UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA MONROE DIVISION

PHILLIP CALLAIS, ET AL

CIVIL DOCKET NO. 3:24-CV-00122 DCJ-CES-RRS

VERSUS

THREE-JUDGE COURT

NANCY LANDRY, in her official capacity as Louisiana Secretary of State

<u>ORDER</u>

The present matter before the Court is the ROBINSON INTERVENORS' MOTION

FOR STAY PENDING APPEAL. [Doc. 201]. The Robinson Intervenors ask the Court to

stay its April 30, 2024, Injunction and Reasons for Judgment [Doc. 198] which enjoins

Louisiana's enacted congressional map, SB8, pending appellate proceedings in the

United States Supreme Court. Rule 62(d) of the Federal Rules of Civil Procedure

provides that:

While an appeal is pending from an interlocutory order or final judgment that grants, continues, modifies, refuses, dissolves, or refuses to dissolve or modify an injunction, the court may suspend, modify, restore, or grant an injunction on terms for bond or other terms that secure the opposing party's rights.

The rule, however, goes on to state that:

If the judgment appealed from is rendered by a statutory three-judge district court, the order must be made either:

(1) by that court sitting in open session; or

(2) by the assent of all its judges, as evidenced by their signatures.

Case 3:24-cv-00122-DCJ-CES-RRS Document 204 Filed 05/03/24 Page 2 of 2 PageID #: 5062

Having polled the three members of the panel, all of the members of the panel do not assent to a stay of the court's judgment pending appeal.

Accordingly,

IT IS HEREBY ORDERED THAT the *ROBINSON* INTERVENORS' MOTION FOR

STAY PENDING APPEAL [Doc. 201] is DENIED.

THUS, DONE AND SIGNED in Chambers on this 3rd day of May 2024.

DAVID C. JOSEPH **UNITED STATES DISTRICT JUDGE**