Supreme Court of Ohio Clerk of Court - Filed October 06, 2021 - Case No. 2021-1210

## IN THE SUPREME COURT OF OHIO

THE OHIO ORGANIZING COLLABORATIVE, et al.,

Relators,

v.

Case No. 2021-1210

OHIO REDISTRICTING COMMISSION, et al.,

Respondents.

## **RESPONDENT THE OHIO REDISTRICTING COMMISSION'S MEMORANDUM IN RESPONSE TO RELATORS' MOTION TO COMPEL EXPEDITED DISCOVERY**

Peter M. Ellis (0070264) *Counsel of Record* M. Patrick Yingling (PHV 10145-2021) † Natalie R. Salazar\* REED SMITH LLP 10 South Wacker Drive, 40<sup>th</sup> Floor Chicago, IL 60606 Tel: (312) 207-1000 Fax: (312) 207-6400 pellis@reedsmith.com

Brad A. Funari\* Danielle L. Stewart (0084086) Reed Smith Centre REED SMITH LLP 225 Fifth Avenue Pittsburgh, PA 15222 Tel: 412-288-4583 Fax: 412-288-3063 dstewart@reedsmith.com

Brian A. Sutherland (PHV 25406-2021) † REED SMITH LLP 101 Second Street, Suite 1800 San Francisco, CA 94105 Tel: (415) 543-8700 Fax: (415) 391-8269 bsutherland@reedsmith.com DAVE YOST Ohio Attorney General

Erik J. Clark (0078732) *Counsel of Record* Ashley Merino (0096853) ORGAN LAW LLP 1330 Dublin Road Columbus, Ohio 43215 614.481.0900 614.481.0904 (facsimile) ejclark@organlegal.com amerino@organlegal.com

Special Counsel to Attorney General Dave Yost

Counsel for Respondent The Ohio Redistricting Commission

DAVE YOST OHIO ATTORNEY GENERAL Bridget C. Coontz (0072919) *Counsel of Record* Julie M. Pfeiffer (006762) Michael A. Walton (0092201) Constitutional Offices Section 30 E. Broad Street, 16<sup>th</sup> Floor Ben R. Fliegel\* REED SMITH LLP 355 South Grand Avenue, Suite 2900 Los Angeles, CA 90071 Tel: (213) 457-8000 Fax: (213) 457-8080 bfliegel@reedsmith.com

Alicia L. Bannon (PHV 25409-2021)\* Yurij Rudensky (PHV 25422-2021)\* Michael Li (PHV 25430-2021)\* Ethan Herenstein \* BRENNAN CENTER FOR JUSTICE AT NYU SCHOOL OF LAW 120 Broadway, Suite 1750 New York, NY 10271 Tel: (646) 292-8310 Fax: (212) 463-7308 alicia.bannon@nyu.edu

Counsel for Relators

\* Pro Hac Vice Motion Forthcoming †Pro Hac Vice Motion Pending Columbus, Ohio 43215 Tel: (614) 466-2872 Fax: (614)782-7592 Bridget.Coontz@OhioAGO.gov Julie.Pfeiffer@OhioAGO.gov Michael.Walton@OhioAGO.gov

Counsel for Respondents Ohio Governor DeWine, Ohio Secretary of State LaRose, and Ohio Auditor Faber

W. Stuart Dornette (0002955) Beth A. Bryan (0082076) Philip D. Williamson (0097174) TAFT STETTINIUS & HOLLISTER LLP 425 Walnut St., Suite 1800 Cincinnati, OH 45202-3957 Tel: (513) 381-2838 Fax: (513) 381-0205 dornette@taftlaw.com bryan@taftlaw.com pwilliamson@taftlaw.com

Phillip J. Strach † Thomas A. Farr \* John E. Branch, III \* Alyssa M. Riggins † NELSON MULLINS RILEY & SCARBOROUGH LLP 4140 Parklake Avenue, Suite 200 Raleigh, NC 27612 Tel: (919) 329-3800 Fax: (919) 329-3799 phil.strach@nelsonmullins.com tom.farr@nelsonmullins.com alyssa.riggins@nelsonmullins.com

Counsel for Respondents Matt Huffman, President of the Ohio Senate, and Robert R. Cupp, Speaker of the Ohio House of Representatives

Diane Menashe (0070305) *Counsel of Record* John Gilligan (0024542)

ICE MILLER LLP 250 West Street, Suite 700 Columbus, Ohio 43215 T: (614) 462-6500 F: (614) 222-3468 Diane.Menashe@icemiller.com John.Gilligan@icemiller.com

Counsel for Respondents Senator Vernon Sykes and House Minority Leader Emilia Sykes

\* Pro Hac Vice Motion Forthcoming †Pro Hac Vice Motion Pending

# <u>MEMORANDUM IN RESPONSE TO RELATORS' MOTION TO COMPEL</u> <u>EXPEDITED DISCOVERY</u>

In three separate actions pending before this Court, Relators have filed complaints challenging the constitutionality of apportionment maps for the Ohio House of Representatives and Ohio Senate approved last month by Respondent the Ohio Redistricting Commission (the "Commission"). *See League of Women Voters of Ohio v. Ohio Redistricting Commission* (Case No. 2021-1193); *Bennett v. Ohio Redistricting Commission* (Case No. 2021-1193); *Bennett v. Ohio Redistricting Commission* (Case No. 2021-1198); *The Ohio Organizing Collaborative v. Ohio Redistricting Commission* (Case No. 2021-1210). Relators in these cases have filed motions to compel expedited discovery. In each of these cases, Relators named as Respondents the Commission itself as well as each individual member of the Commission. In each of these cases, each individual member is represented by counsel separate from the Commission's own counsel.

The Commission itself is not in possession, custody, or control of any document or any information potentially responsive to discovery requests served in any of these matters that is not in the possession, custody, and control of one or more of its individual members. In two of these cases, Relators served discovery requests on individual members of the Commission, not on the Commission itself. In the third matter (Case No. 2021-1210), Relators served interrogatories on individual members, served identical interrogatories on the Commission itself, and served document requests upon the Commission that are duplicative of document requests served on individual members in other related matters. Accordingly, if discovery is ordered to proceed over some individual members' objections, the Commission's responses to the limited duplicative discovery request served on the Commission itself will depend on the individual members' own responses, by and through their own counsel.

For this reason, regarding Relators' motions to compel expedited discovery, the Commission defers to the responses of each individual Commission member, including on the threshold issue of whether discovery should proceed at all in these matters prior to submission of evidence, as well as on specific disputes regarding the scope of that discovery if discovery proceeds.

#### **CONCLUSION**

For the reasons set forth above, Respondent the Ohio Redistricting Commission defers to the responses of the Commission's individual members to Relators' motions to compel expedited discovery.

Dated: October 6, 2021

Respectfully submitted,

<u>/s Erik J. Clark</u> Dave Yost Ohio Attorney General

Erik J. Clark (0078732) *Counsel of Record* Ashley Merino (0096853) ORGAN LAW LLP 1330 Dublin Road Columbus, Ohio 43215 614.481.0900 614.481.0904 (facsimile) ejclark@organlegal.com amerino@organlegal.com

Special Counsel to Attorney General Dave Yost

Counsel for Respondent The Ohio Redistricting Commission

### **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on October 6, 2021, a copy of the foregoing was

served by electronic mail upon the following:

Peter M. Ellis M. Patrick Yingling<sup>†</sup> Natalie R. Salazar<sup>\*</sup> REED SMITH LLP 10 South Wacker Drive, 40<sup>th</sup> Floor Chicago, IL 60606 Tel: (312) 207-1000 Fax: (312) 207-6400 pellis@reedsmith.com

Brad A. Funari\* Danielle L. Stewart Reed Smith Centre REED SMITH LLP 225 Fifth Avenue Pittsburgh, PA 15222 Tel: 412-288-4583 Fax: 412-288-3063 dstewart@reedsmith.com

Brian A. Sutherland † REED SMITH LLP 101 Second Street, Suite 1800 San Francisco, CA 94105 Tel: (415) 543-8700 Fax: (415) 391-8269 bsutherland@reedsmith.com

Ben R. Fliegel\* REED SMITH LLP 355 South Grand Avenue, Suite 2900 Los Angeles, CA 90071 Tel: (213) 457-8000 Fax: (213) 457-8080 bfliegel@reedsmith.com

Alicia L. Bannon\* Yurij Rudensky\* Michael Li\* Ethan Herenstein \* DAVE YOST Ohio Attorney General

Bridget C. Coontz Julie M. Pfeiffer Michael A. Walton Constitutional Offices Section 30 E. Broad Street, 16<sup>th</sup> Floor Columbus, Ohio 43215 Tel: (614) 466-2872 Fax: (614)782-7592 Bridget.Coontz@OhioAGO.gov Julie.Pfeiffer@OhioAGO.gov Michael.Walton@OhioAGO.gov

Counsel for Respondents Ohio Governor DeWine, Ohio Secretary of State LaRose, and Ohio Auditor Faber

W. Stuart Dornette Beth A. Bryan Philip D. Williamson TAFT STETTINIUS & HOLLISTER LLP 425 Walnut St., Suite 1800 Cincinnati, OH 45202-3957 Tel: (513) 381-2838 Fax: (513) 381-0205 dornette@taftlaw.com bryan@taftlaw.com pwilliamson@taftlaw.com

Phillip J. Strach † Thomas A. Farr \* John E. Branch, III \* Alyssa M. Riggins † NELSON MULLINS RILEY & SCARBOROUGH LLP 4140 Parklake Avenue, Suite 200 Raleigh, NC 27612 Tel: (919) 329-3800 BRENNAN CENTER FOR JUSTICE AT NYU SCHOOL OF LAW 120 Broadway, Suite 1750 New York, NY 10271 Tel: (646) 292-8310 Fax: (212) 463-7308 alicia.bannon@nyu.edu

Counsel for Relators

\* Pro Hac Vice Motion Forthcoming †Pro Hac Vice Motion Pending Fax: (919) 329-3799 phil.strach@nelsonmullins.com tom.farr@nelsonmullins.com john.branch@nelsonmullins.com alyssa.riggins@nelsonmullins.com

Counsel for Respondents Matt Huffman, President of the Ohio Senate, and Robert R. Cupp, Speaker of the Ohio House of Representatives

Diane Menashe John Gilligan ICE MILLER LLP 250 West Street, Suite 700 Columbus, Ohio 43215 T: (614) 462-6500 F: (614) 222-3468 Diane.Menashe@icemiller.com John.Gilligan@icemiller.com

Counsel for Respondents Senator Vernon Sykes and House Minority Leader Emilia Sykes

\* Pro Hac Vice Motion Forthcoming †Pro Hac Vice Motion Pending

<u>/s Erik J. Clark</u> One of the Attorneys for Respondent The Ohio Redistricting Commission