manipulating populations of Black voters and other voters of color in and out of districts to make otherwise competitive districts safe for white voters is simply unconstitutional. Manipulating populations by race and diluting the votes of persons of color with the goal of maintaining political power are no more lawful when Republicans do it in Texas today than it was when Democrats did it decades ago.

8. Moreover, the legislature and map drawers' actions were intentional, occurring in an atmosphere that was racially charged. These three plans were enacted during a legislative period that was undeniably hostile to Black people and other persons of color. Just this year, the 87th legislature enacted laws that removed the state's requirement that students be taught about slavery and white supremacy as morally wrong; eliminated voting options that were successfully employed in the counties and cities in Texas that have especially high populations of people of

color, resulting in high voter turnout and voters of color electing their candidates of choice; and provided a clear path for the intimidation of voters by partisan poll watchers, which has been a technique repeatedly used against voters of color in Texas over several decades.

9. From rushing the bills through a dubious legislative process by which the three plans were passed, to map-drawing maneuvers that included strategically carving up Black voters and other voters of color from existing and performing majority-minority districts and dispersing them into white majority districts in rural and/or suburban counties where they will no longer have the ability to elect the candidates of their choice, to packing Black voters and other voters of color into districts with high minority populations (in some instances higher than twice the population of that required to elect candidates of their choice), legislators could have had only one motive for passing such facially unconstitutional plans: the desire to limit the voting strength of voters of color statewide.

10. As further alleged in detail below, Plaintiff Texas State Conference of the NAACP respectfully seeks a declaratory judgment that the redistricting plans for the state senate (S2168), state house (H2316), and Congress (C2193) are racial gerrymanders in violation of the Fourteenth and Fifteenth Amendments to the United States Constitution; that these redistricting plans dilute the voting strength of voters of color and deny them the opportunity to elect preferred candidates of their choice in violation of Section 2 of the Voting Rights Act of 1965; and that these redistricting plans were drawn by legislators and adopted by the Governor for the express purpose of impermissibly discriminating against voters of color in violation of the Fourteenth Amendment to the United States Constitution and the intent prong of Section 2 of the Voting Rights Act.

11. Plaintiff seeks a permanent injunction that prohibits Defendants from calling, holding, supervising, or certifying any election under these plans and further requests the creation

of revised redistricting plans that do not infringe upon the constitutional rights of Texans of color by diluting their voting strength.

JURISDICTION AND VENUE

12. Jurisdiction is appropriate under 28 U.S.C. § 1331. Plaintiff's claims arise "under the Constitution, laws, or treaties of the United States," including the Fourteenth and Fifteenth Amendments to the United States Constitution, 52 U.S.C. §§ 103101 and 1304, 28 U.S.C. §§ 2201 and 2202, 42 U.S.C. § 1983, and 42 U.S.C. § 1988.

13. Jurisdiction is also appropriate under 28 U.S.C. § 1343 because Plaintiff seeks to "redress deprivation" of a "privilege or immunity secured by the Constitution of the United States" and seek "equitable relief . . . under [an] Act of Congress providing for the protection of civil rights, including the right to vote."

14. Venue in this Court is appropriate under 28 U.S.C. § 1391(b) because Plaintiff's members' voting rights are being infringed upon in this District and in this county.

REQUEST FOR THREE-JUDGE PANEL

15. Because this action challenges the constitutionality of the apportionment of a statewide legislative body, as well as the apportionment of a state's congressional delegation, Plaintiff requests the convening of a three-judge panel pursuant to 28 U.S.C. § 2284.

PARTIES

16. Plaintiff **TEXAS STATE CONFERENCE OF THE NAACP** ("Texas NAACP") is a subsidiary organization of the National Association for the Advancement of Colored People, Inc. ("NAACP"), a national non-profit, non-partisan organization founded in 1909, which has more than 2,200 units across the nation and is powered by more than two million activists. The NAACP works to ensure the political, educational, social, and economic equality of all persons

and to eliminate racial hatred and racial discrimination, including by removing all barriers of racial discrimination through democratic processes.

17. The Texas NAACP is the oldest and one of the largest and most significant organizations promoting and protecting the civil rights of Texans of color, including Black Texans—who have been its primary focus—as well as Hispanic and Asian Texans. The first Texas branches of the NAACP were formed in 1915, and the Texas State Conference was formally organized in 1937. Since then, the Texas NAACP has used litigation, policy advocacy, community organizing, and public education to ensure the political equality of all Texans. To achieve its mission, the Texas NAACP engages in voter education, registration, mobilization, and other civic engagement activities.

18. The Texas NAACP is headquartered in Austin and has more than 100 local branch units, college chapters, and youth councils across the State, with members in many counties throughout Texas. A large portion of the Organization's more than 10,000 members are residents registered to vote in Texas. The Texas NAACP's membership consists largely of Black people and other people of color. A large segment of Texas NAACP's membership lives in this federal court district.

19. The Texas NAACP has a history of advocating for majority-minority coalition districts with Black, Hispanic, and Asian voters. In the last two decades, the Texas NAACP engaged in litigation challenging statewide plans. In 2011, the organization advocated for the creation of majority-minority coalition districts in Travis and Bell Counties, the creation of Black opportunity districts in the Dallas-Fort Worth metroplex, and the protection of existing performing Black districts in the Dallas-Fort Worth metroplex. In 2013, the organization successfully advocated for a new configuration of CD 9 in Harris and Fort Bend Counties.

20. This cycle, the Texas NAACP provided public testimony on the three challenged maps and engaged with legislators and members of the public during the committee hearings held on the plans. Texas NAACP developed questions to ask legislators at hearings about their rationales behind the enactment of different districts in the draft maps. To prepare its constituents for the redistricting cycle, the organization also conducted education and advocacy around the redistricting process in Texas, including preparing trainings to share information on redistricting principles and communities of interest. Texas NAACP encouraged its members to testify and held workshops to train members on how to provide public testimony.

21. Texas NAACP brings this action on behalf of its members, including the thousands of Texas NAACP members who are registered voters who reside in state house, state senate, and congressional districts where their voting power will be reduced under the new plans.

22. Texas NAACP will have to commit significant time and resources to combatting the effects of these new maps on communities of color throughout the state. By allocating time and resources to these priorities, Texas NAACP will be unable to commit to other programs that are core to its mission.

23. Defendant **GREG ABBOTT** is the Governor of Texas and, pursuant to Article IV, Section I of the Texas Constitution, is the chief executive officer of the State of Texas. Governor Abbott is sued in his official capacity.

24. Defendant **JOHN SCOTT** is the Secretary of State of Texas. Pursuant to Article IV, Section 21 of the Texas Constitution, the Secretary is the “chief election officer” of the State and is responsible for “assist[ing] and advis[ing] all election authorities with regard to the application, operation, and interpretation of this code and of the election laws outside of this code.” Tex. Elec. Code §§ 31.001(a), 31.004(a). The Secretary also oversees the Texas Elections

Division, which is responsible for administering the Texas Election Code and applying it voters, elections, voting systems, candidates, and political parties. *Id.* at § 31.001(b). Scott is sued in his official capacity.

SPECIFIC FACTUAL ALLEGATIONS

A. Statewide demographic shifts

25. In the last decade, Texas added 3,999,944 residents, the most of any state in the country. This growth made it the only state in the nation that was apportioned two additional seats in the U.S. House of Representatives.

26. The results of the 2020 Census increased the ideal populations in Texas’s districts to 194,303 for a state house district, 940,178 for a state senate district, and 766,987 for a congressional district.

27. People of color (“POC”)—meaning all Texans other than white, non-Hispanic people—made up more than 95% of the growth in Texas in the last decade, despite the well-documented undercounting of racial and ethnic minorities in the 2020 Census. Those people who identified themselves as Black in the 2020 Census accounted for 14% of the total growth and those people who identified themselves as any part Black in the 2020 Census made up nearly 20% of the growth. Hispanic people accounted for approximately 50% of the growth since 2010, and Asian people accounted for 15% of the growth.

28. Based on the most recent voting citizenship data available from the 2019 American Community Survey, POC currently make up 48.8% of the citizen voting age population (“CVAP”) of Texas, with 13.1% Black CVAP (“BCVAP”), 29.9% Hispanic CVAP (“HCVAP”), and 3.7% Asian CVAP (“ACVAP”). White non-Hispanic people make up 51.6% CVAP (“WCVAP”).

29. This makes Texas one of the most racially and ethnically diverse states in the

country, with the largest number of Black Americans, the second largest number of Hispanic Americans, and the third largest number of Asian Americans of any state in the nation.

30. Texas's growth in population has been concentrated in and around the state's urban counties—for example, in Brazoria, Fort Bend, and Harris Counties around Houston, and in Denton, Dallas, Tarrant, and Wise Counties around Dallas.

31. These have long been some of the most racially and ethnically diverse counties in the state, and this has become even more true over the past ten years as the POC population has grown:

<i>Percent of growth by CVAP in counties attributable to different racial and ethnic groups in the last decade (2010–2019)</i>					
County	<i>WCVAP Percent Share of Growth</i>	<i>POC CVAP Percent Share of Growth</i>	<i>BCVAP Percent Share of Growth</i>	<i>HCVAP Percent Share of Growth</i>	<i>ACVAP Percent Share of Growth</i>
Brazoria	11.9%	88.1%	27.1%	46.7%	12.0%
Dallas	-14.3%	114.3%	37.1%	58.6%	13.7%
Denton	47.3%	52.7%	15.4%	22.4%	11.8%
Fort Bend	26.2%	73.8%	21.8%	24.7%	25.1%
Harris	4.6%	95.3%	21.1%	58.6%	11.6%
Lubbock	14.1%	86.0%	3.8%	73.9%	3.1%
Tarrant	17.3%	82.7%	26.5%	42.6%	9.2%
Wise	61.3%	38.6%	2.9%	32.0%	0.1%

32. Those in the political party favored by white Texans and currently in power in the Texas legislature, who were responsible for decision-making on the new maps, were aware of these changing demographic dynamics in Texas during the map-drawing and approval process.

33. And yet the new house, senate, and congressional plans adopted by the legislature do not accurately reflect the state's new demographics based on the population growth of the past ten years.

34. Instead, the map drawers created new plans that include fewer majority-minority districts than the old plans. As a result, under the new plans, people of color have less relative opportunity than white people to elect candidates of their choice.

B. History of voting discrimination in Texas

35. Texas has a long and unbroken history of discriminating against Black people and other voters of color.

36. Immediately following the Civil War, Texas created unofficial barriers designed to prevent Black voters and other voters of color from casting ballots. Beginning in the late 1870s and lasting through the early 1970s, Texas implemented a white primary system that disenfranchised Black voters by denying them participation in primaries; ratified a constitutional amendment requiring voters to pay a \$1.50 poll tax as a prerequisite for voting; and prohibited voters from bringing a person to assist them in reading, marking, and submitting their ballots at the polls.

37. Between 1927 and 1953, Texas went to the U.S. Supreme Court at least four times to maintain its racially discriminatory voting policies against Black voters. *Nixon v. Herndon*, 273 U.S. 536 (1927); *Nixon v. Condon*, 286 U.S. 73 (1932); *Smith v. Allwright*, 321 U.S. 649 (1944); *Terry v. Adams*, 345 U.S. 461 (1953).

38. Over the years, numerous courts have recognized Texas's long history and present-day legacy of enacting racially discriminatory voting laws that disenfranchise voters on account of race.

- *Graves v. Barnes*, 343 F. Supp. 704, 725–26 (W.D. Tex. 1972) (“There exist innumerable instances, covering virtually the entire gamut of human relationships, in which the State has adopted and maintained an official policy of racial discrimination against the Negro. Indeed, even the Negro's right to vote and to participate in the electoral process has not remained untouched by the State's policy.”).

- *League of United Latin Am. Citizens v. Clements*, 999 F.2d 831, 866 (5th Cir. 1993) (“Texas’ long history of discrimination against its [B]lack and Hispanic citizens in all areas of public life is not the subject of dispute among the parties.”);
- *Vera v. Richards*, 861 F. Supp. 1304, 1317 (S.D. Tex. 1994) (“Texas has a long, well-documented history of discrimination that has touched upon the rights of African Americans and Hispanics to register, to vote, or to participate otherwise in the electoral process. Devices such as the poll tax, an all-white primary system, and restrictive voter registration time periods are an unfortunate part of this State’s minority voting rights history.”);
- *Veasey v. Perry*, 71 F. Supp. 3d 627, 633 (S.D. Tex. 2014) (“The careful and meticulous scrutiny of alleged infringement of the right to vote . . . includes understanding the history of impairments that have plagued the right to vote in Texas, the racially discriminatory motivations and effects of burdensome qualifications on the right to vote, and their undeniable legacy with respect to the State’s minority population.”).

39. This history of official discrimination against voters of color in Texas led to the inclusion of the state as a covered jurisdiction under Section 5 of the Voting Rights Act (“VRA”).

40. While in effect, the Section 5 preclearance process helped to block many discriminatory practices, including but not limited to the state’s racially discriminatory property ownership qualifications for candidates (2008); the state’s plan for the state house that would have led to retrogression in three majority-minority house districts (2001); the state’s proof of citizenship requirements for voter registration (1996); and the state’s inadequate bilingual assistance programs that had the effect of diluting the voting strength of minority voters (1995).

41. Between 1976 and 2013, the U.S. Department of Justice objected to more than 200 proposed voting changes in Texas, more than in any other state in the country during this period. These objections—which found that decisionmakers in Texas had purposefully intended to discriminate on the basis of race or that the proposed changes had a retrogressive effect on the ability of minority voters to participate equally in the political process—covered a wide range of discriminatory voting rules, such as last-minute polling place consolidations and discriminatory redistricting plans that resulted in the retrogression of districts in which Black voters and other voters of color could elect their candidates of choice. Notably, these objections all arose during periods when white voters maintained control in Texas, but Democrats and Republicans both held power during this period.

42. Sixty-one of those 200 total objections issued by DOJ addressed proposed congressional, state legislative, county, city, school district, or community college district redistricting plans.

43. Between 2005 and 2009, the United States filed ten lawsuits against ten separate local jurisdictions for violations of Section 203 of the VRA because these jurisdictions were covered for Spanish-speaking, limited-English proficient voters. These lawsuits resulted in the respective jurisdictions entering into consent decrees that then led to the jurisdictions implementing the Spanish-language assistance programs required under Section 203.

44. After the Supreme Court invalidated Section 5's preclearance coverage formula in 2013, Texas immediately began enforcing Senate Bill 14, which had previously failed to receive preclearance. SB 14 created one of the most restrictive photo ID regimes in the fifty states. A federal district court and the Fifth Circuit noted that voters of color disproportionately lacked the types of photo IDs that SB 14 required for voters to cast their ballots. After years of protracted

litigation, the Fifth Circuit en banc panel found that SB 14 impermissibly denied minority voters the opportunity to participate in the political process and, thus, violated the effects prong of Section 2. *Veasey v. Abbott*, 888 F.3d 719 (2018).

C. History of redistricting in Texas

45. Over the last five decades, Texas has frequently been ground zero for redistricting battles. In every decade since 1970, courts have struck down or blocked at least one of Texas’s statewide redistricting plans on the basis that the plans violated the Voting Rights Act and/or the U.S. Constitution.

46. Following the 1970, 2000, and 2010 censuses, federal courts found that Texas’s redistricting plans were intentionally discriminatory or bore the mark of intentional discrimination in violation of the Fourteenth and Fifteenth Amendments to the U.S. Constitution. *White v. Regester*, 412 U.S. 755 (1973); *League of United Latin Am. Citizens v. Perry*, 548 U.S. 399 (2006); *Texas v. United States*, 887 F. Supp. 2d 133 (D.D.C. 2012), *vacated and remanded on other grounds*, 570 U.S. 928 (2013); *Abbott v. Perez*, 138 S. Ct. 2305 (2018). Following the 1980 census, the Attorney General objected to the state’s drawing of two contiguous congressional districts on the Gulf Coast under Section 5, pointing specifically to the packing of these districts with more than 80% Hispanic population, more than required for Hispanics to elect candidates of their choice. The three-judge court found that these districts were “invidiously discriminatory” and diluted the strength of minority voters and ordered these districts redrawn. *Seamon v. Upham*, 536 F. Supp. 931, 1009–12 (E.D. Tex. 1982), *rev’d on other grounds in Upham v. Seamon*, 456 U.S. 37 (1982).

47. After the 1990 census, a three-judge panel found, and the Supreme Court later affirmed, that several oddly shaped congressional districts that did not meet traditional districting principles, such as compactness, were racial gerrymanders under the Fourteenth Amendment because race was the predominant factor in the state’s drawing of those districts. *See Vera v.*

Richards, 861 F. Supp. 1304, 1325–26 (S.D. Tex. 1994), *aff’d* in *Bush v. Vera*, 517 U.S. 952 (1996).

48. As recently as 2012 when the state was covered under Section 5, one federal court denied Texas’s request to preclear state house and congressional redistricting plans—first, on the grounds the plans had been enacted with a discriminatory purpose, and second, on the basis that the plans had a retrogressive effect on the strength of minority voters and that the evidence showed that the retrogression may not have been “accidental” on the legislature’s part. *Texas v. United States*, 887 F. Supp. 2d 133, 178 (D.D.C. 2012).

49. As Texas’s preclearance process continued to be litigated in the District of Columbia in *Texas v. United States*, a three-judge panel in Texas drew an interim plan to be used to elect members to the Texas house for the 2012 primary and general elections in Texas. Pointing to one district in Hidalgo County, the district court reasoned “that the decisionmakers were impermissibly focused on race in trying to make the district more Republican” when drawing the 2011 Texas house plan. *Perez v. Texas*, 2012 WL 13124275, at *3 (W.D. Tex. Mar. 19, 2012) (redrawing Texas’s house plan after the Supreme Court, in *Perry v. Perez*, 565 U.S. 388 (2012), invalidated the interim plans drawn by the district court in 2011 for failing to defer to the state legislature’s enacted plan and then remanded to the district court to draw interim plans that only altered “legally defective” districts in which the plaintiffs had shown a probability of succeeding on the merits).

D. The development and passage of redistricting plans S2168, H2316, and C2193

50. On September 7, Governor Abbott issued a proclamation setting the third special session of the 87th Texas legislature for September 20.

51. The first item on the agenda was “legislation relating to the apportionment of the State of Texas into districts used to elect members of the Texas House of Representatives, the

Texas Senate, the State Board of Education, and the United States House of Representatives.”

52. A special session cannot last for more than 30 days under Article 3, § 40 of the Texas Constitution, though the Constitution does not limit the number of special sessions that the Governor may call.

53. In these thirty days, the legislature proposed, considered, and passed four statewide plans that will remain in place for the next decade. Governor Abbott signed all four plans on October 25.

54. Since their introduction in late September, the state house, state senate, and congressional plans were rushed through a legislative process defined by irregular procedures, delayed disclosure of proposed plans, inadequate public input, and hurried deliberations.

55. Even prior to their introduction, the legislature was focused on passing other laws despite vociferous opposition from civil rights groups. For example, the state’s omnibus election-related bill, SB 1, was passed despite near-constant warnings from Plaintiff Texas NAACP and other civil rights groups that the bill discriminated against voters of color.

56. The legislature also scheduled and then cancelled multiple public hearings on redistricting, which hindered, delayed, and, in some cases, eliminated public participation. For many of these hearings, notice was inadequate and whether testimony could be given in person and/or online was unclear.

57. Once the maps were introduced, civil rights groups, non-partisan redistricting experts, and members of the public repeatedly urged Republican lawmakers to tweak their maps to address the dilutive effect of the maps on the voting strength of voters of color. For example, in the initial congressional map, the map drawers placed Representatives Sheila Jackson Lee (CD 18) and Al Green in the same district (CD 9), which meant that the two would have to run against each

other in the next election. The legislature did not need to manipulate these districts, as Congresswoman Lee's district was 30,000 people above optimum size for a district following the census count and Congressman Green's district was just 4,000 above the optimum size. After significant public pressure and scrutiny from legislators, members of the public, and Plaintiff Texas NAACP, the map drawers changed this configuration by placing Lee and Green back in their respective districts and restoring some of the lost voters and territory.

58. But map drawers still ignored many other amendments offered by Black legislators, who were actively fighting against packing, cracking, and the failure to create new opportunity districts or recognize those already in existence. Overall, the three plans do not reflect the voices of Black legislators or the voices of Texas NAACP's members and constituents.

59. Furthermore, as the legislature moved swiftly to adopt these plans, the process was marred by departures from normal procedures.

60. Even though many constituents and members of the house and senate requested additional time to review proposed changes to the maps—including the last-minute adoption of amendments—Republican legislators pushed all three proposals through the process to meet the tight thirty-day deadline.

61. From suspending the “regular order of business,” i.e., overlooking established legislative procedures such as bill layouts (when sponsors explain a bill and the reasoning behind it), to skipping the printing rule (when bills are printed and placed on legislators' desks prior to a vote), to requiring special procedures for legislators to introduce amendments to the bills, to rushing middle-of-the-night votes, to name a few, the Republican leadership of the legislature gave short shrift to well-established and adhered-to legislative procedures.

i. Legislative background on the Texas house plan

62. Representative Todd Hunter, chair of the House Redistricting Committee, filed House Bill 1 (“HB 1”)—the redistricting plan for the Texas state house—on September 30, 2021.

63. The house committee held its first public hearing on HB 1 regarding the composition of districts for the election of members of the Texas house on October 4. It had scheduled hearings earlier from June through August to solicit input from the members of the public on communities of interest, but many of these hearings were cancelled as the legislature focused its efforts on passing other pieces of legislation in the first and second special sessions.

64. The house has a custom of allowing urban counties to submit their own plans to be included in the overall map that the house votes on. Several of the delegations submitted plans that were rejected in whole or in part, and substitutions and changes were made that were harmful in many ways to minority voters.

65. During the house committee’s first public hearing on HB 1, Representative Hunter declined to allow any invited testimony from experts in the field, preventing legislators and the public from hearing experts’ opinions on the proposed maps. He also limited his bill layout for HB 1 to one hour and refused to allow committee members to ask him questions during the layout.

66. Representative Hunter kicked off the hearing by explaining that the house committee would vote the bill out at the end of the hearing, effectively announcing that public input would have no effect on the proposed plan.

67. As the hearing carried into the morning of October 5, Representative Hunter declined committee members’ requests to adjourn the meeting due to the late hour and to have more time to review proposed changes to the draft maps. Chair Hunter also rejected a number of proposed amendments and indicated that they could be made on the House Floor instead.

68. On October 5, the house committee voted out a committee substitute on HB 1, which implemented significant changes to the house plan, despite the fact that the committee had not yet held a public hearing on the substitute. Public testimony was thus never heard on the committee substitute. The house committee voted out the substitute bill after just 15 minutes of consideration.

69. On October 13, the house passed HB 1. The house sent the bill to the senate that same day, and the lieutenant governor referred the bill to the Senate Special Committee on Redistricting.

70. On October 15, the Senate Special Committee on Redistricting held a public hearing on HB 1. The hearing lasted less than one hour, and the senate committee voted out the bill at the end of the hearing.

71. The full senate then suspended a rule for the regular order of business, voting out HB 1 on October 15, the same day. HB 1 was then sent to the Governor Abbott's desk.

72. On October 25, Governor Abbott signed HB 1, the Texas state house plan, into law.

ii. Legislative background on the Texas senate plan

73. Senator Joan Huffman, chair of the Senate Special Committee on Redistricting, filed Senate Bill 4 ("SB 4")—a redistricting plan for the Texas state senate—on September 18, 2021. Before the bill was introduced, the senate committee had scheduled public hearings on communities of interest in July and August of 2021. Those hearings were cancelled because senators were preoccupied with the other legislative agenda items set by Governor Abbott during the first and second special sessions.

74. On September 20, the senate committee issued a hearing notice for SB 4, setting a hearing on the bill for September 24.

75. On September 24 and 25, the senate committee held public hearings on SB 4.

76. Senator Huffman declined requests from fellow legislators to specify what measures were used to ensure the maps complied with the VRA. Senator Huffman told lawmakers and the public that the maps were “drawn blind to race,” despite the fact that some consideration of race is necessary for compliance with the VRA. That claim by Huffman was also surprising considering that many of the new districts combined known majority-minority urban areas with majority white rural areas to create safe white districts and dilute the votes of minorities.

77. The senate committee voted out the bill on September 28.

78. On October 4, the full senate voted to suspend the printing rule for SB 4. The printing rule requires that a hard copy of the bill under consideration be placed on each senator’s desk before a vote. This is to ensure that every senator has the opportunity to review a bill. With the printing rule suspended, that same day, the senate passed the bill on its third reading.

79. On October 11, the House Redistricting Committee held a public hearing on the senate’s newly approved SB 4. Once again, the house committee did not allow for invited testimony on the bill during the hearing. Senator Huffman limited the bill layout time for each bill to 30 minutes.

80. Representative Hunter also announced during the hearing that the house committee would vote out SB 4 at the end of the hearing, along with any introduced amendments.

81. House Committee members and members of the public had little time to review the amendments before voting on the bill, and the public did not have adequate time to review or provide feedback on the changes. That same day, the house committee voted out SB 1.

82. All members of the house voted out SB 1 on October 15.

83. Governor Abbott signed into law SB 1, the Texas state senate plan, on October 25.

iii. Legislative background on the congressional plan

84. Senator Huffman also filed SB 6 (“SB 6”)—a redistricting plan for congressional districts—on September 27, 2021.

85. On October 4, the Senate Special Committee on Redistricting held public hearings on SB 6.

86. In those hearings, the senate committee adopted a novel rule requiring that, before an amendment could be filed, any congressional representative who would be impacted by the amendment had to consent to the change. This was an irregular move that made offering amendments cumbersome and time-consuming.

87. When asked why a new opportunity district had not been created for voters of color, Senator Huffman said her team had seen “no strong basis in evidence” to create such a district.

88. On October 6, the full senate voted to suspend the printing rule for SB 6. That same day, the senate passed SB 6 on the third reading.

89. The House Redistricting Committee gave only 24-hour hearing notice to the public, issuing a notice for a public hearing on SB 6 on October 12, and setting the hearing for the very next day. The house committee also provided only 12 hours for the public to register to give virtual testimony at the hearing.

90. At the public hearing on October 13, State Representative Hunter limited the bill layout to just one hour. At the beginning of the hearing, State Representative Hunter announced that the Committee would vote out the bill at the end of the hearing and that it would not consider committee amendments until after public testimony. The committee did not allow invited testimony. That same day, the committee voted out SB 6.

91. On October 16, the House adopted several amendments to SB 6 and passed it out

on second reading. There was no opportunity for public input on any of these amendments.

92. There were some differences between the version of SB 6 that the senate had passed and the version of SB 6 that the house passed. This required the convening of a conference committee between 5 members appointed from the house and 5 members appointed from the senate. The conference committee included 5 white Republican senators and 4 Republican representatives. One of the conference committee representatives was a Black Democrat.

93. The conference committee met on October 17, a Sunday, to hash out the differences in the two versions of bill and passed, for final consideration, a new reconciled version of SB 6. The process took less than twenty-four hours. Representative Senfronia Thompson, the only Black member and the only Democratic member of the conference committee, did not sign the committee report.

94. The reconciled bill then went to the two chambers the very next day on October 18, with both chambers then voting to pass the bill. Legislators had little time to examine the final version of SB 6.

95. Governor Abbott then signed into law SB 6, the Texas congressional plan, on October 25.

E. Analysis of Texas's new plans S2168, H2316, and C2193

96. The vast majority of voters of color in Texas vote cohesively for the same candidates. This holds true for most Black, Hispanic, and Asian voters.

97. In all parts of the state, Black voters vote cohesively for Democratic candidates and white voters usually vote as a bloc to defeat those candidates. And in most parts of the state, Black, Hispanic, and Asian voters vote cohesively for Democratic candidates and white voters usually vote as a bloc to defeat those candidates, too. Voting is thus racially polarized in Texas and has

been for decades.

98. Those in the Republican leadership of the Texas legislature, who were responsible for decision-making on the new maps, are aware that voting in Texas is racially polarized. These legislators and their map makers used this knowledge to draw maps in which they placed significant numbers of voters within or without districts predominantly because of their race.

99. The map drawers prioritized racial considerations above traditional redistricting principles. The resulting plans thus do not preserve communities of interest adequately, nor do the plans follow traditional districting principles by including districts that are compact. Instead, these plans impermissibly manipulate populations, including Black populations.

100. One way those responsible for the drawing and the approval of the plans manipulated populations by race is by reshaping districts in which Republican incumbents won or lost by narrow margins in the last election. These districts were primarily areas where demographic change meant voters of color were poised to elect their candidates of choice.

101. To many of these districts, the map drawers added more white voters at levels similar to if not slightly greater than those that were drawn at the beginning of the last redistricting cycle, and reduced POC voters to levels similar to if not slightly lower than those that were drawn at the beginning of the last redistricting cycle.

102. These adjustments will have the effect of diluting POC voting strength in these districts and statewide over the next decade until the next redistricting cycle in 2030.

103. Another way those responsible for the drawing and the approval of the plans manipulated populations by race is by reshaping those districts in urban areas and their adjacent suburbs—areas that have witnessed some of the highest growth in voters of color.

104. In these districts, the map drawers packed voters of color into urban epicenters,

brought white voters from more rural parts of the state into the districts bordering urban epicenters where POC have been the drivers of growth, and spread voters of color out into more sprawling districts.

105. Together, these maneuvers, which include the racial manipulation of competitive Democratic and Republican districts and the flouting of traditional redistricting principles, will have the effect of diluting POC voting strength in specific districts and statewide. Additionally, as in the past, the maps drawn by the legislature and its map drawers constitute serious retrogression as to existing minority voting strength in Texas.

i. State senate plan (S2168)

106. The state senate is composed of 31 members.

107. Only 2 state senators are Black. Both are Democrats and were elected from state senate districts that had above 75% POC CVAP and above 45% BCVAP under the old plan.

108. Only 6 state senators are Hispanic. All 6 are Democrats and were elected from state senate districts (SDs 6, 19, 20 26, 27, and 29) that had above 70% POC CVAP as of 2019 under the old plan and had above 60% HCVAP as of 2019 under the old plan.

109. Twenty-three senators are white. Of the white senators, 18 are Republican and were elected from majority white CVAP districts which were all above 60% in white CVAP under the old plan. There are no Republican senators of color in the state senate.

110. Of the 23 white senators, there are 5 white Democratic senators. All were elected from senate districts that had significant populations of voters of color who voted cohesively behind their preferred candidates of choice, along with white crossover voters who joined them to elect POC-preferred candidates. Under the old plan, 2 of these districts (SDs 15 and 21) had a POC CVAP above 60% and 1 district (SD 10) had a POC CVAP around 47%, close to majority. In the

remaining districts (SDs 14 and 16), the POC CVAP under the old plan was significant—close to 40% POC CVAP in each district.

111. Under the old plan, 9 senate districts had between 50% and 60% white CVAP. Of those 9 senate districts, 7 of those districts (SDs 7, 9, 11, 17, 18, 28, and 31) elected white Republicans and 2 of those districts (SDs 10 and 16) elected white Democrats.

112. Under the new plan, known as S2168, map drawers significantly increased the white CVAP and concomitantly decreased the POC CVAP in most of the districts that elected white candidates to the state senate, with the exception of SD 16, which packs voters of color into a “safe” Democratic district.

113. Some of these manipulated districts incorporate parts of the two suburban counties of Tarrant and Fort Bend, whose growth over the past decade was driven primarily by POC. Some manipulated districts are in Dallas County, which witnessed a decline in the total number of white people, attributing all of its growth to POC.

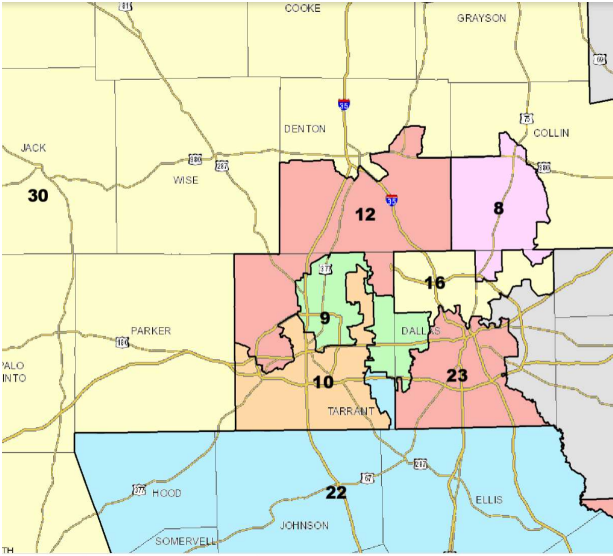
114. Under the new map, the map drawers were able to evade the growth of POC and ultimately draw fewer majority-minority coalition districts that could have given voters of color the opportunity to elect candidates of choice. The map as a whole also results in the retrogression of minority voting strength.

a. Tarrant County senate districts

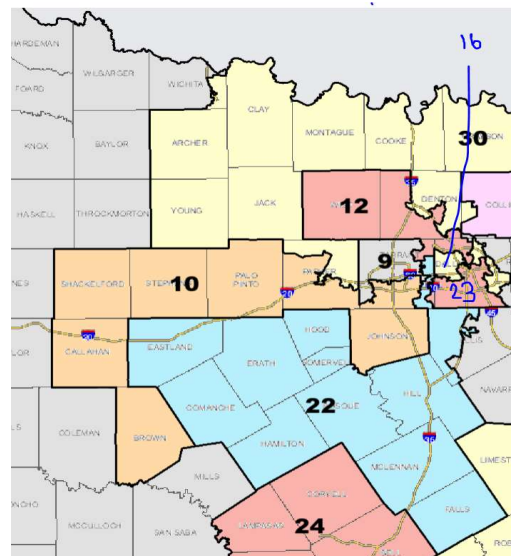
115. Tarrant County is located in north central Texas and encompasses the city of Fort Worth, the county seat. In the past decade, approximately 83% of the county’s CVAP growth can be attributed to POC, with BCVP comprising 26%, HCVAP comprising nearly 43%, and ACVP comprising 9% of the overall CVAP growth in Tarrant County.

116. Under the new plan, SDs 9, 10, 12, 22, 23, and 30 make up the Tarrant County

senate district grouping.



Tarrant County cluster under the old senate plan



Tarrant County cluster under the new senate plan

117. Under the old senate plan, these districts were compact and drawn to keep Tarrant County and its immediate neighbors together.

118. The new Tarrant County grouping is irregular in shape and much less compact compared to the grouping under the old senate plan. In fact, many of its districts are geographically sprawling. SD 10 stretches further west and south, splitting Tarrant County lines to disperse voters of color into rural districts. SD 22 similarly reaches into the heart of Tarrant County to bring in voters of color into the whiter, rural districts that are a part of SD 22. And SD 30 has a tentacle-like protrusion that reaches into Tarrant County to bring voters of color into the district. SD 9, the only relatively compact district of the cluster, previously spanned Dallas and Tarrant Counties but has now been squeezed into the northwest corner of Tarrant County, where legislators knew there were very few POC residents as compared to the district's prior configuration.

119. The new SDs 22 and 30, districts with white CVAP percentages of approximately 63% and 74%, respectively, both reach into Tarrant County to pick up minority populations. The new SD 23 has a white CVAP of 26%, making it the only majority-minority district to incorporate

a small corner of Tarrant County that has a predominantly POC population.

120. Meanwhile in SD 9, the map drawers increased the white CVAP from 55% under the old plan to 65% under the new plan. Similarly, the POC CVAP in the new SD 9 went from 45% under the old plan to 35% under the new plan. In the last election, SD 9 elected a white Republican by about 8 percentage points (fewer than 20,000 votes). That candidate was not the preferred candidate of choice of voters of color. By adding more white voters and decreasing POC voters, the new plan offers less opportunity for voters of color to elect their candidate of choice.

121. In SD 10, the white CVAP increased from 54% under the old plan to 62% under the new plan. Meanwhile, the POC CVAP significantly decreased from 46% under the old plan to 38% under the new plan. SD 10 is currently represented by Beverly Powell, a white Democrat, who flipped the district in a close race in 2018 when she beat Konni Burton, a white Republican, by about 3 percentage points (fewer than 10,000 votes). By extracting voters of color from the district and replacing them with white voters from Parker, Johnson, Shackelford, and Callahan Counties, among others, the new plan significantly reduces the political strength of voters of color in SD 10.

122. Under this reconfiguration of the district, the vast majority of voters of color who voted cohesively behind Powell will be denied the opportunity to elect representatives of their choice. Recognizing the demographic shifts in this area, the map drawers significantly reshaped SDs 9 and 10 by bringing in more white voters from surrounding rural counties and moving voters of color from these competitive districts into more rural, whiter districts considered “safe” Republican seats (e.g., SDs 22 and 30). Had map drawers attempted to provide voters of color in Tarrant County the opportunity to elect candidates of their choice to the state senate, they could have created at least one compact coalition seat with a 40% white CVAP and a 60% POC CVAP

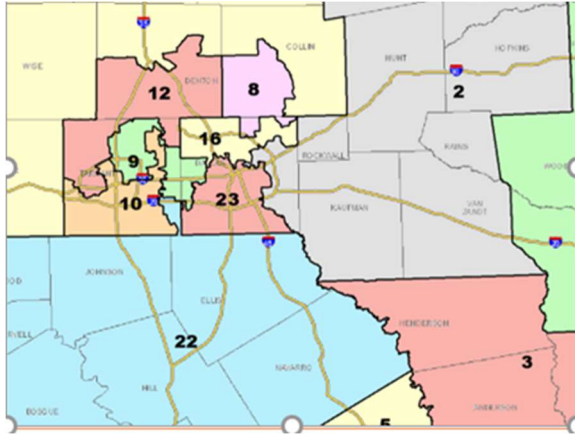
fully within the county. They could have done this by making relatively small adjustments to SDs 9, 10, and 22. Map drawers also could have drawn the new SD 10 as less geographically sprawling and as a majority-minority seat, by bringing in the pocket of voters of color who were placed in the newly drawn SD 23, instead of in SD 10. They did not, however, choosing instead to dilute the votes of POC voters in SDs 9 and 10.

123. Notably, in the last redistricting cycle, SD 10 was the subject of similar racial manipulation that resulted in Black and Hispanic voters being cracked into surrounding districts. *Texas v. United States*, 887 F. Supp. 2d 133, *rev'd sub nom.* 570 U.S. 978 (2013) (vacating and remanding in light of *Shelby County v. Holder* decision but leaving undisturbed the merits of the three-judge panel's decision). The three-judge panel did not preclear Texas's senate plan, particularly noting with respect to SD 10 that "[t]he demolition of District 10 was achieved by cracking the African American and Hispanic voters into three other districts that share few, if any, common interests with the existing District's minority coalition. The African American community in Fort Worth is "exported" into rural District 22—an Anglo-controlled District that stretches over 120 miles south to Falls [County]. The Hispanic Ft. Worth North Side community is placed in Anglo suburban District 12, based in Denton County, while the growing South side Hispanic population remains in the reconfigured majority Anglo District 10." *See id.* at 163–64.

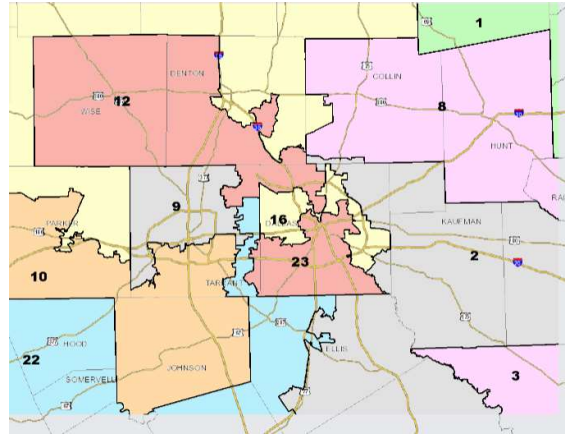
b. Dallas County senate districts

124. Similar to its twin in the metroplex, Dallas County grew considerably in the last decade, with an 8-percentage point increase in total CVAP from 2010 to 2019. Overall, the county lost white people, so more than 100% of its growth over the last ten years is attributed to POC populations. Black voters contributed to 37% of the CVAP growth in the county, while Hispanic voters made up 58% of it and Asian voters made up 14% of it. Under the new plan, SDs 12, 16,

23, and 2 incorporate most of Dallas County.



Dallas County cluster under the old senate plan



Dallas County cluster under the new senate plan

125. Like the new Tarrant County grouping, the new Dallas County cluster is far less compact than it was under the old plan. SD 16 has an irregular shape in which the western half of the district is connected by a thin strip to the eastern part, which then wraps around the northwest portion of SD 23. SD 2, which is an enormous district that encompasses many rural counties, reaches into north Dallas County, as does SD 12. Under the old plan, SDs 2 and 12 were more compact. Under the new plan, the two districts are sprawling. Under the new plan, 2 of the Dallas County districts, SDs 23 and 16, have POC CVAPs above 50%.

126. In SD 16, the map drawers increased the POC CVAP from 41% under the old plan to 55% under the new plan and decreased the white CVAP from 59% under the old plan to 45% under the new plan. But in the last election in 2018, SD 16 elected the candidate of choice of voters of color without a POC CVAP majority. Inserting an additional 14 percentage points of POC CVAP into the district was an unnecessary maneuver. And it was achieved by drawing a winding M-shaped district connected by a narrow bridge in the heart of Dallas, and served only to reduce POC voting opportunities in surrounding districts and increase white voting opportunities.

127. SD 23, under the new plan, has a POC CVAP of about 74%. In the past, SD 23 has reliably elected a Black senator. Meanwhile, the two other Dallas County districts under the new

map, SDs 2 and 12, together take in area that constitutes about 75% of a state senate seat within Dallas County. Based on the 2020 Census, Dallas County would be awarded approximately 2.75 senate seats, with the ideal seat comprised of approximately 940,178 people. SDs 2 and 12 each thus capture a part of Dallas County that could have formed 75% of a separate senate seat on its own. That new senate seat would have had at least 14% Black CVAP. Instead, the map drawers cracked Black voters in Dallas County between SDs 2 and 12, counties in which Black voters do not constitute any significant portion of the citizen voting age population.

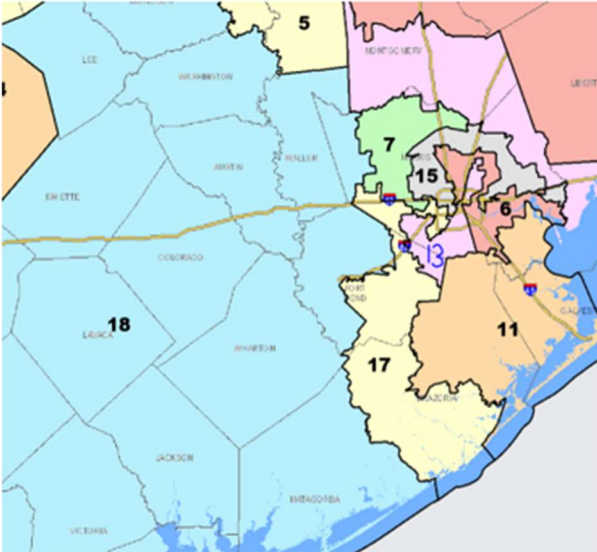
128. Instead of cracking Black voters between SDs 2 and 12, map drawers could have created a third majority-minority coalition seat, which could have included the significant Black population (more than 14% BCVP) in the north of Dallas County. The new majority-minority coalition seat could have pulled 75% of its population from Dallas County and 25% from POC-heavy portions of Denton County. Like Dallas County, Denton County has also experienced significant growth in overall CVAP, 52% of which can be attributed to growth in POC CVAP. The minority voters that live in Denton County reside primarily on the border between Dallas and Denton. Given that 100% of the growth in Dallas County came from POC, map drawers easily could have created a third majority-minority coalition seat, incorporating the POC-heavy parts of Dallas and Denton Counties. Adding a third majority-minority coalition district would have been in line with the changing demographics of the county and would have given POC voters the opportunity to elect their candidates of choice.

c. Fort Bend County and adjacent senate districts

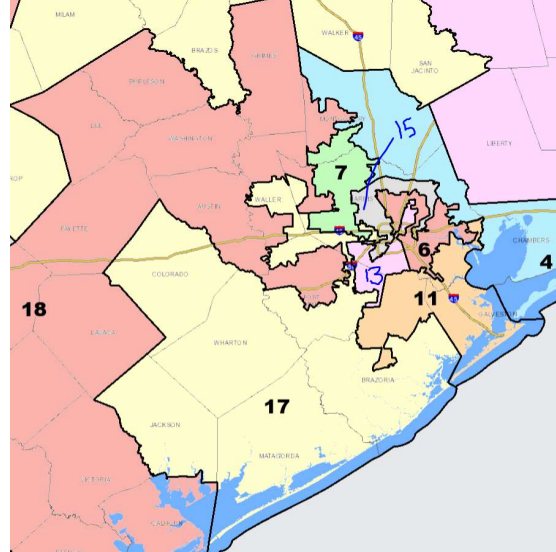
129. Fort Bend County is a suburban county located to the south and to the west of Harris County. Fort Bend, over the past decade, has become increasingly diverse, owing most of its growth to POC. In fact, 73% of the CVAP growth in the county came from POC, with Black,

Hispanic, and Asian people driving 26%, 25%, and 25% of the total POC CVAP growth, respectively.

130. Under the new plan, senate districts 13, 17, and 18 incorporate parts of Fort Bend County, and some of those same districts—13, 17, and 18 but also 15—incorporate parts of Harris County next door.



Fort Bend County cluster under the old senate plan



Fort Bend County cluster under the new senate plan

131. The Fort Bend County districts are far less compact in the new plan as compared to the old plan. SD 18 has an irregular shape with multiple fingers that reach into Fort Bend and wrap around SDs 13, 7, and 17. Meanwhile, SD 17 is less geographically compact under the new plan, as well. Part of SD 17 reaches into the counties that used to be a part of SD 18. And SD 15, in the heart of Harris County, now wraps like a horse shoe around SD 6—the southwestern tip of the district pulls in residents that used to fall into SD 17, and the southeastern tip now curves inward in a skinny, jagged line. Overall, this cluster now incorporates multiple county splits that have the overall effect of cracking voters of color.

132. Under the new map, map drawers cracked most of Fort Bend County's population of color into SD 18 or packed it into SD 13. In so doing, the map drawers increased the white

CVAP in SD 17 from 52% under the old plan to 58% under the new plan. Similarly, the POC CVAP in SD 17 decreased, from 48% under the old plan to 42% under the new plan. In the last election in SD 17, the white Republican candidate—who was not the preferred candidate of choice of voters of color—won by just 4.7 percentage points.

133. The map drawers remade the demographics of SD 17 by redrawing the district's western and northern boundaries to bring in whiter populations from Colorado, Jackson, Matagorda, and Wharton Counties—all previously part of SD 18—and new portions of Waller County, while also packing more voters of color into neighboring SD 13, an already reliable Democratic seat held by a Black state senator.

134. By manipulating the district boundaries to include more white voters from rural counties and exclude voters of color in Fort Bend County, the new plan for SD 17 once again diminishes the opportunity for voters of color to elect their candidate of choice.

135. The shape of SD 11, adjacent to SD 17, further illustrates this issue. SD 11 falls on the western side of SD 17 and spans all the way to Galveston. SD 11 includes Brazoria County, which, like Fort Bend, witnessed an increase in the POC population over the past decade. Under the new plan, SD 11 has a 58% white CVAP and a 42% POC CVAP. SD 11 has elected a white Republican candidate over the last five election cycles.

136. Under the new plan, SD 11 is oddly shaped and reaches into Brazoria to pick up the POC population that is concentrated in the area. The district is less compact than it was under the old plan. The newly drawn SD 11 thus deprives SD 17 of POC voters and dilutes the vote of those POC voters by adding them to SD 11.

137. Under the new map, POC voters were taken out of SD 15, and as a result the POC CVAP fell from approximately 64% under the old plan to approximately 59% under the new plan.

138. Map drawers could have made SD 17 into a majority-minority coalition seat by keeping most of Fort Bend County in the district instead of splitting up voters of color from the county and dispersing them into SD 18. Alternatively, map drawers could have drawn SD 17 to include the POC population in SD 15 and drawn SD 18 so that part of that district did not reach into Fort Bend County.

139. These alternatives would have respected the communities of interest in Fort Bend County by allowing most of the county, except for what is in SD 13, to be incorporated into one district. It would have also given voters of color in Fort Bend County the opportunity to elect their candidate of choice.

ii. State house plan (H2316)

140. The state house is composed of 150 members.

141. Ten years ago, 96 house districts had majority-white CVAPs and 54 districts had majority-minority CVAPs. Over the past decade, the POC population increased, reducing the number of majority-white CVAP districts to 84 and increasing the number of majority-minority CVAP districts to 66. Of the 66 majority-minority districts under the old map, 7 would have had Black CVAPs above 50%.

142. The new plan, known as H2316, reconfigures the old state house districts, creating fewer districts with POC CVAP majorities than there would have been had the old house plan still been in place. Under the new plan, 89 house districts have white CVAPs above 50% and just 61 house districts have POC CVAPs above 50%.

<i>As of 2010...</i>		<i>As of 2019...</i>		<i>Under the 2021 proposed plan...</i>
<ul style="list-style-type: none"> 96 districts had a majority white CVAP. 	→	<ul style="list-style-type: none"> 84 districts have a majority white CVAP. 	→	<ul style="list-style-type: none"> 89 districts will have a majority white CVAP.
<ul style="list-style-type: none"> 54 districts had a majority-minority CVAP. 		<ul style="list-style-type: none"> 66 districts have a majority-minority CVAP. 		<ul style="list-style-type: none"> 61 districts will have a majority-minority CVAP.

Comparison of majority-minority versus majority-white districts in the state house since 2010.

143. By redrawing the old districts, overall, the number of majority Black CVAP districts decreased. The decrease in the overall number of majority Black CVAP districts is retrogressive as to the rights of Black voters. Had the old plan been kept in place, 7 districts would have had majority-Black CVAPs (HDs 22, 109, 110, 111, 131, 146, and 141). Under the new plan, only 6 districts have majority-Black CVAPs (HDs 100, 109, 110, 111, 141, and 146).

144. Under the new plan, map drawers also decreased the number of districts that would have had majority-Hispanic CVAPs as compared to the old plan. There would have been 33 majority-HCVAP districts under the old plan. But under the new plan, there are just 30 majority-HCVAP districts.

145. The plan drawers thus achieved a net reduction in majority-minority districts, including both majority-Black and majority-Hispanic districts, by moving voters of color out of competitive districts that elected Republicans by a small margin and by moving more white voters into those districts.

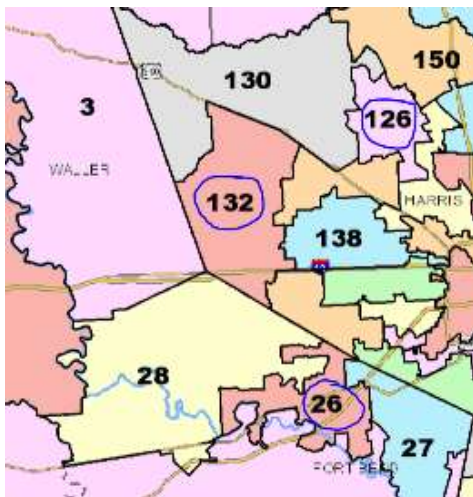
146. Under the old plan, there were 16 house districts in which Republicans won by fewer than 10 percentage points in the last election. Map drawers reconfigured many of those districts (HDs 26, 54, 64, 66, 67, 93, 94, 96, 97, 108, 112, 121, 126, and 132) by redrawing district boundaries to add more white voters. In doing so, they reduced the ability of voters of color to

elect candidates of choice in those districts where they were on the cusp of being able to elect their preferred candidates.

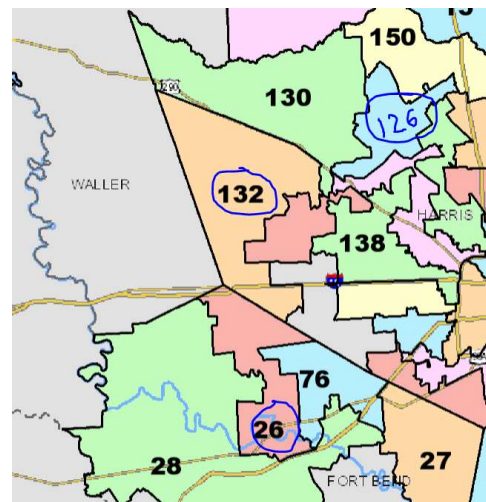
<i>House District</i>	<i>Republican Margin of Victory in the 2020 General Election (percentage points)</i>	<i>POC CVAP (2010) under the Old House Plan</i>	<i>POC CVAP (2019) under the Old House Plan</i>	<i>POC CVAP (2019) under the New House Plan</i>
HD 26	3.6	46.3%	53.3%	45.3%
HD 54	6.8	46.2%	54.1%	52.4%
HD 64	9.9	23.4%	28.5%	25.2%
HD 66	1.0	28.0%	36.2%	29.3%
HD 67	3.4	25.9%	34.2%	31.5%
HD 93	8.9	33.7%	42.4%	36.4%
HD 94	5.2	28.4%	36.8%	30.3%
HD 96	5.3	32.1%	44.2%	35.9%
HD 97	7.5	23.8%	33.0%	28.1%
HD 108	1.7	24.0%	24.5%	16.0%
HD 112	0.3	41.8%	51.4%	34.3%
HD 121	6.9	36.8%	44.7%	41.7%
HD 126	6.6	42.4%	52.8%	40.4%
HD 132	3.8	41.8%	54.0%	42.0%

Chart showing POC CVAP percentages in competitive districts under old and new maps.

147. While the lack of compactness of HDs 93, 94, 96, and 97 are discussed below as a part of the Tarrant County grouping of house districts, the rest of the Tarrant County cluster districts also violate traditional redistricting principles.



HDs 26, 132, and 126 under the old house plan

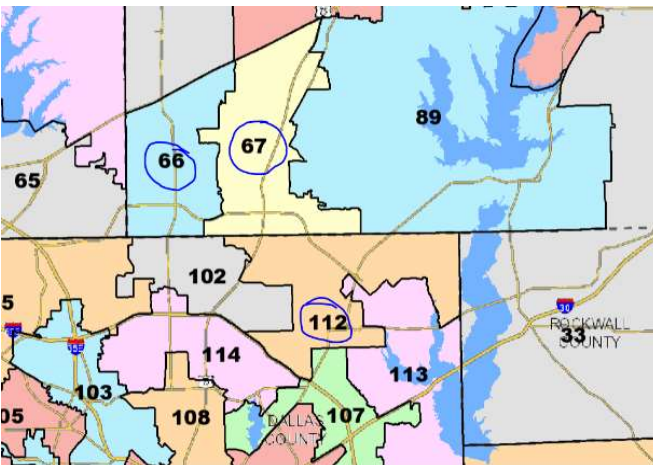


HDs 26, 132, and 126 under the old house plan

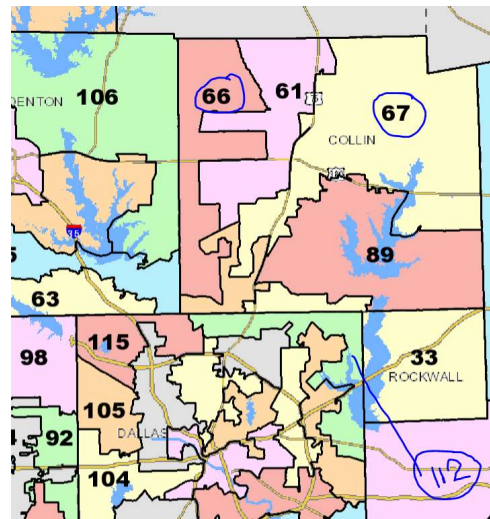
148. HD 26 is less compact than it was under the old plan. Whereas previously the district was nestled in a small northeast segment of Fort Bend County, it now carves a path from the most northern tip of the county down to the center of the county.

149. HD 132 remains planted along the border of Harris County under the new map, but it is less compact than it was under the old plan. It now wraps one finger around the top of HD 135 and another around the side of HD 149.

150. HD 126 is also less compact under the new map than it was under the old map. The new district has two arms pointing outward, one toward the southwest and one toward the northeast, bringing more of Harris County's white voters within the district. Whereas under the old plan HD 126 would have had a POC CVAP of 53%, under the new district it has a POC CVAP of just 40%.



HDs 66, 67, and 112 under the old house plan

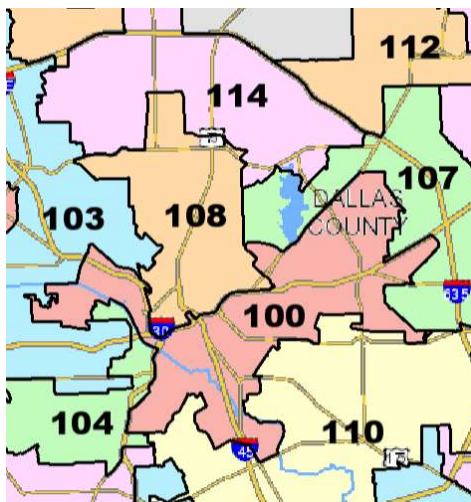


HDs 66, 67, and 112 under the new house plan

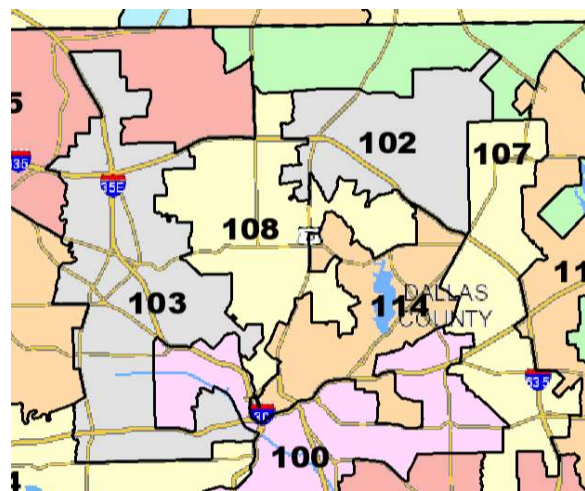
151. HDs 66 and 67, in Collin County, are also less compact under the new plan than they were under the old plan. Under the new plan, HD 66 extends further north, tracing almost the entire western border of the county, and protrudes into the county at various points. HD 67 has also been moved from the southwest corner of the county to the northeast corner of the county,

and also includes a spindly arm that protrudes into the southwest corner.

152. Similarly, HD 112 in Dallas County is much less compact under the new map than it was under the old map. Previously, the district was drawn in the northeast corner of the county, bordering Collin County. In 2020, it included a significant POC population. Map drawers redrew the district in an irregular shape to wrap around the border of Dallas County in a right-angle shape, reducing the POC CVAP from 51% under the old plan to 34% under the new plan.

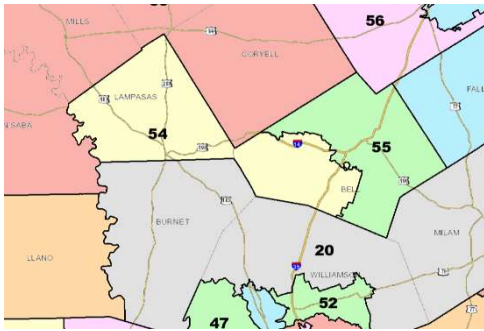


HD 108 under the old house plan

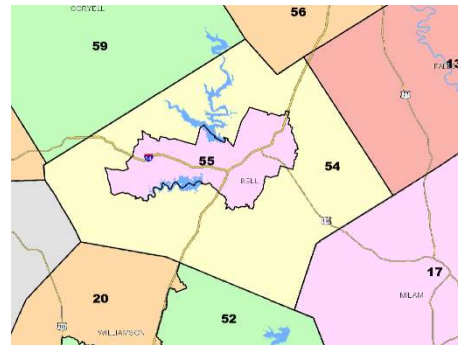


HD 108 under the new house plan

153. HD 108 is also in the Dallas County region. Its POC CVAP was decreased under the new map, from 25% POC CVAP to 16%. And it is also less compact than it was under the old map. It now has 4 tentacles reaching up into whiter areas to the north, south, and east to bring in more white residents.

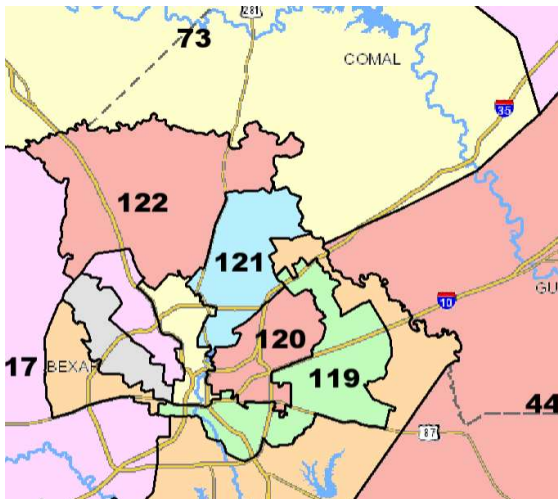


HD 54 under the old house plan

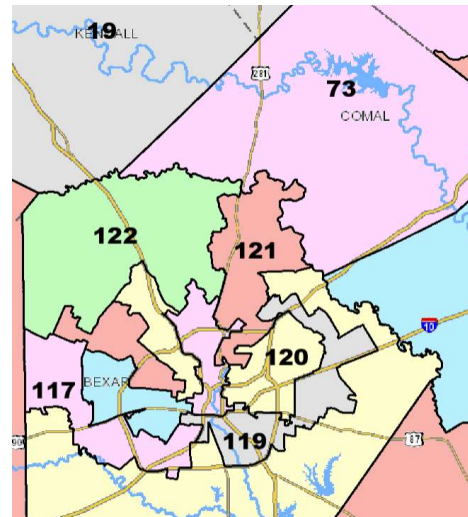


HD 54 under the new house plan

154. HD 54 in Bell County is also less compact and bizarrely situated under the new plan. The district now has a donut-shaped hole in the middle where HD 55 is drawn.



HD 121 under the old house plan



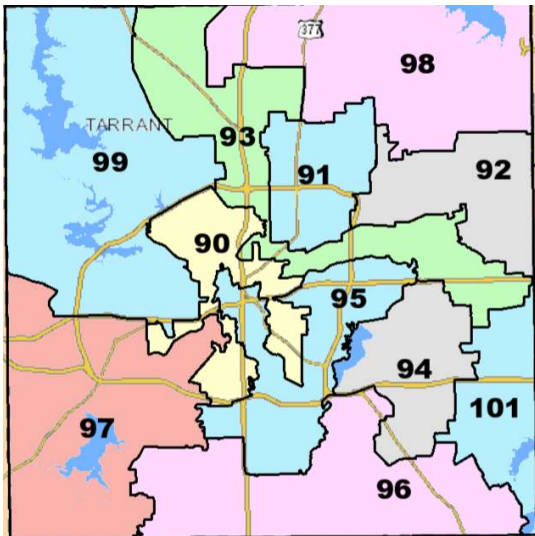
HD 121 under the new house plan

155. HD 121, located in Bexar County, is less compact under the new plan, too. HD 121 has tentacles that reach upward into whiter suburbs to bring in additional white population.

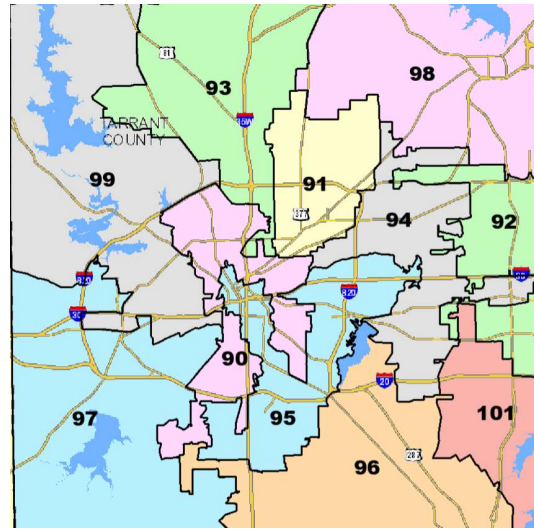
a. Tarrant County house district irregularities and potential majority-minority coalitions

156. The Tarrant County house districts, which cover an 11-district grouping (HDs 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 101), highlight the ways that map drawers used racial manipulation to diminish the voting strength of voters of color and illustrate their failure to draw

additional majority-minority coalition seats that could have led to a net increase in majority-POC CVAP house districts.



Tarrant County cluster under the old house plan



Tarrant County cluster under the new house plan

157. Many of the house districts under the new plan are less compact, have irregular shapes, and split communities of interest apart as compared to the old plan. HD 94 has several arms that reach into surrounding districts in nearly every direction, and the top portion of HD 96 now reaches further north to capture POC communities from Tarrant County. HD 101 also reaches up further north under the new plan.

158. The newly drawn HD 97, located in the southwest corner of Tarrant County, witnessed a drop in POC CVAP by about 5 percentage points under the new lines as compared to what the POC population percentage would have been had the old boundaries remained. HD 93, in the north of Tarrant County, similarly decreased in POC CVAP by 6 percentage points. The boundaries of both districts were redrawn into less compact shapes to include lower POC CVAP percentages and higher white CVAP percentages, diminishing the opportunities for voters of color to elect candidates of their preference.

159. The newly drawn HDs 94 and 96 in Tarrant County serve as examples of the

strategies the map drawers purposefully used to evade POC growth in key counties.

160. During the last elections held in each of these districts, Republican candidates won by margins of less than 10 percentage points in their respective districts. In response, map drawers redrew these districts, removing POC voters and replacing them with white voters.

161. In HD 94, for example, a white Republican candidate won re-election in 2020 by receiving 51% of the vote. Over the last ten years under the old plan, the district's demographics changed from 28% POC CVAP to 37% POC CVAP. But under the new plan, the map drawers brought the POC CVAP back down 7 percentage points to 30%—drawing the district much farther north, with two arms reaching eastward to capture more white voters.

162. In HD 96, a white Republican candidate won the election in 2020 with 51.2% of the vote. Before that, a white Republican incumbent had represented the district since at least 2012. Under the old plan, the district's POC demographics increased from 32% POC CVAP in 2010 to 44% POC CVAP in 2020. Under the new plan, the map drawers redrew the district to have a POC CVAP of 36%, 8 percentage points less than what it would have been under the old plan.

163. Under the new plan, Tarrant County's 11-seat grouping contains 4 majority-minority CVAP seats (HDs 90, 92, 95, and 101). Under the old plan, HD 92 had elected a white Republican candidate who received 50.9% of the vote in 2020. In 2019, HD 92 had a POC CVAP of 36% under the old plan and a white CVAP of 64%. Under the new plan, map drawers had to concede HD 92, making it into a majority-minority coalition seat with 57% POC CVAP and 43% white CVAP (in order to protect the 7 majority-white CVAP districts (HDs 91, 93, 94, 96, 97, 98, and 99) in Tarrant County).

164. To protect these 7 majority-white CVAP districts, the new map cracked the POC populations in at least two districts (HDs 94 and 96) and incorporated them into the surrounding POC-heavy districts. Had the map drawers not cracked the POC populations in these two districts to protect the grouping of 7 majority-white VAP seats in Tarrant County, they could have drawn two more coalition districts with sizeable Black contingents. This could have been done by creating one district in the cities of Arlington and Grand Prairie and creating another district in the city of Fort Worth.

<i>House District (11-seat Tarrant County Cluster under the New Plan)</i>	<i>Republican Margin of Victory in 2020 General (in percentage points)</i>	<i>White CVAP under the Old House Plan (2019)</i>	<i>White CVAP under the New House Plan (2019)</i>
HD 90	- 44.8	24.3%	29.4%
HD 92	3.7	63.6%	42.5%
HD 95	- 100 (unopposed D)	27.6%	27.6%
HD 101	- 100 (unopposed D)	28.4%	32.3%
HD 91	27.8	68.5%	68.4%
HD 93	9	57.6%	63.6%
HD 94	5.1	63.2%	70.0%
HD 96	5.1	55.8%	64.1%
HD 97	7.4	67.0%	71.8%
HD 98	35.6	79.5%	79.4%
HD 99	100 (unopposed R)	70.7%	67.0%

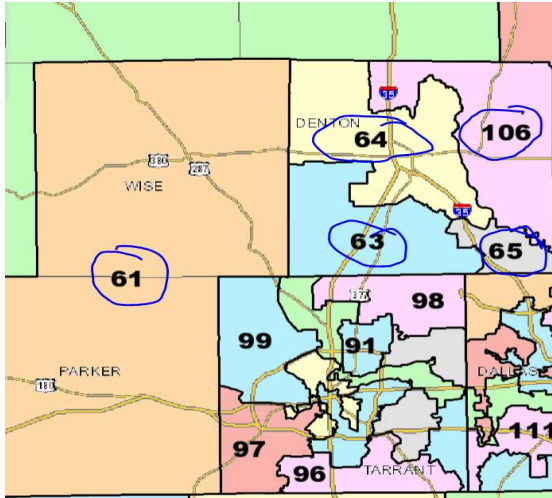
Comparison of white voting age population in Tarrant County house districts under old and new maps.

165. Elsewhere across Texas, based on the patterns of POC growth in key counties, map drawers could have created majority-minority coalition districts or at least created minority opportunity districts in these counties, but instead they drew districts in Wise, Denton, Brazoria, and Lubbock Counties that dilute minority voting strength.

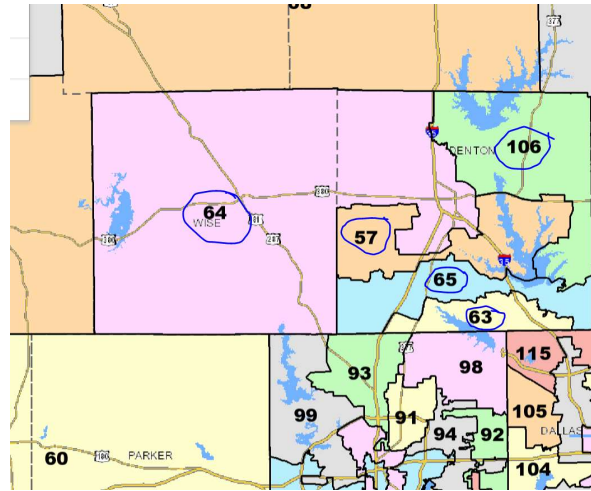
b. Wise and Denton Counties potential majority-minority coalition house districts

166. Wise and Denton Counties, for example, constitute a 5-seat grouping of house districts (HDs 61, 63, 64, 65, and 106 under the old plan; HDs 57, 63, 64, 65, and 106 under the new plan). Under both the old and new maps, none of the districts had majority-minority CVAP

seats.



Wise & Denton County cluster under the old house plan



Wise & Denton County cluster under the new house plan

167. In the newly drawn Wise and Denton cluster, HD 57 cuts an irregular shape inside Denton County, linking the central west portion of the county to the central east portion. Meanwhile, HD 65 stretches across the bottom of Denton County, and HD 63 snakes in below it. Together, these three districts look like horizontal strips stretching across the county. HD 64 is also less compact under the new plan, stretching further west to incorporate the entirety of Wise County and curving back to grab the northwest corner of Denton.

168. HD 65, which was drawn compactly around Lewisville and Carrollton in the old map, had elected the POC-preferred candidate of choice in 2020, white Democrat Michelle Beckley, with 51.1% of the votes. A small percentage of white crossover voters and voters of color voted together to elect Beckley, the POC-preferred candidate of choice, from a 54% white CVAP and a 46% POC CVAP district under the old maps.

169. After map drawers redrew this grouping, the district added 10 percentage points of white CVAP. Under the new map, HD 65 has a 64% white CVAP and a 36% POC CVAP.

170. Instead of diluting the POC vote in HD 65 under the new map, map drawers could

have created a majority-minority coalition seat in HD 65 by increasing the POC CVAP percentages above 50% to capture the POC growth in the two counties.

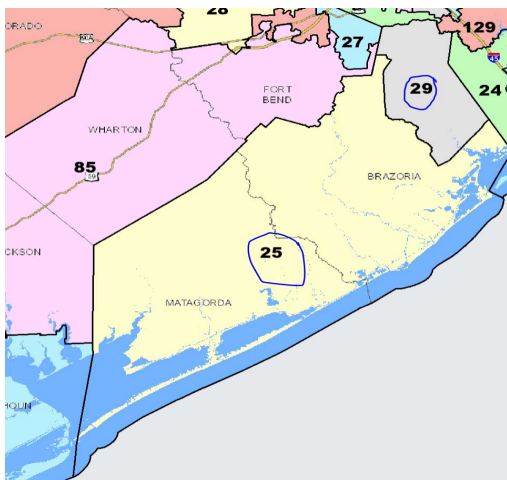
171. By moving HD 65 from the southeastern corner of Denton County to stretch across the entire bottom strip of the county, the map drawers divided voters of color between HDs 57, 63, 65, and 106, significantly reducing their political strength in HD 65, which could have been drawn as a majority-minority seat in the new map.

c. Brazoria County potential coalition house district

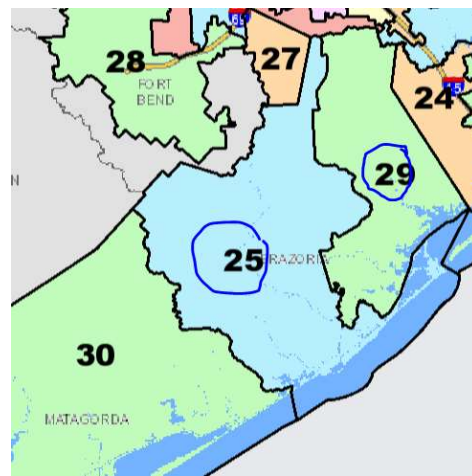
172. In the last ten years, 88% of the CVAP growth in Brazoria County came from POC, with Black CVAP making up 28% of the growth, Hispanic CVAP making up 46% of the growth, and Asian CVAP making up 12% of the total growth in the county.

173. Under the old map, Brazoria County was split between two house districts—HDs 25 and 29—that elected white Republican candidates in the last election.

174. In 2010, HD 29 had a POC CVAP of about 45%, and by 2020, it had a POC CVAP of 50%. Thus in 2020, HD 29 was on the cusp of becoming a majority-minority opportunity district because of the growth of the population of color over the past ten years.



Brazoria County cluster under the old house plan



Brazoria County cluster under the new house plan

175. But under the new map, the map drawers reconfigured the district by decreasing

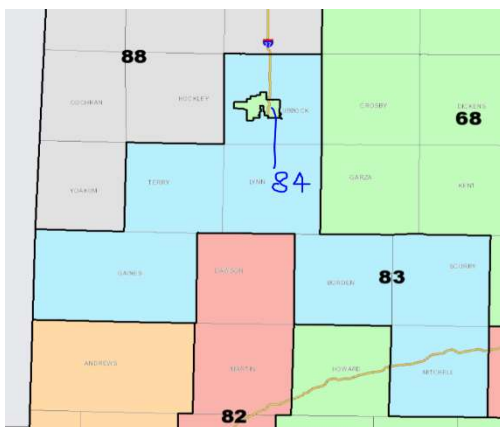
the POC CVAP to 45% and bringing HD 29 back to 2010 POC CVAP levels. Under the new plan, HD 29 is far less compact. The southern portion of the district extends into Brazoria to capture some of the POC population there. HD 25 has a finger that wraps around the side of HD 27, sharing the border with HDs 27 and 29. This extension prevents HDs 27 and 29 from sharing a boundary and it limits the ability of the POC voters in Brazoria to make up a majority-minority coalition district.

176. Geographically, the map drawers changed the demographics of HD 29 by extending it further south to capture additional white voters, rather than drawing a compact coalition seat around Pearland in the north of the county.

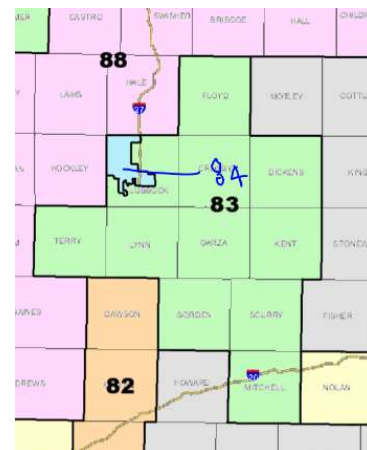
177. Given the increase of POC voters in Brazoria County since 2010, map drawers could have drawn a majority-minority coalition seat with at least 55% POC CVAP, 20% of which could have been made up of Black CVAP.

d. Lubbock County potential coalition house district

178. In Lubbock County, 85% of the CVAP growth in the last decade can be attributed to POC. Under the old and new maps, the county covers a two-seat grouping, HDs 83 and 84.



Lubbock County cluster under the old house plan



Lubbock County cluster under the new house plan

179. The Lubbock County districts are highly irregular in shape. Under the new plan,

HD 84 rests in the northwest corner of the County and straddles the border between HDs 88 and 83. HD 84 has fingers that extend into parts of the County but do not encompass the County as a whole. This results in Lubbock County being unnecessarily split between HDs 84 and 83.

180. When the map drawers redrew the two districts in 2020, they made few changes to the POC and white CVAP percentages, so the district's demographics remained essentially the same under the new plan as under the old plan. Under the new plan, HD 84 has a POC CVAP of 47% and HD 83 has a POC CVAP of 35%. Had the old plan been in place, the POC CVAPs in the two districts would have been more or less the same.

181. By keeping Lubbock County in HD 84 completely instead of splitting it up between HDs 83 and 84, the map drawers could have drawn a majority-minority coalition seat in HD 84 with at least 15% Black CVAP by including more of the POC-heavy parts of Lubbock County.

iii. Congressional plan (C2193)

182. After the 2020 Census, Texas was the only state that added more than one seat to its congressional delegation. In 2022, Texas will elect two more members to the U.S. House of Representatives, accounting for a total of 38 members in the U.S. House. Texas's gaining two seats can be almost exclusively attributed to the growth of people of color in the state over the past decade.

183. Despite this growth, the state's new congressional map does not accurately reflect the state's demographics or demographic trends. Under the new plan, known as C2193, neither of the two new districts have majority POC CVAPs. Both districts have white CVAPs above 63% and POC CVAPs below 40%. The new plan gives the new CD 37 a white CVAP of 65% and a POC CVAP of 35%, and it gives the new CD 38 a white CVAP of 63% and a POC CVAP of 37%.

184. As is the case with the new state house and senate plans, the new congressional

plan manipulates populations based on race—namely, by increasing the white CVAP and decreasing the POC CVAP—in competitive districts where white Republican incumbents won by small margins. These patterns are most salient in the Dallas-Fort Worth metroplex and in the Greater Houston-Fort Bend regions.

185. In the Dallas-Fort Worth area, CD 24 elected a white Republican candidate by just 1.4 percentage points in the last election. Under the new plan, map drawers added about 15 percentage points of white CVAP to CD 24, increasing the white CVAP from 59% under the old plan in 2019 to 74% under the new plan. The new CD 24 pulls white suburban voters into the district to dilute the votes of people of color. CD 24 also has an irregular shape—it stretches horizontally between Tarrant, Denton, and Dallas Counties. The part of CD 24 that extends into Dallas County has arms that protrude into the county.

186. In CD 6, also in the Dallas-Fort Worth region, voters elected a white Republican candidate in the last election by about 9 percentage points. Under the new plan, the map drawers increased the white CVAP by about 4 percentage points, raising it from 56% under the old plan to 60% under the new plan, and simultaneously decreased the POC CVAP by 4 percentage points to reduce it to 40%. CD 6 has an irregular shape because the top half of it extends into Dallas and Tarrant Counties. The district is also less compact under the new plan than it was under the old plan because it stretches out horizontally to the west into Navarro, Hill, Anderson, and Cherokee Counties.

187. CD 22, encompassing Fort Bend County outside Houston, has reliably elected white Republicans in recent years. But over the past decade, Fort Bend County's POC population has grown sizably, and traditionally Republican seats have become increasingly competitive, giving voters of color increasing opportunities to elect candidates of their choice.

188. In fact, under the old maps, CD 22 went from having a majority-white CVAP in 2010 to having a majority-POC CVAP in 2019. To evade the effect of these demographic changes, map drawers extended the new CD 22 much farther south and west to incorporate more rural white voters, splitting diverse Fort Bend County in the process. In so doing, the new CD 22 maintains a POC CVAP around 45% and white CVAP at 55%, effectively resetting the district's demographics to around their 2010 levels, despite the sizeable increase in POC. CD 22 is less compact under the new plan as compared to the old plan because it reaches downward to bring in voters from Matagorda and Wharton Counties. It also has irregular tentacle-like extensions that reach into the north of Fort Bend County.

189. Nearby, a similar pattern is evident in CD 2, another district in the Houston area that elected a white Republican candidate in 2019 and elected a white Republican for fourteen years before him. Despite the fact that the district's actual white CVAP decreased approximately 9 percentage points in the last decade and the POC CVAP increased as much under the old plan, map drawers redrew CD 2 to increase the white CVAP by nearly 9 percentage points, from 56% under the old plan to 65% under the new plan. To do so, map drawers altered the shape of CD 2 under the new congressional map, extending it much further north to incorporate more rural, white voters in Kingwood and Montgomery Counties.

190. The new CD 38, located in the northern portion of Harris County, has a 63% white CVAP and a 37% POC CVAP under the new plan. CD 38 takes over much of the area that fell into CD 2 under the old plan. Under the old plan, CD 2 was in the northeastern corner of Harris County and wrapped around old CD 18. The new CD 38 now encompasses part of the old CD 2 by incorporating the more conservative, whiter populations in north and west Houston. This explains CD 38's odd hourglass shape that has protrusions on the top and the bottom of the district.

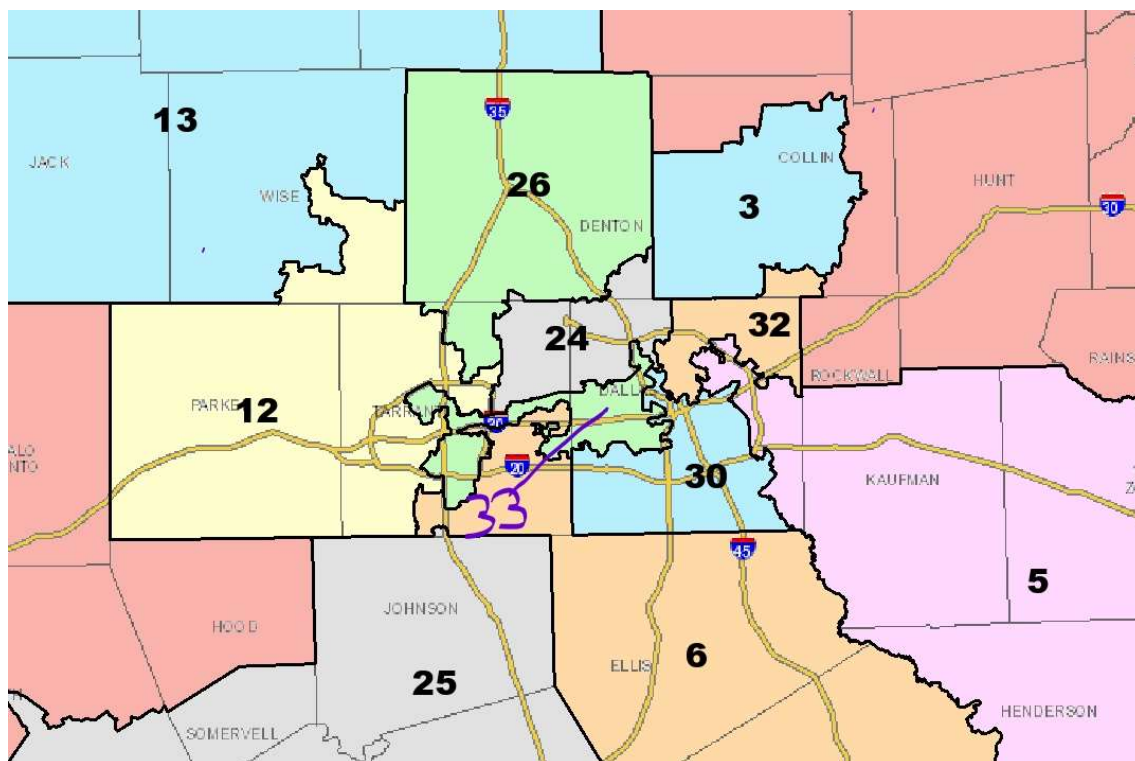
Through these extensions, the bottom half of CD 38 incorporates POC populations from the heart of Harris County, while the top half extends further away from the city center to incorporate a larger white population, keeping the POC CVAP at about 37%. Additionally, CD 8 cuts into CD 38 from the west, and CD 18 cuts into the district from the east.

191. CD 31, encompassing parts of Williamson County and forming a part of the corridor between Austin and Dallas, has also long elected a white Republican candidate. But in the last decade, the POC population has grown substantially in District 31, from 32% POC CVAP in 2010 to 38% POC CVAP in 2019. These demographic changes have resulted in closer elections, with the white preferred candidate beating the candidate preferred by voters of color by less than 2.9 percentage points (9,000 votes) in 2018. The legislature's map drawers manipulated populations by race and redrew the new CD 31 to reduce the POC CVAP in the district to around 31%. Under the new plan, CD 31 is less compact than it was under the old plan—it assumes the form of an “S” shape and incorporates the suburban counties adjacent to the urban epicenters, as well as extremely rural counties like Hamilton, Bosque, Bell, and Coryell Counties.

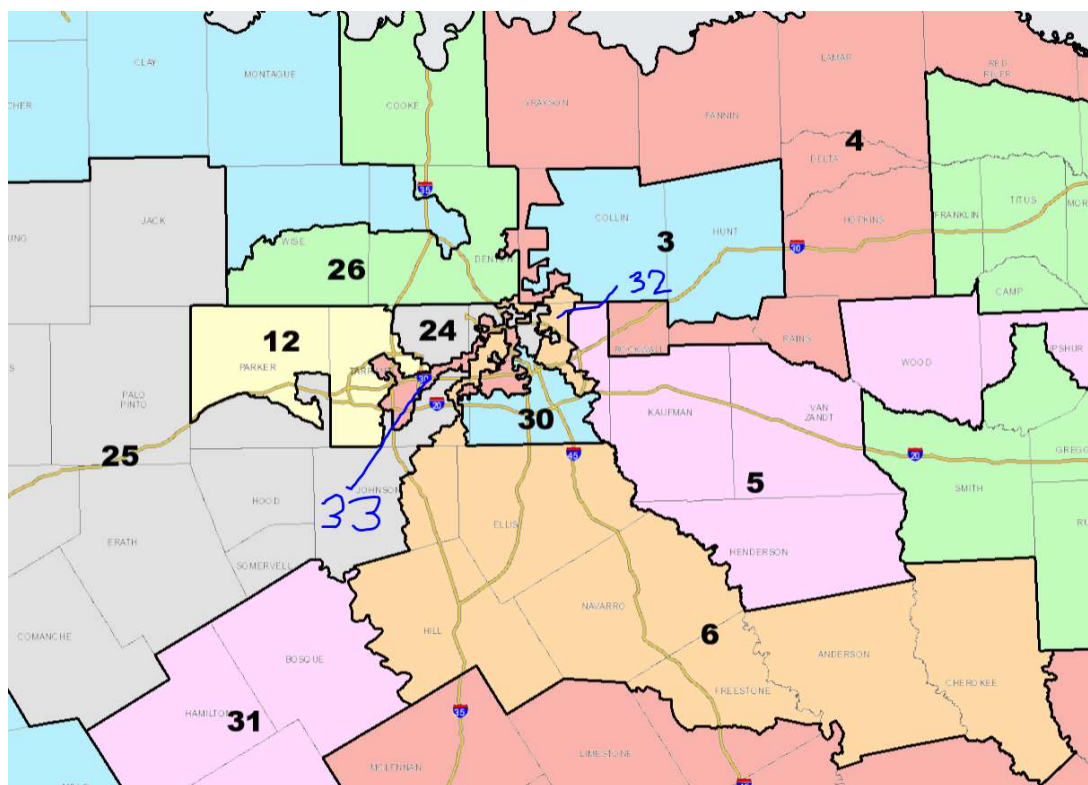
192. Across these districts, Dallas/Tarrant Counties and Harris/Fort Bend Counties can attribute more than 75% of their population growth to people of color. As such, map drawers could have created multiple majority-minority coalition districts in these areas.

a. Dallas/Tarrant Counties potential coalition congressional districts

193. Under the new map, the congressional districts covering Dallas and Tarrant Counties are CDs 6, 12, 24, 25, 30, 32, and 33.



Dallas and Tarrant County cluster under the old congressional plan



Dallas and Tarrant County cluster under the new congressional plan

194. Under the old plan, four districts (CDs 6, 12, 24, and 25) elected white Republicans in the last election and three districts (CDs 30, 32, and 33) elected Black Democrats in the last election.

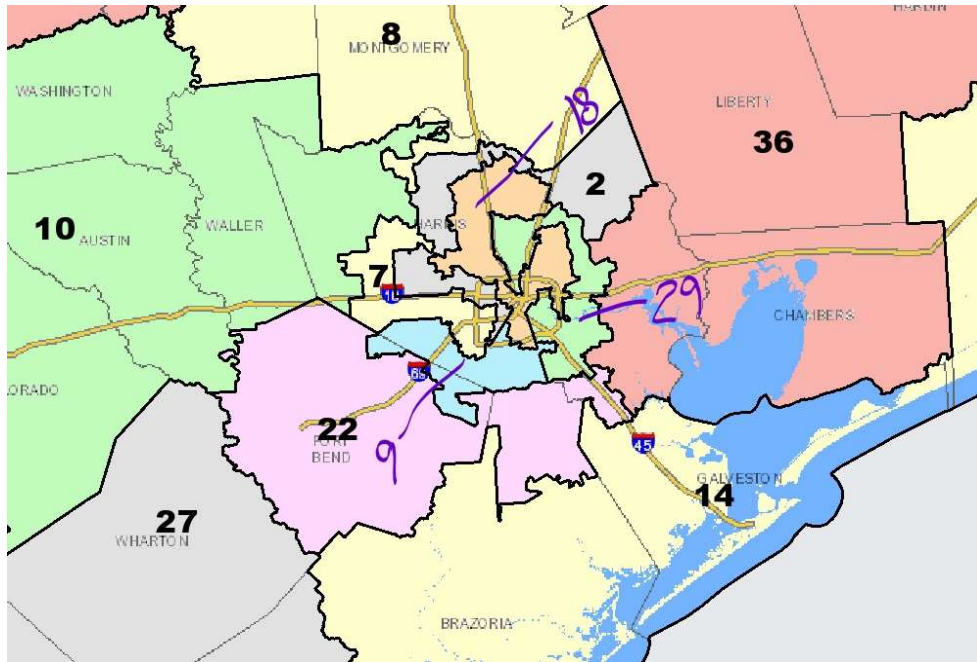
195. Map drawers could have drawn a minority coalition seat in CD 24, which encompasses part of Tarrant County, by incorporating more POC-heavy areas of the county. This would have led to the creation of a majority-minority coalition district that incorporated significant percentages of Black voters in Fort Worth.

196. Alternatively, map drawers could have drawn CD 6 as a majority-minority coalition district by positioning CD 6 across Arlington and Grand Prairie, both of which make up part of Dallas, Tarrant, and Ellis Counties. Both of these cities have significant Black populations—20% total. The inclusion of these regions in CD 6 could have resulted in a majority-minority coalition district, giving voters of color the opportunity to elect their candidate of choice.

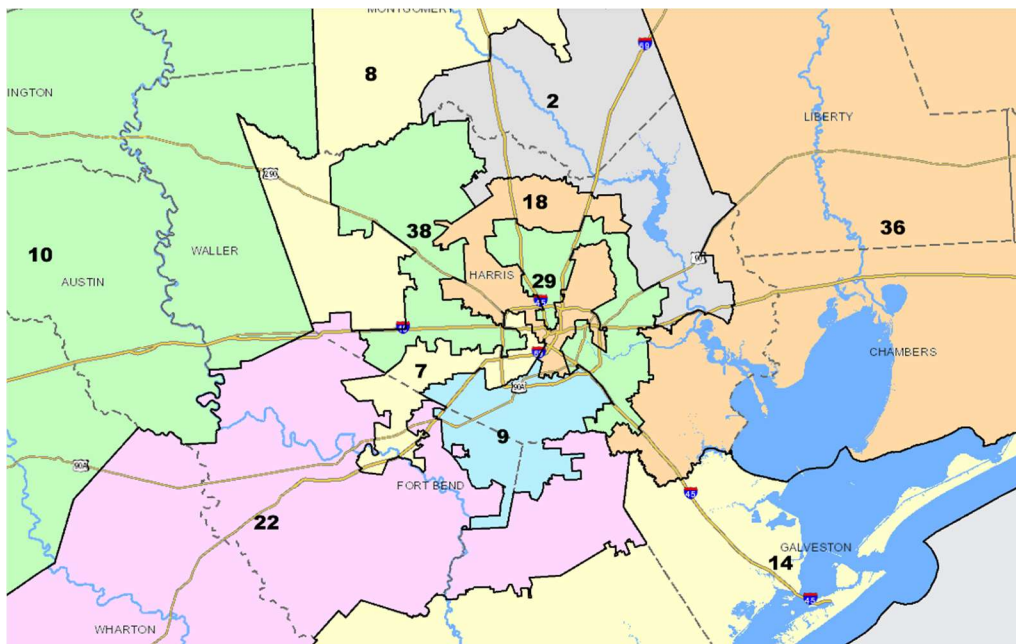
197. Map drawers might have also drawn a majority-minority coalition district encompassing parts of north Dallas County and the POC-heavy parts of Collin and Denton Counties. This district also could have provided voters of color with the opportunity to elect their candidate of choice.

b. Harris/Fort Bend Counties potential coalition congressional districts

198. Under the new map, the congressional districts that include Harris and Fort Bend Counties are CDs 2, 7, 9, 14, 18, 22, 29, and 38.



Harris and Fort Bend County cluster under the old congressional plan



Harris and Fort Bend County cluster under the new congressional plan

199. Under the old plan, CDs 2, 14, and 22 elected white Republicans and CDs 7, 9, 18, and 29 elected Democrats—one white, two Black, and one Hispanic in the last election. CD 38 is a new congressional district Texas gained from reapportionment.

200. In the new plan, CD 22 is less compact than it was under the old plan. CD 22

extends further south, incorporating Gulf Coast counties to increase the district's white CVAP and adding irregular extensions that wrap around CDs 7 and 9. The populations in Fort Bend have little in common with those that border the Gulf.

201. CDs 9 and 18, both Black opportunity districts that were near optimum size, were unnecessarily changed and an opportunity to create a new HCVAP congressional district or minority coalition district was not undertaken.

202. Elections have also become significantly more competitive over the past six years in CD 22, with a 35-percentage point Republican margin of victory in 2014 shrinking to a 7-percentage point margin in 2020.

203. CD 22 could have been drawn as a majority-minority coalition district with a significant contingent of Black voters taken from Brazoria. Under the new map, by contrast, Brazoria's Black population was drawn into CD 14, a district that stretches all the way to Galveston. Under this configuration, CD 22 maintains a POC CVAP of 45% and a white CVAP of 55%, such that minority voters will not have the opportunity to elect their candidate of choice.

204. Map drawers easily could have drawn CD 38 as a majority-minority coalition seat. The western portions of the newly drawn CD 29 have a significant minority population and a significant Hispanic population contingent. Using these diverse areas and other parts of the Houston metro currently in CD 29, CD 38 could have been drawn as a majority-minority coalition seat.

COUNT I
42 U.S.C. § 1983
Racial gerrymandering in violation of the Fourteenth and Fifteenth Amendments to the
United States Constitution

205. Plaintiff repeats and re-alleges each and every allegation contained in the paragraphs above, as if fully set forth herein.

206. Race predominated with respect to the redistricting in the new H2316, S2168, and C2193 plans. Specifically, state senate districts 2, 9, 10, 11, 12, 15, 16, 17, 18, and 22 under plan S2168; state house districts 26, 132, and 126 (Harris/Waller), 66, 67, and 112 (Collin/Denton), 108 (Dallas), 54 (Bell), 121 (Bexar), 93, 94, 96 and 97 (Tarrant), 57, 63, 64, and 65 (Wise/Denton), 25 and 29 (Fort Bend/Brazoria), 83 and 84 (Lubbock) under plan H2316; and congressional districts 2, 6, 22, 24, 31, and 38 under plan C2193 constitute unconstitutional racial gerrymanders. In each of these plans, the map drawers and legislators made the conscious choice of manipulating populations by race.

207. Racial considerations were the legislature's controlling rationale behind these plans and traditional redistricting principles were subordinated.

208. Because racial considerations predominated the map drawing, Defendants' justifications for the maps are subject to strict scrutiny.

209. The maps challenged in this Complaint cannot survive strict scrutiny.

210. By engaging in the acts and omissions alleged herein, Defendants acted and continue to act under color of law to deny the Plaintiff rights guaranteed to them by the Fourteenth and Fifteenth Amendments to the U.S. Constitution, and will continue to violate those rights absent relief granted by this Court.

COUNT II
52 U.S.C. § 10301
Vote dilution in violation of Section 2 of the Voting Rights Act

211. Plaintiff repeats and re-alleges each and every allegation contained in the paragraphs above, as if fully set forth herein.

212. 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 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.” 52 U.S.C. § 10301(b).

213. Section 2 of the Voting Rights Act prohibits the dilution of minority voting strength. The dilution of minority voting strength may be caused by, among other things, the dispersal of the minority population into districts where they constitute an ineffective minority—known as “cracking”—and the concentration of minority voters into districts where they constitute an excessive majority—known as “packing.” *Thornburg v. Gingles*, 478 U.S. 30, 46 n.11 (1986).

214. The map drawers failed to draw sufficient minority coalition districts in Plans S2168, H2316, and C2193, instead diluting the votes of Black, Hispanic, and Asian voters in specific regions that witnessed significant POC growth in the past decade and reducing opportunities for voters of color to elect candidates of their choice across the state.

215. New state senate coalition districts could have been drawn in Tarrant, Fort Bend, and Dallas Counties, among others; new state house coalition districts could have been drawn in Tarrant, Dallas, Wise, Denton, Brazoria, and Lubbock Counties, among others; and new congressional coalition districts could have been drawn in Tarrant, Dallas, Harris, and Fort Bend Counties, among others.

216. Voters of color in these counties are sufficiently numerous and geographically compact in the districts described in the preceding paragraphs to constitute coalition districts, in which the majority of eligible voters are Black, Hispanic, and Asian.

217. The vast majority of voters of color in the districts described in the preceding

paragraphs are politically cohesive, and white voters usually vote to defeat the preferred candidates of voters of color. In short, voting is racially polarized in these districts.

218. The totality of the circumstances, including the retrogressive effect of the plans, interact with historical and socio-economic factors to deny voters of color, including Black voters, the opportunity to elect preferred candidates of choice in Texas as a whole and in these districts. Texas has a long history of official voting-related discrimination conducted by the white majority political power in power (previously Democrats, now Republicans); elections are racially polarized in Texas; the state has used voting practices and procedures, even as recently as 2021, that tend to enhance the opportunity for discrimination against voters of color; evidence suggests that people of color in Texas bear the effects of discrimination in areas such as education, employment, and health, which hinder their ability to participate effectively in the political process; numerous candidates who have run for political campaigns use overt and subtle racial appeals in political campaigns; and every decade, including this one, Texas has drawn maps that have an overall retrogressive effect in that they decrease the number of majority-minority and minority opportunity districts in the state. The totality of the circumstances establishes that the manner in which S2168, H2316, and C2193 were drawn and passed has the effect of denying voters of color an equal opportunity to participate in the political process and to elect candidates of their choice, in violation of Section 2 of the Voting Rights Act, 52 U.S.C. § 10301.

219. By engaging in the acts and omissions alleged herein, Defendants acted and continue to act under color of law to deny the Plaintiff the rights guaranteed to them by Section 2 of the Voting Rights Act, and will continue to violate those rights absent relief granted by this Court.

COUNT III
52 U.S.C. § 10301 and 42 U.S.C. § 1983

Discriminatory purpose in violation of the Fourteenth Amendment to the United States Constitution and Section 2 of the Voting Rights Act

220. Plaintiff repeats and re-alleges each and every allegation contained in the paragraphs above, as if fully set forth herein.

221. 42 U.S.C. § 1983 authorizes suits for the deprivation of a right secured by the Constitution or the laws of the United States caused by a person acting under the color of state law.

222. Article 1 of the Fourteenth Amendment to the United States Constitution provides:

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.

223. Section 2 of the Voting Rights Act of 1965 prohibits the imposition of any voting standard, practice, or procedure enacted with a discriminatory purpose. 52 U.S.C. § 10301(a).

224. The new plans—H2316, S2168, and C2193—were adopted, at least in part, for the purpose of disadvantaging voters of color, in particular, Black, Hispanic, and Asian voters relative to white voters across the State.

225. From the outset, the map drawers intended to reduce the number of state house, senate, and congressional districts in which voters of color could elect candidates of choice, thereby weakening the voting strength of voters of color over the next decade.

226. Several of the indicia of discriminatory purpose are present in this case. There is evidence of substantial disparate impact, a history of discriminatory official actions, procedural and substantive departures from the norms generally followed by the decision-maker, and the legislative and administrative history of the decision, including contemporaneous statements by decision makers.

227. Legislators provided virtually no notice of the proposed changes, sought to

minimize or eliminate public comment, and expedited the legislative process in ways intended to reduce input from anyone other than its main proponents. From last-minute announcements of public hearings to the complicated procedural rules that made it more difficult for members of the public to sign up to testify at these hearings, to new amendments introduced and adopted without public notice, to the failure of legislators to adopt plans submitted by groups representing the interests of voters of color, to legislators' awareness, based on testimony from numerous civil rights groups, including Plaintiff's organization, about the dilutive effect of these Plans—legislators moved the goal posts to make certain districts in all three plans noncompetitive.

228. Statements and communications from key decision makers indicate that they were aware that the new plans would have an effect on the ability of minority voters to elect candidates of choice to the state senate, the state house, and the U.S. House, in the context of racially polarized voting.

229. Defendants will be unable to prove that the maps would have been enacted without the discriminatory intent described above.

230. By engaging in the acts and omissions alleged herein, Defendants acted and continue to act under color of law to deny the Plaintiff the rights guaranteed to them by the Fourteenth Amendment to the U.S. Constitution and Section 2 of the Voting Rights Act, and will continue to violate those rights absent relief granted by this Court.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests that this Court:

- i. Convene a court of three judges pursuant to 28 U.S.C. § 2284(a);
- ii. Declare that state senate districts 2, 9, 10, 11, 12, 15, 16, 17, 18, and 22 under plan S2168, state house districts 26, 132, and 126 (Harris/Waller), 66, 67, and 112

(Collin/Denton), 108 (Dallas), 54 (Bell), 121 (Bexar), 93, 94, 96 and 97 (Tarrant), 57, 63, 64, and 65 (Wise/Denton), 25 and 29 (Fort Bend), 83 and 84 (Lubbock) under plan H2316, and congressional districts 2, 6, 22, 24, 31, and 38 under plan C2193 constitute racial gerrymanders in violation of the Fourteenth and Fifteenth Amendments to the United States Constitution;

- iii. Declare that map drawers' failure to maintain the same number of or draw additional majority-minority coalition (1) senate seats in Tarrant, Fort Bend, and Dallas Counties, (2) house seats in Tarrant, Dallas, Wise, Denton, Brazoria, and Lubbock Counties, and (3) congressional seats in Tarrant, Dallas, Harris, and Fort Bend Counties, among others, unlawfully results in a denial or abridgement of the right of Black, Hispanic, and Asian voters to vote on account of their race or color in violation of Section 2's effects test of the Voting Rights Act;
- iv. Declare that the S2168, H2316, and C2193 plans, in their entirety, were enacted with an impermissible discriminatory purpose on the basis of race in violation of Article I of the Fourteenth Amendment to the United States Constitution and the intent prong of Section 2 of the Voting Rights Act;
- v. Issue a permanent injunction enjoining Defendants from enforcing or giving effect to the boundaries of the violative districts, including an injunction barring Defendants from conducting any elections in the violative districts;
- vi. Hold hearings, consider briefing and evidence, and otherwise take actions necessary to determine and order valid plans for the Texas house, senate, and U.S. Congress, which include majority-minority coalition districts and minority opportunity districts, that give voters of color the ability to elect candidates of choice;

- vii. Make all further orders as are just, necessary, and proper to ensure complete relief consistent with this Court's orders; and
- viii. Grant such other or further relief as the Court deems to be appropriate, including but not limited to an award of Plaintiff's attorneys' fees, expense and reasonable costs, as authorized by 42 U.S.C. § 1988 and 52 U.S.C. § 10310(e).

Respectfully submitted,

/s/ Lindsey B. Cohan

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**Applications for admission pro hac vice
forthcoming*

*+ Admission to N.Y. Bar pending; currently
practicing under attorney supervision*

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

Texas State Conference of the NAACP

(b) County of Residence of First Listed Plaintiff _____
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

Dechert LLP
515 Congress Avenue, Suite 1400 Austin, TX 78701

DEFENDANTS

Greg Abbott, in his official capacity as Gov. of Texas;
John Scott, in his official capacity as Sec'y of State of Texas

County of Residence of First Listed Defendant Travis
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

Office of the Attorney General
PO Box 12548 Austin, TX 78711-2548

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff ☒ 3 Federal Question (U.S. Government Not a Party)
- ☐ 2 U.S. Government Defendant ☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | | PTF | DEF |
|---|----------------------------|----------------------------|---|---------------------------------------|----------------------------|
| Citizen of This State | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input checked="" type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

IV. NATURE OF SUIT (Place an "X" in One Box Only)

Click here for: [Nature of Suit Code Descriptions.](#)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	<input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 835 Patent - Abbreviated New Drug Application <input type="checkbox"/> 840 Trademark <input type="checkbox"/> 880 Defend Trade Secrets Act of 2016 SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692) <input type="checkbox"/> 485 Telephone Consumer Protection Act <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 440 Other Civil Rights <input checked="" type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education	PRISONER PETITIONS Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

V. ORIGIN (Place an "X" in One Box Only)

- ☒ 1 Original Proceeding ☐ 2 Removed from State Court ☐ 3 Remanded from Appellate Court ☐ 4 Reinstated or Reopened ☐ 5 Transferred from Another District (specify) ☐ 6 Multidistrict Litigation - Transfer ☐ 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
42 U.S.C. § 1983, Fourteenth Amendment, Fifteenth Amendment, Section 2 of Voting Rights Act

Brief description of cause:
Voting rights

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. **DEMAND \$** _____ **CHECK YES only if demanded in complaint:**
JURY DEMAND: ☐ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE See attachment DOCKET NUMBER _____

DATE 11/5/21 SIGNATURE OF ATTORNEY OF RECORD /s/ Lindsey B. Cohan

FOR OFFICE USE ONLY

RECEIPT # _____ AMOUNT _____ APPLYING IFP _____ JUDGE _____ MAG. JUDGE _____

Related Case(s)

LULAC v. Abbott, No. 3:21-cv-00259 (W.D. Tex. Oct. El Paso Div. 18, 2021), Three-judge panel Judge Smith, Judge Guaderrama, Judge Brown

Voto Latino v. Scott, No. 1:21-cv-00965, (W.D. Tex. Austin Div. Oct. 25, 2021), Judge Pitman

Brooks v. Abbott, No. 1:21-cv-00991 (W.D. Tex. Austin Div. Nov. 3, 2021), Judge Yeakel

MALC v. Abbott, No. :21-cv-00988 (W.D. Tex. Austin Div. Nov. 3, 2021), Judge Pitman