IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

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§	CIVIL ACTION NO.
§	11-CA-360-OLG-JES-XR
§	[Lead Case]
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ADVISORY ON REMAINING ISSUES IN STATE HOUSE CASE

The NAACP Plaintiffs, the LULAC Plaintiffs, and the Perez Plaintiffs submit this advisory in response to the Court's direction that the parties advise it by no later than August 29, 2018, as to "what, if any, issues remain in this case." ECF No. 1586. The list of issues below is specific to the State House portion of this case:

REMAINING ISSUES

1. Whether the plaintiffs are to be provided relief under Section 3(c) of the Voting Rights Act, 52 U.S.C. § 10302(c), for the Fourteenth Amendment violations found by the Court with respect to certain districts in Plan H283. *See* Order, April 20, 2017 (ECF No. 1365) at 155 (holding that '[w]ith regard to the intentional vote dilution claims under § 2 and the Fourteenth Amendment, the Court finds that Plaintiffs proved their claims in El Paso County (HD78), Bexar County (HD117), Nueces County (the elimination of HD33 and the configuration of HD32 and HD34), HD41 in the Valley, Harris County, western Dallas County (HD103, HD104, and HD105), Tarrant County (HD90, HD93), Bell County (HD54), and with regard to Plan H283 as a whole.).

2. Whether the plaintiffs are entitled to an award of attorney fees, expert fees, and litigation expenses under 42 U.S.C. § 1988(b) and 52 U.S.C. § 103010(e) for any judicial relief provided concerning: (a) the 2012 Texas state house elections; or (b) 52 U.S.C. § 10302(c).

REMAINING JUDICIAL ACTION

With respect to Issue No. 1 (the bail-in issue), the Joint Plaintiffs will provide briefing on this issue, should the Court direct it, on whatever schedule the Court decides is appropriate (now or after resolution of the 2013 HD 90 issue). Issue No. 2 (the fee issue) only becomes ripe upon issuance of a Final Judgment, so briefing on the issue is premature at this point.

Respectfully submitted,

/s/ Allison J. Riggs_____

Allison J. Riggs N.C. State Bar No. 40028 (Admitted Pro Hac Vice) Jaclyn Maffetore N.C. State Bar No. 50849 (Admitted Pro Hac Vice) Southern Coalition for Social Justice 1415 West Highway 54, Suite 101 Durham, NC 27707 Telephone: 919-323-3380 Fax: 919-323-3942 Allison@southerncoalition.org

Robert Notzon Law Office of Robert S. Notzon State Bar Number 00797934 1502 West Avenue Austin, Texas 78701 512-474-7563 512-852-4788 fax Robert@NotzonLaw.com

Victor L. Goode Assistant General Counsel

NAACP 4805 Mt. Hope Drive Baltimore, MD 21215-3297 Telephone: 410-580-5120 Fax: 410-358-9359 vgoode@naacpnet.org

Attorneys for the Texas State Conference of NAACP Branches and Rev. Lawson

<u>/s/ Gary L. Bledsoe</u> Gary L. Bledsoe State Bar No. 02476500 7901 *Cameron Road*, Building 3-360 Austin, Texas 78754 Telephone: 512-322-9992 Fax: 512-322-0840 <u>Garybledsoe@sbcglobal.net</u>

Attorney for Howard Jefferson

/s/ Luis Roberto Vera, Jr.

Luis Roberto Vera, Jr. LULAC National General Counsel SBN: 20546740 THE LAW OFFICES OF LUIS ROBERTO VERA, JR & ASSOCIATES 1325 Riverview Towers 111 Soledad San Antonio, Texas 78205-2260 210-225-3300 office 210-225-2060 fax

Attorney for LULAC Plaintiffs

/s/ David Richards

DAVID RICHARDS Texas Bar No. 1684600 Richards, Rodriguez & Skeith LLP 816 Congress Avenue, Suite 1200 Austin, TX 78701 512-476-0005 davidr@rrsfirm.com

ATTORNEY FOR PLAINTIFFS PEREZ, et al.

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CERTIFICATE OF SERVICE

I hereby certify that on the 29th day of August, 2018, I filed a copy of the foregoing for service on counsel of record in this proceeding through the Court's CM/ECF system.

/s/Allison J. Riggs_____

Allison J. Riggs