## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS CORPUS CHRISTI DIVISION

MARC VEASEY, et al.,	
Plaintiffs,	
v.	Civil Action No. 2:13-cv-193 (NGR)
RICK PERRY, et al.,	
Defendants.	
UNITED STATES OF AMERICA,	
Plaintiff,	
TEXAS LEAGUE OF YOUNG VOTERS EDUCATION FUND, <i>et al.</i> ,	
Plaintiff-Intervenors,	
TEXAS ASSOCIATION OF HISPANIC COUNTY JUDGES AND COUNTY COMMISSIONERS, <i>et al.</i> ,	Civil Action No. 2:13-cv-263 (NGR)
Plaintiff-Intervenors,	
v.	
STATE OF TEXAS, et al.,	

Defendants.

TEXAS STATE CONFERENCE OF NAACP BRANCHES, *et al.*,

Plaintiffs,

v.

NANDITA BERRY, et al.,

Defendants.

BELINDA ORTIZ, et al.,

Plaintiffs,

v.

STATE OF TEXAS, et al.,

Defendants

Civil Action No. 2:13-cv-291 (NGR)

Civil Action No. 2:13-cv-348 (NGR)

## JOINT RESPONSE BY ALL PRIVATE PLAINTIFFS AND PLAINTIFF-INTERVENORS IN OPPOSITION TO DEFENDANTS' REQUEST FOR JUDICIAL NOTICE OF "A REVIEW OF THE OPERATIONS OF THE VOTING SECTION OF THE CIVIL RIGHTS DIVISION"

This Brief is submitted on behalf of all private Plaintiffs and Plaintiff-Intervenors

("Plaintiffs")<sup>1</sup> in these consolidated cases in opposition to Defendants' Request for Judicial

Notice of "A Review of the Operations of the Voting Section of the Civil Rights Division" ("the

<sup>&</sup>lt;sup>1</sup> The Plaintiffs joining in this brief are the Texas State Conference of NAACP Branches, the Mexican American Legislative Caucus of the Texas House of Representatives, the Texas Association of Hispanic County Judges and County Commissioners, Hidalgo County, the Texas League of Young Voters Education Fund, Imani Clark, Michelle Bessiake, Estela Garcia Espinosa, Lionel Estrada, La Union Del Pueblo Entero, Inc., Lydia Lara, Margarito Martinez Lara, Maximina Martinez Lara, Eulalio Mendez, Jr., Belinda Ortiz, Lenard Taylor, Marc Veasey, Floyd James Carrier, Anna Burns, Michael Montez, Penny Pope, Jane Hamilton, Sergio DeLeon, Oscar Ortiz, Koby Ozias, John Mellor-Crummey, Jane Doe, James Doe, the League of United Latin American Citizens ("LULAC") and Dallas County, Texas.

Report") (ECF No. 272). This Court should deny Defendants' Request because it appears to be an improper attempt to present an irrelevant and *ad hominem* challenge to the bona fides of counsel for the United States.

#### A. JUDICIAL NOTICE MAY BE TAKEN OF ONLY RELEVANT EVIDENCE AND THE REPORT IS IRRELEVANT

As a threshold matter, it is highly doubtful the Court may take notice of any factual assertions made in the Report under Federal Rule of Evidence 201. "[C]ourts generally cannot take notice of findings of fact from other proceedings for the truth asserted therein because these are disputable and usually are disputed." *Taylor v. Charter Med. Corp.*, 162 F.3d 827, 830 (5th Cir. 1998). That principle has been applied to inspector general reports. *See, e.g., Cnty. of San Miguel v. Kempthorne*, 587 F. Supp. 2d 64, 78 (D.D.C. 2008) ("The Inspector General's report is not the type of document about which there can be no reasonable dispute. The Court knows nothing about the investigative process which led to the report's conclusions, and it cannot access the report's validity or be assured that the former Deputy Assistant Secretary received adequate notice and the opportunity to be heard on its contents.").

This Court need not address those Rule 201 questions, however. Even if judicial notice is proper under Rule 201, the Report and the assertions in the Report must meet the basic threshold of relevance, applicable to all proffered evidence. *See Vallot v. Cent. Gulf Lines, Inc.*, 641 F.2d 347, 351 (5th Cir. 1981) (affirming rejection of request for judicial notice because proffered evidence was not relevant). The Report bears no relevance to any issue in this case.

These consolidated lawsuits address whether SB 14, as enacted and implemented, violates Section 2 of the Voting Rights Act, 42 U.S.C. § 1973, and/or the Fourteenth or Fifteenth Amendments. As such, the evidence in this case will focus on the process leading to the enactment of SB 14 (including efforts to enact a photo ID requirement in several legislative

sessions, and any post-enactment legislative activity), whether SB 14 results in a denial or abridgement of the right to vote on account of race, color, or membership in a language minority group, and whether SB14 otherwise violates the right to vote. There is no claim against counsel representing any parties in these cases, and thus no claim against the Department of Justice, its Civil Rights Division, or its Voting Rights Section.

The Report as to which Texas seeks judicial notice was issued by the Office of the Inspector General, responding to allegations of political bias in DOJ's handling of investigations and cases relating to the Voting Rights Act under both the Bush and Obama Administrations. There are no facts mentioned in the Report relevant to SB 14, and, indeed, the issue of the photo ID law in Texas is never mentioned in the Inspector General's Report.

Plaintiffs fail to understand how it may be argued that any matter purportedly relating to the bona fides of opposing counsel is relevant to this litigation, and Plaintiffs are deeply troubled by Texas's effort to interject this question into this litigation. Plaintiffs respectfully request that this Court deny Defendants' Request for Judicial Notice.

Respectfully submitted,

s/ Ezra Rosenberg Ezra D. Rosenberg Michelle Hart Yeary DECHERT LLP 902 Carnegie Center, Suite 500 Princeton, New Jersey 08540-6531 ezra.rosenberg@dechert.com

Steven B. Weisburd Amy L. Rudd Lindsey Cohan DECHERT LLP 500 W. 6th Street, Suite 2010 Austin, Texas 78701 lindsey.cohan@dechert.com Wendy Weiser Myrna Pérez Vishal Agraharkar Jennifer Clark The Brennan Center for Justice at NYU Law School 161 Avenue of the Americas, Floor 12 New York, New York 10013-1205 wendy.weiser@nyu.edu myrna.perez@nyu.edu vishal.agraharkar@nyu.edu jenniferl.clark@nyu.edu

Robert A. Kengle Mark A. Posner Sonia Kaur Gill Erandi Zamora Lawyers' Committee for Civil Rights Under Law 1401 New York Avenue, N.W., Suite 400 Washington, D.C. 20005 mposner@lawyerscommittee.org Clay Bonilla Daniel G. Covich The Law Offices of William Bonilla, P.C. 2727 Morgan Avenue Corpus Christi, Texas 78405 claybonilla@hotmail.com Daniel@bonillalaw.com

Gary Bledsoe PotterBledsoe, L.L.P. 316 W. 12th Street, Suite 307 Austin, Texas 78701 garybledsoe@sbcglobal.net

Robert Notzon The Law Office of Robert Notzon 1502 West Avenue Austin, Texas 78701 Robert@NotzonLaw.com

Jose Garza Law Office of Jose Garza 7414 Robin Rest Drive San Antonio, Texas 98209 garzapalm@aol.com Kim Keenan Marshall Taylor Victor Goode NAACP 4805 Mt. Hope Drive Baltimore, Maryland 21215 kkeenan@naacpnet.org mtaylor@naaacpnet.org vgoode@naacpnet.org

# Counsel for Plaintiffs Texas State Conference of NAACP Branches, Mexican American Legislative Caucus of the Texas House of Representatives

Christina A. Swarn Ryan P. Haygood Natasha M. Korgaonkar Leah C. Aden Deuel Ross NAACP Legal Defense and Educational Fund, Inc. 40 Rector Street, 5th Floor New York, New York 10006 cswarns@naacpldf.org rhaygood@naacpldf.org nkorgaonkar@naacpldf.org laden@naacpldf.org dross@naacpldf.org

Danielle Conley Jonathan Paikin Kelly P. Dunbar Sonya L. Lebsack Lynn Eisenberg M. Hasan Ali Richard F. Shordt Wilmer Cutler Pickering Hale and Dorr LLP 1875 Pennsylvania Avenue, N.W. Washington, D.C. 20006 danielle.conley@wilmerhale.com jonathan.paikin@wilmerhale.com kelly.dunbar@wilmerhale.com

Counsel for Plaintiff-Intervenors Texas League of Young Voters Education Fund et al.

Jose Garza Law Office of Jose Garza 7414 Robin Rest Drive San Antonio, Texas 78209 garzpalm@aol.com

Marinda van Dalen Texas RioGrande Legal Aid, Inc. 531 East St. Francis Street Brownsville, Texas 78529-5354 mvandalen@trla.org Robert W. Doggett Texas Rio Grande Legal Aid Inc 4920 North IH 35 Austin, Texas 78751 rdoggett@trla.org

Counsel for Plaintiff-Intervenors Estela Garcia Espinosa, Lionel Estrada, Roxsanne Hernandez, La Union Del Pueblo Entero, Inc. Lydia Lara, Margarito Martinez Lara, Maximina Martinez Lara, Eulalio Mendez, Jr., Belinda Ortiz, Lenard Taylor

Rolando L Rios Attorney at Law 115 E Travis, Suite 1645 San Antonio, Texas 78205 rrios@rolandorioslaw.com

Counsel for Plaintiff-Intervenor Texas Association of Hispanic County Judges and County Commissioners

Preston Edward Henrichson Attorney at Law 222 W. Cano Edinburg, Texas 78539 preston@henrichsonlaw.com

Rolando L Rios Attorney at Law 115 E Travis, Suite 1645 San Antonio, Texas 78205 rrios@rolandorioslaw.com

Counsel for Plaintiff-Intervenor Hidalgo County

Chad W. Dunn K. Scott Brazil Brazil & Dunn 4201 Cypress Creek Parkway, Suite 530 Houston, Texas 77068 chad@brazilanddunn.com scott@brazilanddunn.com

J. Gerald Hebert Campaign Legal Center 215 E Street, N.E. Washington, D.C. 20002 GHebert@campaignlegalcenter.org Neil G. Baron Law Office of Neil G. Baron 914 FM 517 W, Suite 242 Dickinson, Texas 77539 neil@ngbaronlaw.com

David Richards Richards, Rodriguez & Skeith, LLP 816 Congress Avenue, Suite 1200 Austin, Texas 78701 daverichards4@juno.com

Armand G. Derfner Derfner, Altman & Wilborn, LLC 575 King Street, Suite B Charleston, South Carolina 29402 aderfner@dawlegal.com

Counsel for Plaintiffs Marc Veasey, Floyd James Carrier, Anna Burns, Michael Montez, Penny Pope, Jane Hamilton, Sergio DeLeon, Oscar Ortiz, Koby Ozias, John Mellor-Crummey, Jane Doe, James Doe, League of United Latin American Citizens ("LULAC") and Dallas County, Texas

Luis Roberto Vera, Jr. LULAC National General Counsel The Law Offices of Luis Vera Jr., and Associates 1325 Riverview Towers, 111 Soledad San Antonio, Texas 78205-2260 Irvlaw@sbcglobal.net

Counsel for LULAC

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Craig M. Watkins Dallas County District Attorney Teresa G. Snelson Chief, Civil Division Dallas County District Attorney's Office 411 Elm Street, 5th Floor Dallas, Texas 75202-4606 Teresa.Snelson@dallascounty.org

Counsel for Dallas County, Texas

### **CERTIFICATE OF SERVICE**

I hereby certify that on May 13, 2014, I served a true and correct copy of the foregoing via the Court's ECF system on all counsel of record.

/s/ Lindsey B. Cohan Lindsey B. Cohan State Bar No. 24083903 DECHERT LLP 500 W. 6th Street, Suite 2010 Austin, TX 78701 Telephone: (512) 394-3000 Facsimile: (512) 394-3001 lindsey.cohan@dechert.com