



included for organizational purposes only, and Defendants do not admit any matter contained in reproduced titles.

#### **BACKGROUND**

1. Defendants admit that Plaintiff-Intervenors seek declaratory and injunctive relief; invoke the Fourteenth Amendment, Fifteenth Amendment, and the Voting Rights Act as bases for their claims; and challenge Plan C2193, which is the redistricting plan that has been enacted for Texas's congressional districts. Defendants admit that Plaintiff-Intervenors Johnson, Jackson Lee, and Green are current members of Congress. Defendants deny that Plaintiff-Intervenors are entitled to relief on any of their claims. Defendants lack knowledge or information sufficient to form a belief about Crockett's residence or Plaintiff-Intervenors' voting histories or intentions and therefore deny those allegations. Defendants deny the remaining allegations in this paragraph.

2. Denied.

3. Defendants admit that CD9's enacted configuration includes areas in Fort Bend, Brazoria, and Harris Counties (including portions of benchmark CD18 and CD29) that were not part of CD18's benchmark configuration and that portions of benchmark CD18 in Fort Bend County are now part of Congressional District 22. Defendants deny all other remaining allegations in this paragraph.

4. Defendants admit that some areas that were previously located within the 30th Congressional District are now located within Congressional District 6 under Plan C2193. Defendants deny the remaining allegations in this paragraph.

5. Denied.

6. Defendants admit that Plaintiff-Intervenors seek a court-imposed redistricting plan, but Defendants deny that they are entitled to such relief. They deny the remaining allegations in this paragraph.

## I. JURISDICTION

7. Denied.

8. Admit.

9. Defendants admit that Plaintiff-Intervenors seek declaratory and injunctive relief. Defendants deny that Plaintiff-Intervenors are entitled to any such relief.

## II. PARTIES

10. Defendants admit that some voters in Congressional District 30 are black, Latino, or both. Defendants lack knowledge or information sufficient to form a belief about Johnson's residence or status as a registered voter and therefore deny those allegations. Defendants lack knowledge or information sufficient to form a belief about the allegations regarding Johnson's performance in office and therefore deny those allegations.

11. Defendants admit that some voters in Congressional District 18 are black, Latino, or both. Defendants lack knowledge or information sufficient to form a belief about Jackson Lee's residence or status as a registered voter and therefore deny those allegations. Defendants lack knowledge or information sufficient to form a belief about the allegations regarding Jackson Lee's performance in office, ability as a representative, and pursuit of particular policies and therefore deny those allegations.

12. Defendants admit that some voters in Congressional District 9 are black, Latino, Asian-American, or a combination thereof. Defendants lack knowledge or information sufficient to form a belief as to Green's residence or status as a registered voter and therefore deny those allegations. Defendants lack knowledge or information sufficient to form a belief about the allegation regarding Green's judiciousness and therefore deny that allegation. Defendants lack knowledge or information sufficient to form a belief about the extent to which Green's former positions contribute to his ability to represent Congressional District 9 and therefore deny that allegation. However, Defendants admit

that Green previously served as an elected justice of the peace in Harris County and as president of the NAACP's Houston branch.

13. Defendants admit that Crockett serves in the Texas House of Representatives and that she introduced Plans C2139 and C2177, which, had they passed, would have resulted in a Congressional District 30 that differs from its present shape. Given Plaintiff-Intervenors' failure to specify the source of the demographic data on which they rely with regard to CD30, Defendants lack knowledge or information sufficient to form a belief about the truth of Plaintiff-Intervenors' contention that the changes advanced by Crockett "would have permitted [CD30] to continue as a 50 percent African-American Citizen Voting Age population district" and therefore deny this allegation. Defendants lack knowledge or information sufficient to form a belief about the truth of the remaining allegations in this paragraph and therefore deny them.

14. Denied.

15. Admit.

16. Admit.

### III. FACTS

17. Denied.

18. This paragraph contains Plaintiff-Intervenors' characterizations of Section 2 of the Voting Rights Act as codified at 52 U.S.C. § 10301. Defendants admit that 52 U.S.C. § 10301 states the following:

- (a) No voting qualification or prerequisite to voting or standard, practice, or procedure shall be imposed or applied by any State or political subdivision in a manner which results in a denial or abridgement of the right of any citizen of the United States to vote on account of race or color, or in contravention of the guarantees set forth in section 10303(f)(2) of this title, as provided in subsection (b).
- (b) A violation of subsection (a) is established if, based on the totality of

circumstances, it is shown that the political processes leading to nomination or election in the State or political subdivision are not equally open to participation by members of a class of citizens protected by subsection (a) 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. The extent to which members of a protected class have been elected to office in the State or political subdivision is one circumstance which may be considered: *Provided*, That nothing in this section establishes a right to have members of a protected class elected in numbers equal to their proportion in the population.

Defendants deny the remaining allegations in this paragraph.

19. Defendants admit that Texas's congressional apportionment increased from 32 to 36 seats following the 2010 census and from 36 to 38 seats following the 2020 census. Defendants deny the remaining allegations in this paragraph.

20. Denied.

#### **9th and 18th Congressional Districts**

21. Defendants admit that the lieutenant governor is the presiding officer in the Texas Senate. Defendants deny the remaining allegations in this paragraph.

22. Defendants deny the allegation that Exhibit B constitutes a representation from Todd Hunter that the congressional district map proposed by the Texas Senate would not be “a basis for creating the Congressional Plan to be voted on by the House;” as Exhibit B contains no such explicit statement and no statement from which a reasonable person could infer such a representation. Defendants admit that Representative Senfronia Thompson introduced an amendment (Amendment No. 18) to amend her own amendment (Amendment No. 17) as a means of altering Districts 7, 9, 18, and 29 and that Amendment No. 18 was adopted thereafter. Defendants lack knowledge or information sufficient to form a belief about the truth of the remaining allegations in this paragraph and therefore deny them.

23. Defendants admit that the boundaries of Congressional Districts 7 and 18 were adjusted during the redistricting process. Defendants deny the remaining allegations in this paragraph.

**30th Congressional District**

24. Defendants admit that Plaintiff-Intervenor Crockett unsuccessfully submitted an amendment, Plan C2139, to the proposed congressional plan. Defendants deny the remaining allegations in this paragraph.

25. Defendants admit that Plan C2193 created one new district in the Houston area and no new districts in the Dallas-Fort Worth area. Defendants deny the remaining allegations in this paragraph.

**Retrogression**

26. Denied.

27. Denied.

28. Denied.

**Vote Dilution**

29. This paragraph contains Plaintiff-Intervenors' characterizations of a statement made by George Korbel. Defendants deny that Mr. Korbel's statement supports the allegations made in Plaintiff-Intervenors' Second Amended Complaint. Defendants deny the remaining allegations in this paragraph.

30. Defendants lack knowledge or information sufficient to form a belief about the truth of the allegation that Jackson Lee "recently prevailed in Latino precincts when opposed by opponents with Spanish surnames" and therefore deny this allegation. Defendants deny the remaining allegations in this paragraph.

31. Denied.

**Other Factors**

32. Denied.

33. Denied.

34. Denied.

35. Denied.

36. Denied.

37. Defendants do not have knowledge or information sufficient to form a belief as to what other congressional representatives said to Jackson Lee and therefore deny that allegation. Defendants deny the remaining allegations in this paragraph.

38. Defendants admit that a conference committee reconciled differences in the congressional plans passed by the Texas House and by the Texas Senate and that the conference committee's plan was passed by the Legislature and signed by the Governor. Defendants deny the remaining allegations in this paragraph.

39. Denied.

40. Denied.

41. Denied.

42. Denied.

43. Admit.

44. This paragraph contains Plaintiffs' characterizations of the *Texas v. United States* court decision, which states the following:

The parties have provided more evidence of discriminatory intent than we have space, or need, to address here. Our silence on other arguments the parties raised, such as potential discriminatory intent in the selective drawing of CD 23 and failure to include a Hispanic ability district in the Dallas–Fort Worth metroplex, reflects only this, and not our views on the merits of these additional claims.

887 F. Supp. 2d 133, 162 n.32 (D.D.C. 2012). Defendants deny Plaintiffs-Intervenors' characterizations of that decision. Defendants admit that Section 5 of the Voting Rights Act does not

apply to Texas. Defendants deny the remaining allegations in this paragraph.

45. Denied.

46. Denied.

47. Denied.

48. Denied.

49. Denied.

50. Denied.

51. Denied.

52. This paragraph contains Plaintiff-Intervenors' characterizations of this Court's Memorandum Opinion and Order Granting in Part and Denying in Part Defendants' Motion to Dismiss Intervenors' First Amended Complaint at ECF 592. Defendants deny Plaintiff-Intervenors' characterizations of this Court's order and deny all remaining allegations in this paragraph.

53. Defendants admit that Dr. Richard Murray provided a report featuring analysis of CD9 and CD18. Defendants deny that Dr. Murray's analysis supports the allegations made in Plaintiff-Intervenors' Second Amended Complaint and deny all remaining allegations in this paragraph.

#### **Discriminatory Effect of the New CD 18**

54. This paragraph contains Plaintiff-Intervenors' characterizations of Richard Murray's Amended Expert Report. Defendants deny that Dr. Murray's analysis supports the allegations made in Plaintiff-Intervenors' Second Amended Complaint and deny all remaining allegations in this paragraph.

55. This paragraph contains Plaintiff-Intervenors' characterizations of Howard Henderson's supplemental report on Texas congressional districts. Defendants deny that Dr. Henderson's analysis



supports the allegations made in Plaintiff-Intervenors' Second Amended Complaint and deny all remaining allegations in this paragraph.

**Discriminatory Effect of the New CD 9**

56. This paragraph contains Plaintiff-Intervenors' characterizations of Richard Murray's Amended Expert Report. Defendants deny that Dr. Murray's analysis supports the allegations made in Plaintiff-Intervenors' Second Amended Complaint and deny all remaining allegations in this paragraph.

**Racial Gerrymandering**

57. Defendants lack knowledge or information sufficient to form a belief about whether Plaintiff-Intervenors have endeavored to satisfy this Court and therefore deny that allegation. The remainder of this paragraph contains Plaintiff-Intervenors' characterizations of this Court's Memorandum Opinion and Order Granting in Part and Denying in Part Defendants' Motion to Dismiss Intervenors' First Amended Complaint at ECF 592. Defendants deny Plaintiff-Intervenors' characterizations of this Court's order and deny all remaining allegations in this paragraph.

58. Defendants admit that Plaintiff-Intervenors included an Exhibit C in their First Amended Complaint as well as their Second Amended Complaint. Defendants admit that another map is embedded in this paragraph, although Defendants are unable to determine the source of this map or to verify its accuracy. Defendants deny that either Exhibit C or the map embedded in this paragraph support the allegations made in Plaintiff-Intervenors' Second Amended Complaint.

59. This paragraph does not contain any allegations requiring a response. To the extent a response is required, Defendants admit that a map is embedded in this paragraph but are unable to determine the source of this map or to verify its accuracy. Defendants deny that the map embedded in this paragraph supports the allegations made in Plaintiff-Intervenors' Second Amended Complaint.

60. This paragraph does not contain any allegations requiring a response. Defendants are unable to ascertain whether the embedded map purporting to be CD30 is part of Paragraph 60 or Paragraph 61. To the extent that the map is embedded in this paragraph and requires a response, Defendants are unable to determine the source or accuracy of this map, which features a copyright symbol and the year 2019 on the bottom left-hand portion. Defendants deny that the embedded map supports the allegations made in Plaintiff-Intervenors' Second Amended Complaint.

61. This paragraph does not contain any allegations requiring a response. Defendants are unable to ascertain whether the embedded map purporting to be CD30 is part of Paragraph 60 or Paragraph 61. To the extent that the map is embedded in this paragraph and requires a response, Defendants are unable to determine the source or accuracy of this map, which features a copyright symbol and the year 2019 on the bottom left-hand portion. Defendants deny that the embedded map supports the allegations made in Plaintiff-Intervenors' Second Amended Complaint.

62. Denied.

63. This paragraph contains Plaintiff-Intervenors' characterizations of a compactness analysis of Plan C2193 that was conducted by the Texas Legislative Council. Defendants admit that the area Rubber Band scores in paragraph 63 match the scores contained in the complaint's Exhibit F, but Defendants deny Plaintiff-Intervenors' characterizations of that analysis. Defendants deny that the analysis supports the allegations made in Plaintiff-Intervenors' Second Amended Complaint and deny any remaining allegations in paragraph 63.

64. Denied.

65. Denied.

66. Denied.

67. Denied.

**CAUSES OF ACTION**

**Count I**

68. Defendants incorporate their answers to all preceding paragraphs as if fully set forth herein.

69. Denied.

**Count II**

70. Defendants incorporate their answers to all preceding paragraphs as if fully set forth herein.

71. Denied.

**Count III**

72. Defendants incorporate their answers to all preceding paragraphs as if fully set forth herein.

73. Denied.

**Count IV**

74. Defendants incorporate their answers to all preceding paragraphs as if fully set forth herein.

75. Denied.

76. Denied.

77. Denied.

78. Denied.

79. Denied.

**BASIS FOR EQUITABLE RELIEF**

80. Denied.

81. Denied.

**ATTORNEYS' FEES**

82. Defendants deny that Plaintiff-Intervenors are entitled to any of the relief requested herein.

**PRAYER**

A. Defendants deny that Plaintiff-Intervenors are entitled to any of the relief requested herein.

B. Defendants deny that Plaintiff-Intervenors are entitled to any of the relief requested herein.

C. Defendants deny that Plaintiff-Intervenors are entitled to any of the relief requested herein.

D. Defendants deny that Plaintiff-Intervenors are entitled to any of the relief requested herein.

E. Defendants deny that Plaintiff-Intervenors are entitled to any of the relief requested herein.

F. Defendants deny that Plaintiff-Intervenors are entitled to any of the relief requested herein.

G. Defendants deny that Plaintiff-Intervenors are entitled to any of the relief requested herein.

**DEFENDANTS' AFFIRMATIVE AND OTHER DEFENSES**

1. This Court lacks subject-matter jurisdiction to consider all claims asserted in Plaintiff-Intervenors' Second Amended Complaint.
2. Plaintiff-Intervenors lack standing to assert all claims asserted in their Second Amended Complaint.
3. Plaintiff-Intervenors have failed to state a claim upon which relief can be granted.
4. Defendants assert all applicable immunities to Plaintiff-Intervenors' claims, including but not limited to their entitlement to Eleventh Amendment and sovereign immunity.
5. Pursuant to 42 U.S.C. § 1988(b) and 52 U.S.C. § 10310(e), Defendants will be entitled to recover their attorney's fees if they are the prevailing parties.
6. Defendants assert that imposing liability under § 2 of the Voting Rights Act is, in this case, unconstitutional because it is inconsistent with the Equal Protection Clause of the 14th Amendment to the U.S. Constitution.

7. Defendants assert that imposing liability under § 2 of the Voting Rights Act is, in this case, unconstitutional because it would exceed Congress's enforcement power under the 14th and 15th Amendments to the U.S. Constitution. Imposing liability here would not be congruent and proportional to the enforcement of the 14th Amendment or 15th Amendment.
8. Defendants reserve the right to assert additional affirmative and other defenses as they may become apparent in the factual development of this case.

Date: November 2, 2022

Respectfully submitted.

KEN PAXTON  
Attorney General of Texas

/s/ Patrick K. Sweeten  
PATRICK K. SWEETEN  
Deputy Attorney General for Special Litigation  
patrick.sweeten@oag.texas.gov  
Tex. State Bar No. 00798537

BRENT WEBSTER  
First Assistant Attorney General

OFFICE OF THE ATTORNEY GENERAL  
P.O. Box 12548 (MC-009)  
Austin, Texas 78711-2548  
Tel.: (512) 463-2100  
Fax: (512) 457-4410

WILLIAM T. THOMPSON  
Deputy Chief, Special Litigation Unit  
will.thompson@oag.texas.gov  
Tex. State Bar No. 24088531

**COUNSEL FOR DEFENDANTS**

#### **CERTIFICATE OF SERVICE**

I certify that a true and accurate copy of the foregoing document was filed electronically (via CM/ECF) on November 2, 2022, and that all counsel of record were served by CM/ECF.

/s/ Patrick K. Sweeten  
PATRICK K. SWEETEN