

**In the Supreme Court of the United States**

---

STATE OF LOUISIANA,

*Appellant,*

v.

PHILLIP CALLAIS, ET AL.,

*Appellees.*

PRESS ROBINSON, ET AL.,

*Appellants,*

v.

PHILLIP CALLAIS, ET AL.,

*Appellees.*

---

**ROBINSON APPELLANTS' MOTION TO STRIKE AND  
APPLICATION TO EXCEED WORD LIMIT**

---

STUART NAIFEH

*Counsel of Record*

NAACP LEGAL DEFENSE FUND

& EDUCATIONAL FUND, INC.

40 Rector St., 5th Fl.

New York, NY 10006

(212) 965-2200

snaifeh@naacpldf.org

*Counsel for Appellants in No. 24-110*

*(additional counsel listed in signature block)*

---

---

## **RULE 29.6 DISCLOSURE STATEMENT**

The Louisiana State Conference of the NAACP is a non-profit membership organization. There are no parents, subsidiaries or affiliates of the Louisiana State Conference of the NAACP that have issued shares or debt securities to the public.

Power Coalition for Equity and Justice is a non-profit coalition of community organizations. There are no parents, subsidiaries or affiliates of the Power Coalition for Equity and Justice that have issued shares or debt securities to the public.

## MOTION AND APPLICATION

Under Rules 18.2 and 24.6 and the Court's August 1, 2025 Order on supplemental briefing, Appellants in No. 24-110, Press Robinson, Edgar Cage, Dorothy Nairne, Edwin René Soulé, Alice Washington, Clee Earnest Lowe, Martha Davis, Ambrose Sims, Davante Lewis, NAACP Louisiana State Conference, and Power Coalition for Equity and Justice (collectively, the "*Robinson* Appellants") move to strike the untimely and improper Supplemental Brief filed by Louisiana Secretary of State, which was filed on September 17, 2025. Appellant the State of Louisiana consents to this motion to strike. Appellees oppose this motion, and the Louisiana Secretary of State also opposes and intends to file a response.

Additionally, *Robinson* Appellants respectfully request leave under Rules 22 and 33.1(d) to file a supplemental reply brief in excess of the word limit, up to a total of 12,000 words. Louisiana takes no position, and the Secretary consents to the application. Appellees oppose the application.

In support of the motion and application, *Robinson* Appellants state:

1. In the court below, the Secretary was the nominal defendant and adopted Louisiana's position in its defense of S.B. 8. Trial Br., *Callais v. Landry*, No. 3:24-cv-00122 (W.D. La., Apr. 17, 2024), ECF No. 193. The district court order enjoins both the Secretary and Louisiana from conducting any elections under S.B. 8. J.S.A.68a.

2. After the district court ruled against them, the Secretary and Louisiana jointly filed a notice of appeal of the district court's order. J.S.A.147a-150a. On July

18, 2024, the Secretary and Louisiana also jointly moved for an emergency stay and to extend the time to file a jurisdictional statement. Accordingly, the Secretary is an Appellant in case No. 24-109, which has been consolidated with case No. 24-110.

3. On August 1, 2024, the Secretary notified the Court and the parties that she had “no interest in the outcome of this appeal.” Consistent with that notice, she did not participate in the merits briefing or oral argument during the October 2024 Term.

4. On August 1, 2025, the Court ordered the parties to file supplemental briefs concerning: “Whether the State’s intentional creation of a second majority-minority congressional district violates the Fourteenth or Fifteenth Amendments to the U. S. Constitution.” The Court required Appellants to file their briefs by August 27. Appellees’ brief was due by September 17.

5. Despite switching its position on the constitutionality of S.B. 8, Louisiana filed its brief by that August 27 deadline. Amici in support of Appellants (including those in support of Louisiana) or neither party also met the amicus deadline of September 3.

6. Nonetheless, over a year after the Secretary’s Letter disclaiming any interest in the appeal, more than a month after the Court’s Order for supplemental briefing, and over two weeks after the Appellants’ deadline for filing their supplemental briefs, the Secretary informed the parties on September 12, 2025 that she will be “filing an Appellee brief.” App’x 1.

7. In the Secretary's brief, she states that the Court's Order on supplemental briefing makes the posture of this case "unquestionably different" for her. *See* Sec'y Supp. Br. at 2. If this were true, under Rule 18.2, the Secretary should have notified the Court and parties that she withdrew her prior Letter, and that she planned to participate in the supplemental briefing. Had the Secretary done so, the Court and the parties could have taken the necessary steps to account for her participation in the appeal. Thus, even if the Secretary's brief had been timely, her failure to serve notice of her intent to rejoin the appeal as a party still would make her brief procedurally improper.

8. The Secretary states that she filed her brief on the deadline for Appellees because that "is how the Secretary is classified on the Court docket." Sec'y Supp. Br. 2 n.2. The Secretary's designation on the case docket merely reflects her non-participation in the appeal to this point, *cf.* Supr. Ct. R. 12.6, and does not reflect a realignment of the parties. Indeed, the Secretary has been listed on the docket as a respondent since long before the Court ordered supplemental briefing. Regardless of the Secretary's designation on the docket, she is an Appellant because she was a defendant below who filed a notice of appeal of the district court's injunction against her. The Court's Order for supplemental briefing did not alter the relevant deadlines for the Secretary, realign the Secretary as an Appellee, or otherwise change the understanding among the Court and the parties of the Secretary's role in this appeal.

9. If the Secretary wished to participate in the supplemental briefing, she should have notified the Court and the parties that she wished to reenter the case

and then filed her own brief on the August 27 deadline for Appellants. The Secretary's failure to abide by her own prior disclaimer and the Court's Order and deadline serves to circumvent the Court's supplemental briefing schedule.

10. It also prejudices *Robinson* Appellants. The Secretary, for example, makes several claims beyond the supplemental briefing question. *See generally id.* at 14-40. Because the Secretary "agrees" with Louisiana's brief, Sec'y Supp. Br. 2, the Secretary's gambit functionally provides the Secretary and Louisiana two opportunities to respond to *Robinson* Appellants' supplemental brief—first, the Secretary's submitted brief and, second, Louisiana's forthcoming reply brief.

11. The Secretary should not be allowed to engage in such gamesmanship. Her brief is untimely and improper and, therefore, should be struck from the docket.

12. Regardless of the Court's decision regarding *Robinson* Appellants' motion to strike, they separately ask the Court to grant their application for leave to file a supplemental reply brief in excess of the word limit.

13. In the Court's Order for supplemental briefing, Appellants' briefs were not to exceed 13,000 words and were due by August 27. Appellees' brief was due by September 17 and was likewise not to exceed 13,000 words.

14. On August 27, in that brief, Louisiana argued, for the first time in this litigation, that Section 2 of the Voting Rights Act is unconstitutional as applied to redistricting, and that Section 2 therefore did not justify the creation of S.B. 8. That same day, *Robinson* Appellants filed a brief defending the constitutionality of Section

2 and arguing that it offers a compelling interest sufficient to justify narrowly tailored remedial plans.

15. On September 17, Appellees filed a supplemental brief elaborating on their argument, raised for the first time in their merits brief on appeal, that Section 2 is unconstitutional. That same day, the Secretary also filed her procedurally improper and untimely supplemental brief that, like the State's brief, argued for the first time that Section 2 and S.B. 8 are unconstitutional.

16. *Robinson* Appellants reasonably anticipate that Louisiana will file a reply brief up to 6,000 words by October 3 that will likely seek to both rebut *Robinson* Appellants arguments and defend the position, shared by Appellees and the Secretary, that Section 2 is unconstitutional.

17. In total, Louisiana, the Secretary, and Appellees will have filed no fewer than four supplemental briefs totaling up to 45,000 words in support of the position that Section 2 of the Voting Rights Act as unconstitutional. Even if the motion to strike is granted, Louisiana and Appellees will have had up to 32,000 words to support their position. Notably, even if this application is granted, *Robinson* Appellants would still have filed fewer briefs (two) and had far fewer total words (up to 25,000 in total) to defend the constitutionality of the seminal Voting Rights Act.

18. Accordingly, *Robinson* Appellants respectfully request leave to file a reply brief not to exceed 12,000 words. Although this will not make up for the absence of any determination on the constitutional issue by the district court or the absence

of any relevant evidence or factual findings, it will provide the Court with the fuller presentation of the issues under these unusual circumstances.

Accordingly, *Robinson* Appellants request that the Court strike the Secretary's brief as improper and untimely. Additionally, *Robinson* Appellants request that the Court grant their application to exceed word limits for their supplement reply brief.

Respectfully submitted,

Sarah Brannon  
Megan C. Keenan  
Adriel I. Cepeda Derieux  
AMERICAN CIVIL LIBERTIES  
UNION FOUNDATION  
915 15th St. NW  
Washington, DC 20005

Sophia Lin Lakin  
AMERICAN CIVIL LIBERTIES  
UNION FOUNDATION  
125 Broad Street, 18th Floor  
New York, NY 10004

Cecillia D. Wang  
AMERICAN CIVIL LIBERTIES  
UNION FOUNDATION  
425 California Street, Suite 700  
San Francisco, CA 94104

Nora Ahmed  
ACLU FOUNDATION  
OF LOUISIANA  
1340 Poydras St., Suite 2160  
New Orleans, LA 70112

T. Alora Thomas-Lundborg  
Daniel Hessel  
ELECTION LAW CLINIC  
HARVARD LAW SCHOOL  
6 Everett St., Suite 4105  
Cambridge, MA 02138

John Adcock  
ADCOCK LAW LLC  
3110 Canal St.  
New Orleans, LA 70119

/s/ Stuart Naifeh

Janai Nelson  
*President & Director Counsel*

Samuel Spital  
Stuart Naifeh  
*Counsel of Record*

Victoria Wenger  
John S. Cusick  
Colin Burke  
NAACP LEGAL DEFENSE  
& EDUCATIONAL FUND, INC.  
40 Rector St., 5th Floor  
New York, NY 10006  
(212) 965-2200  
snaifeh@naacpldf.org

Deuel Ross  
I. Sara Rohani  
Kameron Johnston  
NAACP LEGAL DEFENSE  
& EDUCATIONAL FUND, INC.  
700 14th St. NW, Suite 600  
Washington, DC 20005

Robert A. Atkins  
Yahonnes Cleary  
Pietro J. Signoracci  
Amitav Chakraborty  
Adam P. Savitt  
Arielle B. McTtootle  
Robert Klein  
Neil Chitrao  
PAUL, WEISS, RIFKIND, WHARTON &  
GARRISON LLP  
1285 Avenue of the Americas  
New York, NY 10019

*Counsel for Appellants in No. 24-110*

Tracie Washington  
LOUISIANA JUSTICE INSTITUTE  
3157 Gentilly Blvd., Suite 132  
New Orleans, LA 70122

*Counsel for Appellants Dorothy Nairne, Martha Davis,  
Clee Earnest Lowe, and Rene Soule in No. 24-110*

---

**From:** Alyssa Riggins <alyssa.riggins@nelsonmullins.com>

**Sent:** Friday, September 12, 2025 1:25 PM

**To:** Aguinaga, Ben <aguinagaj@ag.louisiana.gov>; Stuart Naifeh <snaifeh@naacpldf.org>; Greim, Edward D. <edgreim@gravesgarrett.com>

**Cc:** Phil Strach <phil.strach@nelsonmullins.com>

**Subject:** Louisiana v. Callais

[Caution: EXTERNAL EMAIL]

Dear Counsel,

Given that the posture of this case has changed, the Secretary will be filing an Appellee brief on 9/17 answering the question posed in the Court's 8/1 order and discussing related election administration issues. The Clerk is aware that this brief is being filed, and no objections were posed. We write to inquire about the division of oral argument time in the hopes that we can all reach an agreement on divided argument. It is also our understanding that the Clerk would like us to try to come to an agreement on time, if possible. We are happy to arrange for a call to discuss the division of time if that would be helpful. We can be available on the afternoon of 9/18 or most any time on 9/19.

Please let us know what works for you and we are happy to circulate an invitation. Additionally, please let us know if there are other counsel from your respective teams who should be on the call, and we are happy to include them.

Best,  
Alyssa

\_\_\_\_\_

---

**ALYSSA RIGGINS PARTNER**

[alyssa.riggins@nelsonmullins.com](mailto:alyssa.riggins@nelsonmullins.com)

301 HILLSBOROUGH STREET | SUITE 1400

RALEIGH, NC 27603

T 919.329.3810 F 919.329.3799

[NELSONMULLINS.COM](http://NELSONMULLINS.COM) [VCARD](#) [VIEW BIO](#)

---

### Confidentiality Notice

This message is intended exclusively for the individual or entity to which it is addressed. This communication may contain information that is proprietary, privileged, confidential or otherwise legally exempt from disclosure. If you are not the named addressee, you are not authorized to read, print, retain, copy or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately either by phone (800-237-2000) or reply to this e-mail and delete all copies of this message.

**In the Supreme Court of the United States**

---

STATE OF LOUISIANA,

*Appellant,*

v.

PHILLIP CALLAIS, ET AL.,

*Appellees.*

\_\_\_\_\_  
PRESS ROBINSON, ET AL.,

*Appellants,*

v.

PHILLIP CALLAIS, ET AL.,

*Appellees.*

\_\_\_\_\_  
**CERTIFICATE OF SERVICE**

STUART NAIFEH

*Counsel of Record*

NAACP LEGAL DEFENSE FUND  
& EDUCATIONAL FUND, INC.

40 Rector St., 5th Fl.

New York, NY 10006

(212) 965-2200

snaifeh@naacpldf.org

*Counsel for Appellants in No. 24-110*

---

---

I, Stuart Naifeh, counsel for the Appellants in No. 24-110 and a member of the Bar of this Court, certify that on September 18, 2025, a copy of the Motion and Application was sent by electronic mail to all parties' counsel, and an identical copy will be mailed overnight to all parties' counsel, to the following counsel:

Edward D. Greim  
GRAVES GARRETT GREIM LLC  
1100 Main Street, Suite 2700  
Kansas City, MO 64105  
(816) 256-3181  
edgreim@gravesgarrett.com

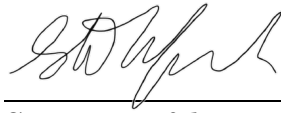
*Counsel for Callais Appellees*

J. Benjamin Aguiñaga  
Solicitor General  
LOUISIANA DEPARTMENT OF JUSTICE  
1885 N. Third St.  
Baton Rouge, LA 70802  
(225) 506-3746  
aguinagaj@ag.louisiana.gov

*Counsel for Appellant State of Louisiana*

Phillip J. Strach  
NELSON MULLINS RILEY & SCARBOROUGH LLP  
301 Hillsborough Street, Suite 1400  
Raleigh, NC 27603  
(919) 329-3800  
phil.strach@nelsonmullins.com

*Counsel for Appellant Nancy Landry, in her official capacity  
as Louisiana Secretary of State*



---

Stuart Naifeh  
*Counsel of Record*  
NAACP Legal Defense  
& Educational Fund, Inc.  
40 Rector St., 5th Floor  
New York, NY 10006  
(212) 965-2200  
snaifeh@naacpldf.org

*Counsel for Appellants in No. 24-110*