# CONSTAPE DEPOSITION OF ADAM R. FOLT 25 (VOLUME 91) 1291 /2012

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		25		Attorney Douglas M. Poland)		
1	and KEVIN KENNEDY, Director and	1		251  VIDEOTAPE DEPOSITION OF ADAM R. FO	) I.T Z	
2	General Counsel for the Wisconsin  2 Government Accountability Board,		2 a witness of lawful age, taken on behalf of the			
3	Defendants,	3		iffs, wherein Alvin Baldus, et al., an		
4	F. JAMES SENSENBRENNER, JR.,	5	_			
5	THOMAS E. PETRI, PAUL D. RYAN, JR., REID J. RIBBLE, and SEAN P. DUFFY,	6		United States District Court for the		
6	Intervenor-Defendants.	7 8		n District of Wisconsin, pursuant to a Brandé A. Browne, a Registered Profes	-	
7	Intervenor Berendanes.	_		er and Notary Public in and for the St		
8		10		sin, at the offices of Godfrey & Kahn	•	
	VOCES DE LA FRONTERA, INC.,	11 12		eys at Law, One East Main Street, Suit f Madison, County of Dane, and State of		
9	RAMIRO VARA, OLGA WARA, JOSE PEREZ, and ERICA RAMIREZ,	13	Wiscon	sin, on the 1st day of February 2012,		
10	Plaintiffs,	14 15	commen	cing at 3:11 in the afternoon.		
11	v. Case No. 11-CV-1011	.				
12	JPS-DPW-RMD Members of the Wisconsin Government	16				
	Accountability Board, each only in his official capacity:	17		<u> </u>		
14	MICHAEL BRENNAN, DAVID DEININGER, GERALD NICHOL, THOMAS CANE,					
15		18				
16		19	DOUGLA	S M. POLAND, Attorney,		
17	Defendants.	20	for GO	DFREY & KAHN, S.C., Attorneys at Law,		
18		20		One East Main Street, Suite 500, Madi		
19		21		Plaintiffs Alvin Baldus, et al.		
20		22				
21			PETER	G. EARLE, Attorney,		
22		23	for LA	W OFFICE OF PETER EARLE, LLC, Attorney		
23		24		839 North Jefferson Street, Suite 300 Milwaukee, Wisconsin 53202, appearing		
24				behalf of Plaintiffs Voces De La Fron		
25		25		Inc., et al.		
		1				

# CORE STAPE BEPOSITION WE ALD R. FIGET 25 (VOLUME 9) 291,52012

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P P E A R A N C E S
                                               (Continued)
                                                                          well, make that the second to last page.
 2
                                                                   2
                                                                      A All right.
 3
    JACQUELINE E. BOYNTON, Attorney
                                                                      Q You will see there is a page with a heading,
    for LAW OFFICE OF JACQUELINE BOYNTON,
 4
            Attorney at Law, 2266 North Prospect Avenue,
                                                                   4
                                                                          exhibit A; do you see that?
            Suite 505, Milwaukee, Wisconsin 53202,
 5
            appearing on behalf of Plaintiffs
                                                                   5
                                                                     A Yes.
            Voces De La Frontera, Inc., et al.
 6
                                                                   6
                                                                      Q Do you recall that we talked about that at your
                                                                   7
 7
    DANIEL KELLY, Attorney,
                                                                          first deposition; that's a request that you search
    for REINHART BOERNER VAN DEUREN S.C.,
                                                                   8
 8
                                                                          for and produce certain documents?
            Attorneys at Law, 1000 North Water Street,
            Suite 2100, Milwaukee, Wisconsin 53202, appearing on behalf of the Defendants.
                                                                      A Yes.
 9
                                                                  10
                                                                      Q Do you recall as well at your deposition in
10
    ERIC M. MCLEOD, Attorney,
                                                                  11
                                                                          December that you produced some materials and that
    for MICHAEL BEST & FRIEDRICH LLP, Attorneys at Law,
11
            One South Pinckney Street, Suite 700, Madison,
                                                                          there were other materials that were withheld from
                                                                  12
12
            Wisconsin 53703, appearing on behalf of the
            Wisconsin State Senate by its Majority Leader
                                                                  13
                                                                          production based on a claim of privilege?
13
            Scott Fitzgerald, the Wisconsin Assembly by its Speaker Jeff Fitzgerald, and
                                                                  14
                                                                      A Yes, that's right.
14
            Joseph W. Handrick.
                                                                  15
                                                                      Q I'm going to hand you a copy of what has been
15
                                                                  16
                                                                          marked Exhibit 24; that was at your previous
16
                    Todd S. Campbell, CLVS
    Also present:
                                                                  17
                     Campbell Legal Video Company
                                                                          deposition. Do you recall when we looked at
17
                     417 Heather Lane, Suite B
                                                                  18
                                                                          Exhibit 24 at your previous deposition?
                    Fredonia, WI 53021 (262) 447-2199
18
                                                                  19
19
                                                                  20
                                                                      Q So that identifies documents that were withheld
20
                                                                  21
                                                                          based on a claim of privilege, correct?
21
                                                                  22
                                                                      A Yes.
22
                                                                  23
                                                                      Q Is it your understanding that the court on
23
                                                                  24
                                                                          January 3rd issued an order that instructed the
                                                                  25
24
                                                                          documents that had been withheld on a claim of
25
                                                                                               255
                            253
 1
                      THE VIDEOGRAPHER: We are on the
                                                                   1
                                                                          privilege to be produced?
 2
            record. Seated before you is Mr. Adam Foltz.
                                                                   2
                                                                      A That is my understanding, yes.
 3
            This is the continuation of his video
                                                                   3
                                                                      Q I'm going to hand you a copy of two documents that
            deposition. This is Disk No. 1 of that
                                                                          have been marked as deposition exhibits in
 5
            continuation. Disk No. 4 of the continued
                                                                   5
                                                                          Mr. Handrick's deposition earlier today. One is
 6
            series. The date is February 1st, 2012. The
                                                                   6
                                                                          Exhibit 88, one is Exhibit 89. Counsel should
 7
            time is 3:10 p.m. We are on the record.
                                                                   7
                                                                          still have their copies of those two letters.
 8
                                                                          Take a minute to look at them, and you will notice
 9
                                                                   q
                      ADAM R. FOLTZ,
                                                                          as well that the letters have disks attached to
10
            called as a witness, testified on oath
                                                                  10
                                                                          them?
11
            as follows:
                                                                  11
                                                                         Uh-huh.
12
                                                                  12
                                                                         Have you seen Exhibits 88 or 89 before?
13
                        EXAMINATION
                                                                  13
                                                                      A No. I have not.
14
                                                                  14
                                                                      Q When you originally searched for documents
    By Mr. Poland:
15
    Q Mr. Foltz, I'm Doug Poland, as you might recall,
                                                                  15
                                                                          responsive to the subpoena, which is Exhibit 23,
16
                                                                  16
        from your first deposition. I represent the
                                                                          back in December, did you collect at that time all
17
       plaintiffs in this case. I'm going to hand you a
                                                                  17
                                                                          of the documents that you had in your possession,
18
        copy of a document we marked at the first
                                                                  18
                                                                          custody, or control that were responsive to those
                                                                  19
19
        installment of your deposition in December.
                                                                          categories and provide them to counsel?
20
                                                                  20
    A Uh-huh.
                                                                      A Yes.
21
                                                                  21
    Q For the record, this is Exhibit No. 23, and this
                                                                      Q You gave those to Mr. McLeod at the time?
22
        is a copy of the subpoena. Do you understand that
                                                                  22
                                                                      A Yes.
                                                                  23
23
       you are appearing here today under this subpoena?
                                                                      Q As a result of the court order on January 3rd, did
24
    A Yes.
                                                                  24
                                                                          you need to do any additional investigation or
25
                                                                  25
    Q If you turn to the last page of Exhibit No. 23 --
                                                                          searching for documents or information that was
```

# CP16E317APE96E27391TION OF ALTAN R. FIGET 25 (VOLEUME91) 3291 52012

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responsive to the subpoena?
                                                                  Q So I want to ask that question now. If you need
 2
                                                              2
   A Not that I can recall.
                                                                     to look at that document we were looking at, I can
 3
    Q To the best of your knowledge, best of your
                                                              3
                                                                     pull it out for you. Would that be easier for you
 4
       understanding, are all the materials that you have
                                                              4
 5
                                                              5
       that would be responsive to the document request
                                                                A Could you restate the question? I do recall the
 6
       attached to your subpoena been produced to the
                                                                     document. I just want to make sure of the
 7
                                                              7
       plaintiffs in this case?
                                                                     question that was objected to.
 8
    A Yes.
                                                              8
                                                                  Q Sure. The specific question I asked was is that
    Q You can set those aside. What I'd like to do --
                                                              9
                                                                     material or information that you considered during
10
                    MR. POLAND: Found the clip.
                                                             10
                                                                     the restricting process?
11
                                                             11
    Q I'd like to go back to the transcript in your
                                                                  A Uh-huh, right. That was -- well, there's a
12
                                                             12
                                                                     technical issue I should point out too with this.
       deposition. There were some instructions not to
13
       answer in your initial deposition, and I'd like to
                                                             13
                                                                     VTDS data at the ward level, this was older data,
14
                                                             14
       go back and ask the guestions that were objected
                                                                     so it's actually impossible to use that in the
15
                                                             15
       to, and where the questions were not answered.
                                                                     Autobound application. The reason being is that
16
                                                             16
                    MR. EARLE: Can you tell us the
                                                                     wards obviously changed over the decade, and there
17
                                                             17
                                                                     are municipal annexations. So if there's a case
           page?
18
                                                             18
                    MR. POLAND: Sure. I can identify
                                                                     where a VTDS line is noncoincident to a municipal
19
            it for you, Peter. The first -- Peter, this
                                                             19
                                                                     line, it will cause the Autobound software to
20
            is from page 63 of the December 21st
                                                             20
                                                                     error out essentially. It needs to have some
21
                                                             21
                                                                     coincidence in those lines. So that data could
            deposition.
22
                                                             22
                                                                     not be used to draw within that, within the
    Q There was a document that you produced and we can
23
                                                             23
                                                                     Autobound software.
       go back to it and have you look at it if we need
24
                                                             24
       to to set the context.
                                                                 Q So the VTDS data that you got, that election data
25 A Uh-huh.
                                                             25
                                                                     in the spreadsheet, was not -- you weren't able to
                           257
                                                                                        259
 1
    Q I'm going to try and identify for you as best I
                                                              1
                                                                     use that in Autobound during the redistricting
 2
       can the question. If you need to look at the
                                                                     process?
 3
       document, I'd be happy to pass it around, and we
                                                              3
                                                                 A We were not able to, correct.
 4
       can take a look at it.
                                                                  Q Is there -- was it able to be converted over to
    A Uh-huh.
                                                                     some other type of data or imported to some other
 6
    \boldsymbol{\mathsf{Q}} There is an Excel spreadsheet that was among the
                                                              6
                                                                     type of program that it was used for any purpose
 7
       materials that you had produced in December,
                                                              7
                                                                     during the redistricting process?
 8
       and it was what had been provided to you by
                                                              8
                                                                 A Not to my knowledge. I don't believe it -- to my
 9
       Ryan Squires of the LTSB, and this is reading from
                                                              9
                                                                     knowledge, there isn't another software that it
                                                             10
10
       page 63 of the deposition. I asked you a question
                                                                     could be converted into.
11
       about it, and my question was The subject line
                                                             11
                                                                  Q I also asked a question about election data a
12
                                                             12
       indicates all election data spreadsheet. What is
                                                                     little bit later on.
13
                                                             13
       contained within that spreadsheet, generally
                                                                                  MR. POLAND: Peter, this is on
14
                                                             14
                                                                         page 66, line 21.
       speaking, what data? Answer, Judging by the file
15
       name, it appears to be a ward breakdown of all of
                                                             15
                                                                 Q I asked the question, Why is the election data
16
                                                             16
       the data that LTSB provides to us. The VTDS is
                                                                     from 2000 to 2010 being used to draw the 2011
17
                                                             17
       indicative of ward level data. Then I asked a
                                                                     Wisconsin Act 43 legislative districts, and I
18
                                                             18
       question, So would that have been all election
                                                                     guess your answer to that was I couldn't answer
19
                                                             19
       results from 2000 to 2010 by ward? Answer, I
                                                                     that. I then went on and asked Question, You
20
                                                             20
       believe so, yes. I then ask the question, Is that
                                                                     mentioned that it was included as part of the
21
                                                             21
                                                                     package that the LTSB sent out?
       material or information that you considered during
22
                                                             22 A Uh-huh.
       the redistricting process? Then there was an
23
                                                             23
                                                                 Q Answer, Correct. Then I asked a question, Did you
       instruction not to answer, and so you followed
       counsel's instruction.
                                                             24
                                                                     have a specific purpose in mind in using this data
25
                                                             25
                                                                     to draw the Assembly districts in Act 43, and
    A Uh-huh.
                                                                                        260
```

#### 

that's where there was a legislative privilege Q Did any members ask that you provide that data to 2 objection asserted and the question wasn't 2 them? 3 answered. So I'd like to re-ask the question now 3 A NO 4 whether there was a specific purpose that you had 4 Q That analysis to them? 5 in mind in using that data to draw the Assembly 5 A Not that I specifically recall. districts in Act 43? Q Was there an effort made to reach out to any of 7 7 A I would say that the accurate way of putting it is the legislators and identify for them how their 8 not that that data is used to draw. I would say 8 new districts would perform based on prior it is provided as part of a back-end analysis. election data? 10 10 Q When you say back-end analysis, what do you mean A We met with members a couple times during the 11 11 by that? process. 12 12 Q Which members did you meet with during the A The districts are drawn, and then there are 13 13 numbers available on the back end, and I would process? 14 14 say, you know, once the district is drawn, and I A All republican members of the Assembly. 15 would say that would be the more accurate way to Q When did those meetings occur? 16 16 describe the all 2000 to 2010 data set. A There were a couple of different rounds. I don't 17 17 Q And how are they used on the back end? recall exactly when they took place. 18 A Just to generally evaluate the map. 18 Q Do you remember how early in the process they took 19 19 Q So you're evaluating the map that you've drawn 20 based on the performance of those areas in 20 A I would say generally, post receipt of the PL94 21 21 data from the census bureau. As we discussed last previous elections? 22 A That's -- state that again. 22 time, there is some lag time between receipt of 23 MR. POLAND: Could you read the 23 the data from the census bureau and when it is in 24 24 question back. a format that we can use. So I would say sometime 25 25 (Question read) generally after the sent and receipt of the PL 261 263 1 MR. MCLEOD: I would object to the 1 data from the census bureau. 2 Q What about on the back end, any way you can form of the question, but you can answer if 2 3 3 you're able to. bookend for me how late the latest meeting would 4 A I would say that that back end data allows someone have been with the members of the Assembly, the to see how prior elections over the decade perform republican members of the Assembly? 6 6 in the new district. A I would believe it probably -- to the best of my 7 Q What purpose would that be useful for in the 7 recollection, I would say before the public redistricting process? introduction of the map. 9 A Well, experts such as, you know, Dr. Gaddie. He 9 Q When you met with the republican members of the 10 10 would use that type of information for analysis Assembly, did you meet with them as a group or 11 that's way above my pay grade. Also, any member 11 individually? 12 12 that's asking for that type of information. A Individually. 13 Q What did you use it for specifically in the 13 Q Did you ever meet with multiple members of the 14 14 process of creating Act 43 and Act 44? Assembly as a group? 15 A Again, I would take issue with the use of draw or 15 A Well, I should be clear. Robin Vos was with me at 16 16 create versus back-end analysis. those meetings. So multiple in the sense that was 17 17 Q In the redistricting process that resulted in an individual legislator, Robin Vos, and myself. 18 18 Acts 43 and 44 being passed by the legislature on Q So you and Mr. Vos met with the individual 19 19 August 9th, what use did you put that data to? republican members of the Assembly; is that fair 20 20 A Well, again, the analysis of folks such as, you to sav? 21 21 A That's correct. know, Dr. Gaddie and other experts. I would also 22 say if a member was seeking to have it conveyed to 22 Q And that happened on more than one occasion? 23 them what percentage their district was on a given 23 A As many occasions as it took to get through our

members.

Q Did there ever come a time where you and Mr. Vos

25

to happen.

25

race, new versus old, that data would enable that

# COBE 317 APE BEP 39 TION UP AT AND R. FIGET 25 (VOLOME 91) 5291 52012

met with more than just one republican member of the Assembly, correct? 2 2 A That sounds accurate, yes. the Assembly? 3 A In the context of those meetings, no. It was Q Were any such memos or similar memos prepared and 4 always an individual member. It was always an given to any of the democratic members of the 5 5 individual member, Robin Vos, and myself. Assembly? 6 Q Second to the last document, sorry about that. A No, there were not. 7 7 MR. POLAND: Let's go ahead and Q Who instructed the memorandums like Exhibit 100 to 8 mark this. What exhibit are we at? I'm 9 sorry Maria missed it. A No one, to my knowledge. 10 10 (Exhibit No. 100 marked for Q Who decided to prepare them? 11 11 identification) A Me. 12 12 Q Mr. Foltz, the court reporter has handed you a Q Why did you decide to prepare the memorandums like 13 document that we've marked as Exhibit No. 100. We 13 Exhibit 100? 14 14 finally got smart and put identifying numbers on A To convey the information contained within to the 15 15 these documents that were produced so that we members. 16 16 could identify them a little bit better for the Q Was there any kind of similar memorandum that was 17 17 record. Lawyers refer to this as a Bates number. transmitted to any republican members of the 18 18 Assembly before June 19th, 2011? I won't go into the reasons why, but just so you 19 19 know. We've Bates labeled these, so there's an A In what sense? There was an initial round of 20 identifying number in the lower right-hand corner 20 member meetings that we discussed. The meetings 21 21 that you'll see. We've Bates labeled the that we talked about post received the census 22 22 documents as they were produced to us, and it was data. 23 identified which production it came from. This 23 Q And were there any other versions of this kind of 24 24 was a document that was identified as coming from memorandum that were prepared for the republican 25 25 your files. So we've Bates stamped it with Foltz, members of the Assembly that would contain any 265 267 1 1 and then each page you'll see has an identifying kind of comparison of races in the current 2 2 number. So if I refer to, for example, the first Assembly district versus the new Assembly 3 3 page of Exhibit 100 as Foltz 000689, I might refer district? 4 4 to some pages that way as we look at some of these A Well, upon receipt of the PL data, there were no 5 documents. I just want to ensure that we're on 5 new districts. 6 6 Q So you had to wait until the procedure was the same page. This is one of a number of 7 different memorandums, very similar memorandums 7 complete in formulating what the new districts that was produced --8 would look like before you could make this kind of 9 A Uh-huh. q assessment? 10 10  ${f Q}$  -- among the documents that you gave to us. Can A Right. It's a comparative analysis, and at the 11 you identify Exhibit No. 100 for the record, 11 point of the receipt of the PL data, there was 12 12 please? nothing to compare it to. 13 13 A A memorandum to Representative Garey Bies Q Is it fair to say then as of June 19th, 2011, the 14 14 providing various descriptive statistics on the districts in -- the Assembly districts had pretty 15 15 new first Assembly district. much been set? 16 Q This is dated June 19th, 2011; do you see that? 16 A I think that's a fair assessment. 17 A Yes, I do. 17 Q Where did the initial round of discussions take 18 18 Q Is this an effort to convey the kind of place between you and the representatives? 19 information that we were just discussing that 19 A Initial round occurred at Michael Best & 20 20 would identify the performance of the new Friedrich. 21 21 Q Was there a second round of discussions as well districts based in -- based on data from some of 22 22 the old races? then? 23 23 A This would be the second round. A That seems like an accurate description, yes. Q Did you meet in person to provide them with the Q Now, I noted that we have a memorandum like 24 25 Exhibit 100 for each of the republican members of 25 memorandum?

# ~ \$16:3:15.69=06421-091-1009-01=14:410 R. FIGET-25(92016) ME919 6291,52012

These are the meetings we discussed earlier. MR. POLAND: Does everybody have 2 Q Did you receive feedback from any of the 2 that one? We used it this morning. 3 republican members of the Assembly after providing 3 A Ts it this one? 4 them with these memorandums? Q Yeah. Mr. Foltz, as you see, this document, which 5 A Oh, I'm sure they -- we put the memo and we put has been marked as Exhibit 67 has Bates numbers in 6 the map in front of them. They definitely had the lower right-hand corner indicating that it 7 7 feedback. came from your files, and it's a gmail printout 8 Q Did any of the district configurations change that appears to have been printed from your files based on the feedback that you received from as well, correct? 10 10 republican members of the Assembly? A Uh-huh. 11 11 A Not that I can recall. Q Is this a document that you've seen before? 12 Q Regardless of whether the feedback would have come 12 A Yes. 13 as a result of receiving a memo like Exhibit 100, 13 Q Can you identify what this document is? 14 14 or for some other reason, were any of the Assembly A An e-mail forwarded to me. It appears 15 15 districts that you had drafted preliminarily Joe Handrick forwarded an e-mail to Tad and I 16 16 regarding some analysis Dr. Gaddie had performed. changed as a result of feedback from republican 17 17 members of the Assembly? Q What did you do with this information when you received it from Mr. Handrick? 18 A No. 18 19 19 Q When was the first time that you provided the A I don't really believe I did anything with it, 20 democratic -- democrat members of the Assembly 20 21 21 with the configuration of their new districts? Q Did you know what Dr. Gaddie was referring to in 22 A I believe it was July 8th, but I am not 100 22 this analysis that he performed? 23 23 percent on that. A He is comparing some type of district composite 24 24 Q Were there any meetings with the democrat members versus some model that he was running. 25 25 of the Assembly to present them with any kind of Q And did you do anything with the information that 269 271 1 similar analysis? 1 was forwarded? 2 A No. 2 A No, not that I can recall. 3 Q Did you have any individual meetings with any Q Did you have any discussions with Dr. Gaddie about 4 members, democrat members, of the Assembly this information that he sent to Mr. Handrick and regarding the configuration of their new that Mr. Handrick sent to you? 6 districts? A Not that I can recall. 7 A Individual meetings, no. Q Was this an analysis that you had requested to be Q Were there group meetings? performed? A The committee testimony. 9 A I don't recall who requested it. 10 10 Q Do you know why it was sent to you? Q Other than the committee testimony that you gave, 11 did you have any other meetings with groups of 11 A Pertinent information regarding redistricting. 12 12 democrat legislators? Q Who would have thought that it was pertinent to 13 A No. 13 the redistricting? 14 Q You testified a few minutes ago that Dr. Gaddie 14 A Well, Joe Handrick forwarded it to me. 15 had done something with respect to data from 15 Q Did you talk to Mr. Handrick at all about this 16 16 previous elections, correct? analysis that Dr. Gaddie performed? 17 17 A Uh-huh. A Not that I can recall. 18 18 Q You don't recall using this in any way as part Q What's your understanding of what Dr. Gaddie did 19 with that data? 19 of the redistricting that resulted in Act 43 or 20 20 A I couldn't even begin to -- begin to comment on Act 44? 21 that. It's well above my pay grade. 21 A No. 22  ${f Q}$  Did you have any other conversations with Q All right. Did you have any discussions with

> WWW.FORTHERECORDMADISON.COM -(608) 833-0392

23

24

25

A Yes.

Dr. Gaddie about that analysis?

A I'm sure at some point it came up.

Q Do we still have Exhibit 67, it was a gmail --

23

Dr. Gaddie during the process of redistricting?

Q And I want just to make sure that we're clear

### CONSECUTABLE BEFORE TON UP AL AM R. FIGET 25 (VOLEUME 91) 7291 /2012

- 1 here. I'm asking about redistricting and not
  - about the litigation because Dr. Gaddie has been
- 3 tendered as a testifying expert. What did you and
- 4 Dr. Gaddie discuss as part of the redistricting
- 5 process?

2

- 6 A I don't recall specific conversations, but we
- 7 obviously talked about Milwaukee and the proper
- 8 drawing of minority districts.
- 9 Q What did you and Dr. Gaddie discuss about
- Milwaukee and the proper drawing of minority
- 11 districts?
- 12 A Just how to achieve that.
- 13 Q What did Dr. Gaddie say to you about that?
- 14 A I don't recall specifically what he said, but it
- 15 was general guidance on how to draw them.
- ${f 16}$   ${f Q}$  Do you recall any of the general guidance that he
- 17 gave to you on how to draw the minority districts
- 18 in Milwaukee?
- 19 A Not off the top of my head, no.
- 20 Q Did you receive any guidance from anyone else on
- 21 the proper drawing of the minority districts in
- 22 Milwaukee?
- 23 A Not that I can recall.
- 24 Q Did you talk to any of the lawyers about that,
- 25 Mr. McLeod, Mr. Troupis, Mr. Taffora, or
  - 273
- 1 Sarah Troupis?
- 2 A Not that I can recall. I'm sure it came up at
- 3 some point, but I don't recall specific
- 4 conversations.
- 5 Q Speaking specifically about African-American
  - districts in Milwaukee, did you have -- do you
- 7 recall any conversations that you had with any of
- 8 the lawyers or Dr. Gaddie about drawing the
- 9 minority -- the African-American majority
- 10 districts?
- 11 A I don't recall a specific conversation.
- 12 Q Do you remember, do you know how many
- 13 African-American majority districts there are
- 14 under Act 43 in Milwaukee?
- 15 A six.

6

- 16 Q Were there any discussions about whether
- 17 additional districts beyond the six could be
- 18 created?
- 19 A Not to my recollection.
- 20 Q Did you personally speak with any members of the
- 21 African-American community in Milwaukee about the
- 22 configuration of the districts under Act 43?
- 23 A I did not.
- 24 Q I'd like to focus now specifically on the Latino
- 25 districts in Assembly Districts 8 and 9 in

- Milwaukee.
- 2 A Uh-huh.
- 3 Q Did you talk to Dr. Gaddie at all about the Latino
- 4 districts?
- 5 A Yes.
- $oldsymbol{\mathsf{G}}$  What did you and Dr. Gaddie discuss with respect
- 7 to Latino districts?
- 8 A How to draw them.
- 9 Q And what was that conversation?
- 10 A I don't recall the specific conversation.
- 11 Q Did he give you any kind of general guidance on
- 12 how to draw those districts?
- 13 A I'm sure he did. Again, I don't recall the
- 14 specific conversation where we discussed the
- 15 Hispanic districts.
- 16 Q Dr. Gaddie visited Madison a few times while the
- 17 redistricting was going on, correct?
- 18 A That's correct.
- 19 Q And he was over in the Michael Best & Friedrich
- 20 offices with you; is that correct?
- 21 A That's correct.
- ${f Q}$  Did he participate in any kinds of discussions or
- 23 procedures where you were drawing districts on the
- 24 screen and he was guiding you through how to
- 25 districts?

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- 1 A I can't recall if -- where he was effectively
- 2 standing over my shoulder; is that what you're --
- 3 Q Or in the same room and giving you feedback on how
- 4 to draw the minority districts?
- 5 A I can't remember if he was standing over my
- 6 shoulder or if I would draw alternatives, print
- 7 them out or present them to him, but I'm sure
- 8 there was obviously give and take. I just don't
- 9 recall if he was over my shoulder at the time, if
- 10 I was printing out different versions and whatnot.
- 11 Q Do you recall the kinds of aspects of the
- 12 districts that you showed to Dr. Gaddie that he
- 13 would comment on?
- 14 A Be more specific.
- ${f 15}$   ${f Q}$  In terms of the geographic layout of the
- 16 districts, their shape, configuration, size,
- 17 anything like that?
- 18 A Not that I can recall.
- 19 Q Did Dr. Gaddie stress to you anything of
- 20 particular significance or that struck you as
- 21 significant about the way to draw the Latino
- 22 districts?
- 23 A Nothing rings a bell right now, can't remember
- 24 anything specifically.
- 25 Q You still have Exhibit 67 in front of you?

# CONSECUTAPE BEPOSITION OF ALTAM R. FIGET 25 (VOLUME 91) 82/1/2012

A Yes. your previous deposition, again, with the caveat 2 Q Terrific. There are a couple of terms that 2 we'll try to handle it without the document. To 3 Dr. Gaddie uses in this e-mail that he sends to 3 the extent you need the document, let me know, and 4 Mr. Handrick. This is in the middle of the page, 4 we'll pull it out. There was a collection of 5 5 and there is after the Hey, Joe introduction, e-mails, and it was an e-mail chain that you 6 6 produced, and I'll just go through the lead-up W there's one long paragraph, and there's a second 7 7 paragraph. Then there is another sentence that and As here. Tell me if you need me to get the 8 reads This seem to pretty much wraps up the 8 document, we will. 9 partisanship measure debate; do you see that? 9 MR. POLAND: Peter, it's on 10 10 pages 78 and 79. A Yes, I do. 11 11 Q Does that term, partisan measure debate, have any Q I ask What is this collection of pages here, just 12 12 meaning to you? generally? Answer, Generally, this is an e-mail 13 13 A Judging by the context of the rest of the e-mail, chain forward to me by legal counsel reflecting 14 14 I would say it was an evaluation of some different the conversations between MALDEF, the Mexico 15 composites, and I believe that's what he would be 15 American Legal Defense Education Fund, and legal 16 16 referring to in that sentence. counsel regarding the configuration of Assembly 17 17 Districts 8 and 9. Question, And it was sent to Q Did you ever have any discussions with Dr. Gaddie 18 or Mr. Handrick or Mr. Ottman about a partisanship 18 you on Monday, July 11th, correct? Answer, It 19 19 appears that way. Question, Of 2011? And that 20 A I'm sure we did. I can't recall specific 20 was two days before the hearing, the July public 21 21 hearing. Answer, Yes. Question, When you refer conversations. 22 22 Q Do you recall generally what the nature of those to legal counsel, that's Mr. Troupis, correct? 23 23 conversations was? Answer, It appears so. Then my final question, Do 24 24 A No. you know why Mr. Troupis was sending this to you? 25 25 Q Below that, there's a reference to polarization And then there was an assertion of privilege and 277 279 1 analysis; do you see that? 1 an instruction not to answer. 2 2 A Uh-huh. A Where is this? 3 3 Q So I'd like to come back and ask you that Q It's in the next sentence down. It says Have Jim 4 call me if he needs anything. Otherwise, I'll be 4 question. Again, we can pull the document out if tweaking the polarization analysis? you want to take a look at it for context. But 6 6 A I do see that, yes. that's the question I wanted to pose to you. Do 7 Q Do you know what polarization analysis is? 7 you know why Mr. Troupis was sending that e-mail A I can only assume he's referring to racial to you? q polarization. 9 A Well, Mr. Troupis was sending me that e-mail just 10 10 Q Did you ever speak with Dr. Gaddie about any kind to show that we had had a -- deemed a successful 11 of polarization analysis? 11 conversation with MALDEF showing that they were 12 12 A Not that I can recall. agreeable to the configurations of Assembly 13 13 Q Did you ever see any polarization analysis that Districts 8 and 9 that we had presented. 14 14 Dr. Gaddie conducted? Q When you say we had presented, who presented those 15 15 A I did not. that MALDEF? 16 Q Did you ever speak with anyone about, during the 16 A Well, Jim Troupis in this case. 17 17 Q Were you part of those conversations in that redistricting process, about any kind of 18 18 polarization analysis? presentations to MALDEF? 19 A Not that I can recall. 19 A No, I was not. 20 20 Q Have you ever conducted a polarization analysis Q Did you ever have conversations with anyone from 21 21 yourself? MALDEF about their response to the drafts of 22 22 A No. Assembly Districts 8 and 9 that were presented to 23 23 Q Did you ever see one performed for Act 43? them? 24 24 A No, I did not.

25 Q Did you ever personally participate in any

Q All right. I've got another question for you from

# CONSECUTABLE BEFORE THORY OF ALTAM R. FIGET 25 (VOLLUME 91) 9291 /2012

- 1 correspondence or communications with any members
- 2 of the Latino community in Milwaukee about the
- 3 configuration of Assembly Districts 8 and 9?
- 4 A No, I did not.
- 5 Q Obviously, Mr. Troupis had, or it appears
- 6 Mr. Troupis had some conversations with MALDEF; is
- 7 that your understanding?
- 8 A Appears that way, yes.
- 9 Q Do you know whether anyone else who was on the
- 10 redistricting team, and by the redistricting team,
  - I mean you, Mr. Ottman, Mr. Handrick, any the
- 12 legal counsel, people who were working on the
- 13 redistricting plan, anyone other than Mr. Troupis
- 14 who had communications or conversations with
- 15 MALDEF?

11

- 16 A Not to my knowledge.
- 17 Q I had asked you back at your deposition, this is
- on page 122, when you first started working with
- Mr. Handrick on the redistricting, and at that
- 20 time you couldn't recall?
- 21 A Uh-huh.

23

- 22 Q I wanted to come back to that question now and ask
  - whether you've been shown anything or seen
- 24 anything that refreshes your recollection, so that

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- 25 you now recall when you started working with
- 1 Mr. Handrick on the redistricting?
- 2 A No, I don't know.
- ${f 3}$   ${f Q}$  There is a document that we marked this morning
- 4 that might help to refresh. So this is Exhibit
- No. 93, and ask you to take a look at it?
- 6 A Uh-huh.
- 7 Q Mr. Foltz, I've handed you a copy of what we've
- 8 marked as Exhibit 93 at Mr. Handrick's deposition
- 9 this morning.
- 10 A Uh-huh.
- 11 Q And as you'll see, it's an e-mail chain from
- 12 January.
- 13 A Okay.

15

- 14 Q And I'd like to draw your attention to the top of
  - Exhibit 93. You'll see an e-mail from
- Mr. Handrick to Mr. Ottman, and Mr. Handrick --
- 17 that's dated January 25th. Mr. Handrick states,
- 18 "I did spend one half-hour with Adam two weeks
- 19 ago. The same day I spend one half-hour with
- 20 Senator Fitzgerald. I'm seeing Rep Fitz this
- 21 Thursday over the noon hour." Do you see that?
- 22 A Uh-huh.
- 23 Q Does that help refresh your recollection about
- 24 when you might have started to work with
- 25 Mr. Handrick on the redistricting?

- 1 A Not particularly, no. It just seems that these
- 2 were preliminary meetings.
- 3 Q What did you and Mr. Handrick meet about in
- January of 2011 with respect to redistricting?
- 5 A I don't recall.
- $oldsymbol{\mathsf{Q}}$  Do you recall whether Mr. Handrick gave you any
- 7 kind of information about redistricting at that
- 8 time?

11

- 9 A Not that I can recall.
- 10 Q Do you know whether the substance of any potential
  - redistricting program was discussed at that time?
- 12 A Not that I can recall. I would assume so, but I
- 13 don't directly recall.
- 14 Q Were you working out of the Michael Best &
- 15 Friedrich offices in January of 2011?
- 16 A No, I was not.
- 17 Q Do you know where --
- 18 A Well, I should -- I may have been sporadically or
- 19 periodically, but I believe I was spending a
- 20 majority of my time in the Speaker's office at
- 21 that point.
- 22 Q Do you remember meeting with Mr. Handrick in
- 23 January of 2011?
- 24 A I do not.

6

25 Q My understanding from Mr. Handrick's deposition

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- 1 this morning is that there was a process that was
- 2 followed, or maybe it's too much to be called a
- 3 process; but there was a meeting that occurred
- 4 over a period of two days where there were
- 5 regional options that were presented to a number
  - of different people, including legislative
- 7 leadership, Mr. Handrick, I believe that he
- 8 testified that you and Mr. Ottman were there,
- 9 perhaps some other people as well where regional
- 10 options were presented, decisions were made, and
- 11 then the regional options that were chosen were
- 12 put together and essentially created Act 43.
- 13 That's my understanding. I wanted to ask you
- 14 about that process. Do you recall two days' worth
- 15 of meet where regional options were presented?
- 16 A I don't remember the number of days, but there
- 17 were meetings where regional options were
- 18 presented.
- 19 Q Do you remember when those meetings occurred?
- 20 A No, I don't.
- 21 Q Do you recall who was present?
- 22 A I testified to it last time. I believe it was
- 23 Speaker Fitzgerald, Senator Fitzgerald, Robin Vos,
- 24 Scott Suder, Senator Zipperer, legal counsel. I
- 25 believe that was the sum of it.

### CRIDE 3 TAPE DE POSITION DE LA BAMPA. FIBEL 12/07/06 UMEGIN 12/01/2012

- Q At those -- at those meetings, how many options 1 A Uh-huh. 2 2 MR. POLAND: Let's go ahead and were presented for each region? 3 3 A I don't recall. mark that as an exhibit. 4 Q Were there different numbers of options that were 4 (Exhibit No. 101 marked for 5 5 presented for different regions? identification) 6 A How do you mean? 6 Q Mr. Foltz, the court reporter has handed you a 7  $\boldsymbol{\mathsf{Q}}\xspace$  In other words, could there have been some regions 7 document that we've marked as Exhibit 101. 8 that had three or four options and others that had 8 you identify it for the record, please? 9 one or two? A It appears to be some type of breakdown of regions 10 10 A Possibly. of the state and the Assembly districts contained 11 11 Q Who drew the various options that were presented? within those descriptive names. A Tad, Joe Handrick, and I. 12 12 Q And these are the regions that we've been 13 Q Did you each produce one option? discussing where there were maps printed or 14 14 different options, and they were presented at this A Not that -- I don't recall. It could have been 15 15 one each. It could have been multiple. I don't meeting and then decisions were made about which 16 16 option to choose? 17 Q Did you use Mr. Handrick's maps in any way in 17 A Uh-huh. 18 18 Q Now, I notice that there are seven different preparing your own maps that you presented as 19 19 options? regions. 20 A How do you mean? 20 A Uh-huh. 21 21 Q Did you have any input from Mr. Handrick, whether Q Was there a particular order in which the group 22 22 it was through maps that he created or otherwise, proceeded to consider the options? 23 23 in creating your own maps that were presented as A Not that I can recall. We started in Milwaukee; 24 24 options? that much I do know. But as far as the 25 25 A It was a collaborative effort, so I mean, I'm sure progression beyond that, I don't recall. 285 287 1 there was some discussion between us and various 1 Q Why did you start with Milwaukee? 2 regions. I don't recall specifically when or 2 A Milwaukee has unique concerns in the redistricting 3 3 process, and we wanted to make sure that that's where in the state. 4 Q My understanding from Mr. Handrick is that after 4 where we started off. he prepared a map, that it was, for want of a Q Is there something about those unique concerns 6 6 better term, resident on the computers at Michael that made you decide to want to start in 7 Best & Friedrich. Did you ever access and use any 7 Milwaukee? 8 of the maps that Mr. Handrick drafted in preparing A I don't understand the question. q vour own maps? 9 Q Well, I would think there would be unique concerns 10 10 A Not that I can recall. that wouldn't necessarily compel you in some 11 Q Do you ever recall using maps that Mr. Handrick 11 circumstances to start in Milwaukee. I'm 12 12 drafted for any other purpose, whether it was wondering what it is about the particular 13 13 informational, guidance, just to see what he was concerns, unique concerns, that you had that made 14 14 doing? you decide you wanted to start in Milwaukee? 15 15 A Not that I can recall. Again, it was a A Sensitivity to the minority districts. Obviously, 16 16 collaborative process. I'm sure maps were passed redistricting deals a lot with ripple effects. 17 17 back and forth, but I don't recall it And if you start trying somewhere else in the 18 specifically. 18 state, pick an arbitrary spot and try to end up in 19 Q How many different regions were there that were 19 Milwaukee, the districts may be a result of the
- 20 printed out and presented? 21 A I don't recall the number, but I do believe I have
- 22 the labels produced that would break that apart.
- 23 Q I was going to ask that question. I think I've got it here. I want to show you it to you first,
- 25 and we can mark it as an exhibit if it is.

24 Q The idea being that if you start at someplace else 25 and end up in Milwaukee, you might have to scrap

to the ripple. Does that make sense?

ripple effects elsewhere. So when you start in a

what's causing the ripple, not what is responding

particular spot in the state, you can -- that's

20

21

22

### CRIBE 3 TAPE DE POSITION DE LA MAR. FESTE PE/03/16 UMES FI) 12/1/2612

your whole map that you've already gone through? options to legislative leaders were limited in the 2 2 A That seems a fair assessment. Milwaukee districts because of the sensitivity to 3 **Q** Was it the expectation that the most significant 3 minority districts. We presented them the options ripple effects would be coming out of Milwaukee of the different Hispanic configurations that we 5 5 and affecting other potential districts had presented and the African-American districts, 6 state-wide? and that was the starting point. You know, as I 7 7 A I wouldn't necessarily say that. There was testified to, that was the starting point. So we 8 significant population shifts around the state, worked with, you know, folks like Dr. Gaddie to and population shifts are obviously something that get it right, or what we deemed to be right, and 10 10 impact the ripples. went from there. 11 11 Q Now, I notice that after Milwaukee, just Q Was Dr. Gaddie shown the options for the minority 12 12 proceeding across the page laterally, that reads districts in Milwaukee? 13 MR. MCLEOD: I'm going to object to 13 southeast corner, then suburbs, then northeast; do 14 14 you recall whether you considered the regional the form of the question. But you can answer 15 15 options going in that order? if you can do so. 16 16 A I don't believe so. It jumps around in a way that A State the question again. 17 17 it wouldn't make sense to proceed that way. I Q Sure. So there were options for the minority 18 18 don't believe there's any spacial time with how districts that were presented at this particular 19 the labels are organized. 19 meeting, correct? 20 Q Were different regions -- well, strike that 20 A I would say that the minority districts were 21 21 question. Among you and Mr. Handrick and largely decided by the time leadership met because 22 22 Mr. Foltz, did any one of you have specific of the unique concerns of Milwaukee, that we 23 23 worked with folks like Dr. Gaddie to get them responsibility for any particular region? 24 24 A No. drawn correctly and went from there. 25 25 Q Did each of you produce options for each region? Q You just said folks like Dr. Gaddie. Was there 289 291 1 1 anyone in addition to Dr. Gaddie that you worked A T believe so. I don't know that for a fact. Like 2 2 I said, I don't know if everybody produced one with to ensure that the minority districts in 3 3 option or if some places we had two or three Milwaukee were configured in a way that the group 4 individually, or in this case, zero. I don't believed was appropriate? recall. A Well, legal counsel, but folks like Dr. Gaddie was 6  $\boldsymbol{\mathsf{Q}}$  Did this -- did this meeting to consider the 6 just a general term. 7 regional options occur before the memorandums were 7 Q So Dr. Gaddie, legal counsel being Mr. Troupis, 8 sent to the republican members of the Assembly on Mr. McLeod, Mr. Taffora, any of the lawyers that q June 19th? q were involved in the process? 10 10 A Before, yes. A Yes. 11 Q Do you know how far -- how long before? 11 Q When the group met to consider the various 12 12 regions, is it fair to say then that there was 13 13 Q Were any of the other members of the Assembly only one option or one map that was presented for 14 14 shown any of the regional options outside of the the minority districts in Milwaukee? 15 group that considered the options of this meeting? 15 A No, that's not accurate. 16 16 A Not that I can recall. Q Were there -- was there more than one option? 17 17 Q With respect to each region, was there any one A Yes. 18 18 particular person who had the ultimate Q How many options were there? 19 responsibility for making the decision on which 19 A I don't recall. 20 20 option to choose? Q Who had decided on those options for the minority 21 A No. 21 districts that were then presented at this 22 22 Q Was it a group decision? meeting? 23 23 A I'm sorry, say that again. Q Did that hold true for each region? 24 Q Sure. Who had made the decisions that the options

25

A I would say yes, but the caveat being that the

that were presented at this meeting for the 292

# CRIBE 3 TAPE DE POSITION DE LA MAR. FESTE PER 100 12/1/2612

2

- 1 minority districts were appropriate options?
- 2 A Well, as we discussed earlier, we worked with
- 3 Dr. Gaddie and legal counsel on the minority
- 4 districts.

11

17

- 5 Q Was there anyone among that group of people,
- 6 Dr. Gaddie and legal counsel, who made a final
- 7 decision about which options should be presented?
- 8 A I don't recall.
- 9 Q Then who made the decision at the meeting about
- 10 which of the options for the minority districts
  - ought to be adopted and made part of Act 43?
- 12 A Well, I would take issue with how that question is
- 13 phrased. As I said, because of the unique
- 14 concerns of Milwaukee, we made sure to draw them
- 15 right, lock in those decisions. Obviously, the
- 16 Hispanic districts, we had three amendments that
  - were presented. We walked leadership through why
- 18 we were where we were at with those districts and
- 19 proceeded from there.
- 20 Q But there were options that were presented to them
- 21 at that meeting, correct?
- 22 A The options I would say are the Hispanic
- 23 configurations between 8 and 9 that were part of
- 24 the amendments that were offered to the bill.
- Q But who was it who made the decision that those 293
- 1 configurations ought to be adopted?
- 2 A I don't recall.
- 3 Q Now, under the northeast region, there are also
- 4 districts listed for the Racine/Kenosha area; do
- 5 you see those?
- 6 A I'm sorry, say that again.
- ${f 7}$   ${f Q}$  Sure. Under the northeast heading, there are
- 8 Racine and Kenosha, Districts 61 through 66; do
- 9 you see those?
- 10 A Yes, I do.
- ${f 11}$   ${f Q}$  Do you know how many options were presented for
- 12 those districts?
- 13 A I do not recall.
- 14 Q Do you know who made the final decision about
- 15 which options would be chosen to be incorporated
- 16 into Act 43?
- 17 A I don't remember.
- 18 Q Now, I note that some of the regions here, or
- 19 there are some areas that are broken out
- 20 separately. So for example, we have Hispanic
  - Assembly Districts 7, 8, and 9 that's broken out
- 22 separately, correct?
- 23 A Uh-huh.

21

- ${f Q}$  Then there are some others that are identified by
- 25 names -- by names of location. So we have, for

- 1 example, Eau Claire area, Dane. That's in that
  - first column. Then we have others that are
- 3 identified by representatives. So for example, if
- 4 you look under southwest and central, you'll see
- 5 Darling/Vukmir; do you see that?
- 6 A Yes, I do.
- ${\bf 7}$   ${\bf Q}$  Why are those regions identified by names of
- 8 representatives rather than locations?
- 9 A I don't know.
- 10 Q Did Representative Darling or Vukmir have any
- 11 input into the configuration of those Assembly
- 12 districts?
- 13 A Well, I didn't meet with either given that they're
- 14 Tad's house, so --
- 15 Q You didn't sit in on any of those meetings?
- 16 A Not that I can recall.
- 17 Q After this meeting occurred, what was the next
- 18 step in preparing the map that eventually became
- 19 Act 43?
- 20 A I would say the next step would then be taking the
- 21 decisions made by the legislative leaders and
- 22 merging them into a whole map.
- 23 Q Who handled that process? From a hands-on
- 24 standpoint, who was it who merged those various
- 25 options that were chosen into a single map?
  - 295
- 1 A I don't recall who ended up merging them together.
- 2 Q Did you have a part -- play a part in that
- 3 process?

9

- 4 A I'm sure I did.
- 5 Q Do you believe it was primarily you and Mr. Ottman
- 6 who did that?
- 7 A To the best of my recollection, yes.
- 8 Q Were there any additional decisions to be made as
  - you merged the regional options together into one
- 10 map in terms of any boundaries, population, any
- 11 changes that needed to be made?
- 12 A I'm not following the question.
- 13 Q As you merged the various regions together into a
- single map, did that, the process of merging them
- 15 together, cause you to make any changes or
- 16 revisions to any of the different regions as they
- 17 had been configured?
- 18 A Well, it's inevitable. If you're taking separate
- 19 regions and trying to merge them together, there
- 20 are going to be areas where the two pieces of the
- 21 puzzle don't fit together. So I'm sure that there
- 22 were some alterations or tweaks that needed to be
- 23 made, I think, is a fair assessment of it.
- Q Do you recall whether there were any alterationsor tweaks that you had to make personally as you

### CRIBE 3-15-64 TAPE DEPOSITION OF A #: AM R. FIBE: 12/07/07/01/01/12/01/2612

```
participated in that process?
                                                                 Q Did he ever give any feedback about splitting of
2
                                                              2
   A I'm sure that there had to be some changes. I
                                                                    any municipalities located within his district?
3
       don't recall specifically where. I don't recall
                                                                 A Not that I recall.
4
       specifically what regions didn't exactly mesh
                                                              4
                                                                 Q Now, you had some involvement in, at the very
5
                                                              5
       together perfectly.
                                                                    least, facilitating the creation of the
6
    Q So sitting here today, you don't recall
                                                              6
                                                                    congressional districts that resulted in Act 44,
7
                                                              7
       specifically any changes that you made to the map
                                                                    correct?
8
       as a result of that process?
                                                              8
                                                                 A Facilitating the drafting I think was the phrase I
9
                                                              9
                                                                    used the last time.
10
    \boldsymbol{\mathsf{Q}}\, Did you receive any guidance or instruction from
                                                             10
                                                                             (Exhibit No. 102 marked for
11
                                                             11
                                                                             identification)
       legal counsel as you began the process of
12
                                                             12
       redistricting, about what the goal was or general
                                                                 Q Mr. Foltz, the court reporter has handed you a
13
                                                             13
       principles that you should follow?
                                                                    copy of a document that has been marked as
                                                             14
14
    A I'm sure there was some guidance.
                                                                    Exhibit 102; do you have that in front of you?
                                                             15
    Q Do you recall any of the guidance you were given?
                                                                A Uh-huh.
16
                                                             16
    A I don't know. I don't recall any specific
                                                                 Q And again, looking at the Bates in the lower
17
                                                             17
       conversations.
                                                                    right-hand corner, you'll see it's a document that
18
                    MR. EARLE: Your instincts were
                                                             18
                                                                    was produced from your files.
19
                                                             19
           percolating there, huh?
                                                                A Uh-huh.
20
                    MR. MCLEOD: It's hard to stay
                                                             20
                                                                 Q Take a minute to look at it.
21
                                                             21
                                                                 A Okav.
           awake.
22
                                                                 Q You'll see that it's an e-mail from Andy Speth to
                                                             22
                    MR. POLAND: Some more coffee.
23
    Q Now, you testified in your deposition in December
                                                             23
                                                                    several people, including you, dated Tuesday,
24
                                                             24
       that you had conversations with Scott Suder about
                                                                    June 14th, 2011; do you see that?
25
                                                             25 A Yes.
       redistricting, correct?
                                                                                       299
1
   A Uh-huh.
                                                              1
                                                                 Q We've already had testimony about who Mr. Speth
2
                                                              2
    Q And do you recall any of the conversations that
                                                                    is, but why don't you just go ahead and tell us
3
                                                              3
       you had with Mr. Suder?
                                                                    for the record in this deposition who Mr. Speth
 4
                                                              4
    A I don't recall specifically, but any reference to
                                                                    is?
       Representative Suder would be the meetings that we
                                                                 A Mr. Speth is the chief of staff to
6
                                                              6
       have been discussing, the regional meetings. He
                                                                    Congressman Paul Ryan.
7
       was part of that.
                                                              7
                                                                 Q Mr. Speth refers to a call this afternoon,
8
    Q Did you ever meet individually with Mr. Suder
                                                              8
                                                                    afternoon, June 14th, with the Speaker, the
q
       about the process of redistricting or the
                                                              q
                                                                    Majority Leader, and Congressman Ryan; do you see
10
                                                             10
                                                                    that?
       configuration of any districts?
11
    A I met with him individually on his district as I
                                                             11
                                                                 A Uh-huh.
12
                                                             12
       met with all the republican members.
                                                                 Q And the stated purpose of the call is to "get
13
                                                             13
    Q At the time that you met with him about his
                                                                    everyone on the same page as far as the process
14
                                                             14
       district, had the district configuration already
                                                                    and timing of the congressional redistricting is
                                                             15
15
       been set or fixed?
                                                                    concerned." Do you see that?
16
    A Well, no. I mean, again, we met post census data
                                                             16
                                                                 A I do.
17
                                                             17
                                                                 Q Do you recall participating in this particular
       where there was no map, as we talked about. There
18
                                                             18
       was no comparative analysis, and then he was one
                                                                    conversation or telephone call?
19
       of the leadership members that was in the room
                                                             19
                                                                 A No, I do not recall.
20
                                                             20
       during the regional meetings.
                                                                 Q Do you remember participating in any conversations
21
                                                             21
                                                                    or telephone calls with Mr. Speth regarding the
    Q Did Mr. Suder give any feedback or input to the
22
                                                             22
       configuration of his districts, whether it was at
                                                                    congressional districts?
23
       that particular meeting where the regional options
                                                             23
                                                                 A Not that I recall.
       were considered or before that time?
                                                             24
                                                                 Q Do you remember talking to Mr. Speth at all about
```

25

A I'm sure he did.

25

the process of preparing a congressional 300

#### Candidate Deposition of Abanda Filed: 12/02/06/08/08/09/12/01/2612

A I did not meet with him. redistricting map? 2 A I don't recall. 2 Q Mr. Speth also states that "To aid your efforts Q What about the timing? 3 tomorrow, I will forward to each of you talking A As far as this e-mail is concerned, it seems like points in support of the congressional plan." Do 5 there was a conference call that was about that you see that? 6 A Yes, I do. subject. I don't recall the specific 7 7 Q Do you recall receiving any talking points from conversation, though. 8 Q Do you remember talking with anyone who's 8 identified in this group of recipients of this A I don't recall. 10 e-mail, talking to them about the timing of the 10 Q The last thing is Mr. Speth refers to a very 11 11 process of the congressional redistricting? aggressive legislative agenda this month; do you 12 A I do not. 12 see that? 13 Q There is a participant identified as Judi Rhodes? A Uh-huh. 14 A Uh-huh. 14 Q Do you know what he's referring to there? 15 Q Who is that? 15 A I do not. 16 A Judi Rhodes works for Senator Fitzgerald. Q Do you know which particular legislative body he's 17 17 Q And then there's another e-mail address on there, talking about when he refers to that? 18 18 A T do not. gustron@yahoo.com? 19 19 A Yes. (Exhibit No. 104 marked for 20 Q Do you see that? 20 identification) 21 21 A Yes, I do. Q The court reporter has handed you a document that 22 Q Who is that? 22 we've marked as deposition Exhibit No. 104. And 23 A That is Andy Gustafson. 23 again, you'll see this comes from your files; it 24 Q Who is Andy Gustafson? has a Bates stamp in the lower right-hand corner A Chief of staff to Speaker Fitzgerald. 25 indicating that. You'll this is an e-mail from 301 303 Q Do you recall speaking either with Judi Rhodes or 1 1 Andy Speth to you and to Tad Ottman dated Tuesday, 2 2 Andy Gustafson about the congressional June 21st, 2011, and it has five numbered 3 3 redistricting maps? paragraphs in it, correct? A No, I do not. A Yes. (Exhibit No. 103 marked for Q Do you recall receiving this e-mail? 6 identification) A I do not recall receiving it, but obviously I did. 7 Q Mr. Foltz, the court reporter has handed you a Q Is it your understanding that these are talking 8 document that we have had marked as Exhibit points that Mr. Speth is referring to in Exhibit q No. 103. I'd like you to take a look at that. q No. 103? 10 10 A Okay. A It seems to be that way, yes. 11 Q This is an e-mail that got printed from your files 11 Q Do you remember doing anything with this 12 12 dated Wednesday, June 15th, 2011, so it's just the particular talking points? 13 13 day after the e-mail we looked at a minute ago A No, I do not. 14 14 that was marked as Exhibit 102. Do you see that? Q Do you know whether you forwarded them on to 15 15 A Uh-huh. anyone else? 16 Q Does this refresh your recollection in any way 16 A I don't recall. 17 17 Q You don't recall providing them to anyone else? about any call you might have participated in? 18 18 A No. A No, I don't. 19 Q Mr. Speth mentions that he will be in Wisconsin 19 Q Did you prepare any other kinds of summaries or 20 20 all the next week and is at your disposal to talking points yourself that incorporated any of 21 21 assist in any way you deem appropriate. Again, these talking points? 22 this is to a number of recipients. You're one of 22 A I don't recall. 23 23 Q Do you recall doing anything at all with these them. Do you recall meeting with Mr. Speth in person at all to discuss congressional talking points that were forwarded to you? 25 25 A I don't know. redistricting?

# CNDE35APE061TION OF A # AM R. FIELT 75/076 UME9 11) 15/1/2612

Q Now, we had talked before, I had asked you some A The Neenah, Menasha, Appleton. 2 2 questions about whether you received feedback from Q What was the issue that arose in getting the bill 3 any members of the legislature on the proposed 3 passed? 4 districts; do you recall that? 4 A Senator Ellis was not on board with the 5 5 A Yeah. configurations of the Assembly districts within Q And I asked you whether any of the districts were 6 the Senate. Senator Ellis having to vote on the 7 7 changed as a result of feedback that you received? Senate Committee and organization can stop the 8 A Uh-huh, from Assembly members. bill from being introduced or scheduled. Q From Assembly members, that's right. Q And so what was the purpose in sending this to 10 MR. POLAND: Let's go ahead and 10 Michelle Litjens? 11 11 mark this as Exhibit 105. A The changes would impact her district. 12 (Exhibit No. 105 marked for Q Did you receive any feedback from Michelle Litjens 13 13 identification) in response to this e-mail? 14 14 Q Mr. Foltz, the court reporter has handed you a A I'm sure I did. I don't recall specifically what 15 15 document that has been marked as Exhibit No. 105. she had to say, but I'm sure that there was a 16 16 follow-up to this. Again, this is a document that comes from your 17 17 files, as indicated by the Bates number in the Q So there were changes that were made to the map as 18 lower right-hand corner. Can you identify 18 a result of feedback from Senator Ellis; is that 19 19 Exhibit 105, please? correct? 20 A Identify how? 20 A Correct. 21 21 Q Well, it's an e-mail, correct? Q That was based on configuration of Senate 22 A Correct. 22 districts? 23 Q And the header is an e-mail with your e-mail 23 A Configuration of Assembly districts within the 24 24 address on it, correct? Senate district, I would say is a more accurate 25 25 A Yes. way of describing it. 305 Q Gmail, I should say. And it's a series of e-mail 1 1 Q Were there any other senators in addition to 2 correspondence, correct? 2 Senator Ellis who requested changes in Assembly 3 3 A Yes. districts within their Senate districts? Q So if we go to the earliest, temporally at least, A Not that I'm aware of. e-mail which appears at the top of the first page, Q Do you know whether Michelle Litjens requested any 6 6 changes to be made to the proposed changes in the it appears that Mr. Ottman is sending you an 7 e-mail with four attachments, correct? 7 maps that you had forwarded on to her? 8 A Not that I recall. Q You then forward it on to Michelle Litjens, q (Exhibit No. 106 marked for 10 10 correct? identification) 11 A Yes. 11 Q Mr. Foltz, the court reporter has handed you a 12 12 Q Who is Michelle? copy of a document that has been marked as Exhibit 13 13 A She's a representative in the State Assembly. No. 106. Do you have that in front of you? 14 14 **Q** Which district does she represent? A I do. 15 15 A 56. Q Is this a document that you've seen before? 16 Q And you state, "Michelle, as per our conversation, 16 A I believe so, yes. 17 17 here are the maps in question. Please delete Q I will note for the record if you look in the 18 18 these when you are done and don't share with lower right-hand corner, it did come from your 19 anyone outside of Robin, Fitz and I. Thanks, 19 files. 20 Adam, correct"? 20 A Uh-huh. 21 A Yes. 21 Q Can you identify it? 22 22 Q Why were you sending these to Michelle Litjens? A It appears to be a communication from 23 23 A There was an issue with getting the bill Andrew Welhouse to I don't know who providing introduced, and it required some reconfiguration. 24 background information on redistricting.

25

Q Who's Andrew Welhouse?

Q Reconfiguration of what?

#### 

A Communications director for Q Did you discuss the filing of the Baldus action 2 2 Senator Scott Fitzgerald. and any potential impact it would have on Q And I notice that the date on this e-mail is redistricting with Mr. Ottman? 4 Friday, July 8th; do you see that? A I'm sure I did. 5 Q Do you recall any of the conversations that you Q Had you seen a draft of this before July 8th? had with either Mr. Ottman or any of the 7 7 A I don't recall. legislators you had about filing of the Baldus Q Do you know -- it states at the top, it says 8 action? Media: For your background purposes only. And it A I can't recall. 10 10 Q Now, Mr. Foltz, you participated in some of the states, "Please contact myself or John Jagler in 11 11 Representative Fitzgerald's offices with any communications with Mr. Rodriguez about the 12 12 specific questions, or for any attribution Hispanic districts, correct? 13 13 A No, I did not. requests." Do you see that? 14 A I do. 14 Q You didn't participate in any of those? A No, I did not. Q Do you know why this was being sent to you? 16 A I have no idea. Q All right. Fair enough. You spoke with 17 Q Were you asked to comment on it at all? 17 Mr. Ottman about his communications with 18 A Not that I can recall. 18 Mr. Rodriguez, correct? 19 19 Q Do you know whether a version of this was ever A Not that I can recall. 20 provided to the media? 20 (Exhibit No. 107 marked for 21 21 A Given the way that the e-mail starts off, I would identification) 22 22 Q Mr. Foltz, you have Exhibit No. 107 in front of assume so. 23 Q If you jump to the back page, there are a number 23 24 24 of bullet points there that identify or state Dem A I do. 25 Q All right. And this is a document that was Alternatives; do you see those? 309 311 1 A I do. 1 produced from your files, correct? 2 A Yes. 2 Q Do you know who with prepared these? 3 A I'm assuming Andrew Welhouse, but I don't know Q Can you identify Exhibit No. 107 for the record? that. A An e-mail between Tad Ottman and I regarding heat Q You didn't have any input into that at all? maps for Hispanic population in Milwaukee, it 6 A Not that I recall. appears. 7 Q There is a bullet point, the third bullet point 7 Q And do you see there's an e-mail dated Saturday, down, that states, "The democrats have already July 9th from Mr. Ottman to you; that's it at the q filed the federal lawsuits to challenge the 9 top? 10 10 existing districts," and existing is all caps; do A At the top, yes. 11 you see that? 11 Q And Mr. Ottman states "I spoke to Jensen's 12 12 A I do see that. Hispanic contact Zeus Rodriguez. Along with the 13  $\boldsymbol{\mathsf{Q}}\,$  Do you know what he's referring to in that 13 heat map from Milwaukee, he was interested in heat 14 14 statement? maps at lease from Racine, and maybe from Waukesha 15 15 A I believe he's referring to the first Baldus and Madison to show that those communities aren't 16 16 action. Again, I don't know that. fractured." Then he goes on to say, "I'll be in 17 17 Q Did you have any discussions with Mr. Welhouse early afternoon, but if you have time to look at 18 18 about the filing of the Baldus case? that we can put all that together today." Do you 19 19 A Not that I can recall. see that? 20 20 Q Did you have any discussions with either 21 21 Q Do you recall now that you spoke with Mr. Ottman Speaker Fitzgerald or Senator Fitzgerald about the 22 22 filing of the Baldus case? about the conversations that he had with 23 23 A I'm sure I did. Mr. Rodriguez? A Yes, it appears that way. Q What about any potential impact on redistricting? 24

 ${f Q}$  Do you recall, sitting here today, those

A Not that I can recall, but I'm sure it came up.

### 

conversations that you had with Mr. Ottman? radius. 2 A No. 2 Q Do you know whether they changed from this point? 3 Q Do you recall talking with Mr. Ottman at all about A I believe they did from this point. any heat maps that were prepared for the Latino or (Exhibit No. 109 marked for 5 5 Hispanic districts in Milwaukee? identification) 6 A Yes. 6 Q Mr. Foltz, the court reporter has handed you a 7  $\boldsymbol{\mathsf{Q}}$  What were the conversations that you had with 7 document that has been marked Exhibit No. 109, and 8 8 again, if you see it is from your files, you see Mr. Ottman? 9 A Oh, the conversations or the fact that I produced this is an e-mail from you to Mr. Ottman, and this 10 10 is identified as heat map amendment overlay, them, the heat maps. 11 11 Q Did you produce heat maps? correct? 12 A Yes. 12 A Yes. 13 13 (Exhibit No. 108 marked for Q What is the purpose of comparing the heat map that 14 14 identification) is included in Exhibit 109? 15 15 A To show the different configurations between SB148 Q Mr. Foltz, you have in front of you now a document 16 16 that has been marked as Exhibit 108. This is the and the amendment, which changed the configuration 17 17 order that these were in the file as it was of 8 and 9. 18 produced to us. So we've got a map on the first 18 Q At this point in time, why were you preparing 19 19 page, and then we have on the second page of 108, these two different heat maps? 20 an e-mail from you to Mr. Ottman; do you see that? 20 A Just for the purpose of the comparison. 21 21 A Yes. Q Is it your understanding that these were being 22 Q And that's dated Monday, July 11th, 2011, correct? 22 transmitted then to Mr. Rodriguez? 23 A Uh-huh. 23 A I don't know if I understood that at the time. 24 Q You want to identify 108 for us, please? Q Did you give these to -- provide these to anyone 25 25 A This is a heat map, for lack of a better term, other than Mr. Ottman? 313 315 1 showing the concentration of the Hispanic voting A I'm sure I did. 1 2 Q Did you speak directly with any members of the age population in, more or less, Milwaukee County. 2 3 3 Latino community in Milwaukee about the different Q And when you mentioned heat map, I thought you 4 said for lack of a better term or something like proposed configurations of the district? 5 that? A No. I did not. 6 6 Q To your knowledge, did you provide these to any A I don't know how else to describe the fact that 7 the more yellow, orange, red of the map is the 7 democratic members of the -- democratic members of 8 higher the concentration of the Hispanic voting the Assembly? q age population. It's a term we use internally. 9 A These, I believe, were produced as part of the 10 10 Q Well, we've certainly seen it in many other committee testimony, but I'm not 100 percent on 11 documents as well. Is the map that's on the very 11 that. I can't remember if we printed out the 12 12 first page of Exhibit 108 a map that you prepared? placards, the 30 by 40s as part of, I believe we 13 13 A I don't recall who prepared. Actually, state the did, as part of our community testimony. 14 14 question again. Prepared this heat map? Q Did you ever receive any feedback from 15 15 Q Correct. Mr. Rodriguez or from Mr. Ottman about these 16 16 A Yeah. I would have produced this map, yeah. different configurations that you provided? 17 17 A Well, as I testified to earlier, I never spoke Q You produced this in response to a request from 18 18 Mr. Ottman; is that correct? with Mr. Rodriguez. 19 A It appears that way, yes. 19 Q Do you know whether -- did you receive any 20 20 Q Is it fair to say that by this date certainly, feedback from Mr. Ottman about these 21 July 11th, that the outer boundaries of 21 configurations that he received from 22 22 Districts 8 and 9 were fixed? Mr. Rodriguez? 23 A I wouldn't necessarily say that, but we definitely 23 A Not that I can recall. had a -- we definitely had different 24 Q Did you have any discussions with Mr. -- strike 25 25 that question. You testified earlier that you configurations that fit within a two-district

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- received guidance from legal counsel on numbers. So I'm looking at the page, the Bates 2 2 configuration of the minority districts in number Handrick 000361. 3 Milwaukee; is that correct? 3 A Okav. 4 4 A Uh-huh. Q And if you look close to the bottom, you'll see 5 Q Do you recall discussing at all with legal counsel that there's an e-mail from Mr. Troupis that 6 6 states, "Tad, could you please resend SB148, 149, any specific percentages of minority population in 7 7 and 150." Do you see that? districts that you were attempting to achieve in 8 Act 43? 8 A Yes, I do. A Not that I recall. Q Then below Mr. Troupis states, "Also, based on 10 10 discussions I had this morning, it appears the (Exhibit No. 110 marked for 11 11 identification) other side is going to challenge based on the 12 Q Mr. Foltz, the court reporter has handed you a 12 disenfranchisement. (Among other ideas they are 13 13 document that has been marked as Exhibit 110. It tossing around)." Do you see that? 14 14 A I do. consists of several pages. I'll give you a minute 15 or two to look it over. 15 Q Do you know what Mr. Troupis is referring to there 16 16 when he talks about discussions that he had that A Okav. 17 Q If you jump to the earliest e-mail in the chain, 17 morning? 18 which I believe is the second to last page --18 A I do not know. 19 19 well, let me ask you first just for the record, Q You don't recall participating in discussions with 20 you see at the top of the first page that the very 20 Mr. Troupis on or about that date? 21 first e-mail is from Mr. Ottman to Mr. Troupis, 21 A No. 22 Mr. Taffora, Mr. McLeod and you and Mr. Handrick, 22 Q He also asks what is the minority number of the 23 23 new Racine/Kenosha seat, compared with the prior correct? 24 24 A Uh-huh. minority numbers in the old Racine/Kenosha 25 25 Q Do you recall receiving this e-mail? County-based seats; do you see that? 317 319 A I do want recall receiving this e-mail. 1 A Yes, I do. 1 2 Q So let's jump then to the second to last page. 2 Q Do you know why Mr. Troupis was asking that 3 3 There is an e-mail from Chris Reader to a number question at that point in time? 4 of different people, and I note that you are not A I do not know. on that list. It says Amendments for Friday Q Did you have any conversations or discussions with Executive Session; do you see that? 6 Mr. Troupis generally about the minority numbers 7 A Yes, I do. in the Racine and Kenosha districts? Q Do you know what that references to? A I don't recall. q A I believe it's -- Chris Reader is the committee 9 Q If you then go up one e-mail earlier than that --10 10 clerk for the Senate committee that was sorry, one e-mail above that, I should say, you'll 11 responsible for hearing and executing the maps, 11 see an e-mail from Mr. Ottman right at 1:57, and 12 12 and SB150 as well. This seems to be a summary of it looks like he's sending some numbers; do you 13 the amendments that he had for the executive 13 see those? 14 14 A Yes. session. 15 15 Q And then it looks like this must have been Q So he identifies current Senate districts minority 16 16 forwarded to -- to Mr. Ottman, and if we go up to population in 21 and 22, correct? 17 the next page, it looks like Mr. Ottman sends it 17 A Uh-huh. 18 18 Q And then under Senate Bill 148, correct? around to a number of people, including you and 19 Mr. Troupis as well. Then if we proceed 19 A Yes. 20 20 immediately above that, there's an e-mail from Q Now, I note those are coming from Mr. Ottman. I 21 21 Mr. Troupis dated Thursday, July 14th, 2011 at wanted to ask if you had anything to do with 22
- 22 1:28 p.m. It's the larger font print. It's a 23 little hard to follow.
- A Yeah. Page 4 of 6?
- 25 Q This would be page -- let's look at the Bates 318

23 A Not for the purpose of this e-mail, but these are

numbers that would be available in the Autobound

generating those numbers at all?

24

25

software.

# CONDECTAPE DEPOSITION OF A BAM'R. FIRST 12/02/16 UME 11) 12/1/2012

Q Do you recall having any discussions with 2 Mr. Ottman at that time about the minority 3 district numbers in Kenosha or Racine? 4 A I do not. 5 5 Q Then if we go one e-mail above that, this gets to 6 the first page, there is a statement by 7 7 Mr. Troupis that says, "That is much better than I 8 thought with HVAP of 28.71 for all minorities, and 8 9 an improvement over both prior districts in both 10 10 minority categories." Do you see that? 11 11 A Yes. 12 Q Do you know what Mr. Troupis means by HVAP of 13 13 28.71 for all minorities? 14 14 A No, I don't. 15 Q Mr. Troupis also asks about the total minority 16 16 population for those districts, and then if you 17 17 look at the next page, he asks, "In the past, what 18 has been considered minimal "influence" on a 18 19 19 percentage basis, if you recall? Something to arm 20 the Senators with." Do you see that? 20 21 21 A I do. 22 Q Do you know what he meant by minimum influence on 23 23 a percentage basis? 24 24 A I do not. 25 Q Did you ever have a discussion with Mr. Troupis 321 1 about that? 1 2 A Not that I recall. 2 Q And what about with Mr. Ottman? 3 A Not that I recall. Q Then if you go to the one e-mail just prior to 5 6 that, it's an e-mail from Mr. Ottman. He has some 6 7 numbers for current districts and new districts, 7 8 and then he states, "My recollection is that 30 q percent VAP is the threshold for an influence 9 10 10 district." Do you see that? 11 A I do see that. 11 12 12 Q Do you know what Mr. Ottman means by that 13 13 statement? 14 14 A I do not. 15 Q Would you assume that 30 percent VAP means voting 15 16 16 age population? 17 17 A T would. 18 18 Q Do you know what he means by influence district? 19 A I'm not sure what he means in the context. 19 20 Q Is that a term that you've heard used before? 21 21 A I'd say I've heard it used before, yes.  ${\bf 22} \quad {\bf Q}$  And how has it been used when you've heard it 22 23 23 before? A Various redistricting cases. 24 25 25 Q Do you know what it has meant in the context of

those other redistricting case? 2 A Not particularly, no. Q Did you any conversations, just generally, with Mr. Ottman about what makes up an influence district? A Not that I can recall. Q Did you assist Mr. Ottman at all in compiling any of these numbers and responding to Mr. Troupis's request? A Those numbers just would have been sitting there in Autobound. 12 Q I believe you testified at your earlier deposition about conversations or communications that you had with Mike Wild? 15 A Yes. **Q** Do you recall discussing or communicating at all with Mr. Wild about the Assembly districts? A Yes. Q Do you recall talking with him or communicating with him about noncontiguities in the legislative districts? 22 A Yes. Q And what was the conversation you had with him about that? 25 A Well, as I testified to last time, in Wisconsin we 323 have a lot of discontiguous areas of municipalities. A sewage treatment plant gets annexed into the next-door neighbor municipality, but it is not literally contiguous or geographically contiguous. So when you assign an entire municipality, you'll have this island, airport, sewage treatment plant, random annexation. So when you run a contiguity report, it will show up as being discontiguous, and in Wisconsin we have the standard, over the years has been established is the municipal contiguity, not literal or geographic contiguity. So when you run a report, the software has no way of knowing that a this little island over here is an airport or a sewage treatment plant. They just view it as a piece of geography that doesn't touch another piece of geography. Q In the discussions that you had with Mr. Wild, the communications with Mr. Wild pointed out what they perceived to be discontiguities; is that correct? A What the software -- what any redistricting software would point out is discontiguity based on its understanding. The software doesn't know a state-wide standard for contiguity. It doesn't necessarily know this that this island is part of

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1 this municipality. So it was the difference districts. There's also some political history in 2 2 between literal contiguity and our standards for here in the second page and also Senate districts. 3 contiquity. 3 Q Now, I'd like to draw your attention to the 4 Q And that was pointed out then to Mr. Wild; is that 4 beginning on the second page and then the last two 5 5 pages of the exhibit, up at the top in the 6 A That's correct. 6 heading, you'll see it says Milwaukee Gaddie, 7  ${f Q}$  And as a result of those conversations with 7 4/16/11; do you see that? A Yes, I do. Are you looking at 67 or are you 8 Mr. Wild, those didn't require any changes to the 8 9 Assembly districts at that time? looking at 68? 10 10 A No. Q You're using the Bates numbers, terrific. Well, I 11 11 Q I had asked you before whether you had received believe, I think, it starts on page 65 is the 12 12 first of them. communications from any representatives whose 13 13 districts were being changed, and whether they A Okay. 14 14 asked or gave you feedback, I should say, on any Q And then there's 67 and 68. But why don't we just 15 15 of the changes. look at page 1065 first? 16 16 A Right. 17 17 Q Do you recall receiving any communications from Q What does the heading Milwaukee Gaddie, 4/16/11 18 André Jacque about that subject? 18 refer to? 19 19 A No, not -- the e-mail you're referring to I A That was a system of how I named files within 20 received from Representative Fitzgerald who had it 20 Autobound. 21 21 Q What significance does that particular title have? sent to him by Representative Jacque. 22 22 A The significance is is that, as we talked about Q Do you know whether any changes were made as a 23 result of the e-mail that Representative Jacque 23 earlier, Milwaukee is the starting point. So what 24 24 sent to Speaker Fitzgerald? this is is that this is -- it appears to be a full 25 25 A No changes were made. state-wide map that came from a certain version of 327 1 1 Milwaukee. The Gaddie reference in there probably Q Getting back to some of the work that you had 2 performed with Dr. Gaddie during the redistricting 2 references the fact that it was drawn with the 3 3 process. Let's just go ahead and mark this as an advice or after meeting with Dr. Gaddie about the 4 exhibit. Milwaukee districts. The following portion would A When you get a chance, can I get five minutes? be the date, and then I'm assuming v1 is version 6 Q Absolutely. Let's take it right now. 6 one and B is another version. I had a meticulous 7 THE VIDEOGRAPHER: The time is filing name system that didn't -- it started off 8 4:46. We are going off the record. with the best of intentions on keeping all your 9 (Recess taken) q files organized, and before you know it, you've 10 10 THE VIDEOGRAPHER: The time is got a 300 character one file name. 11 4:55. We are back on the record. 11 Q Sounds like sort of a Dos-based system there. So 12 12 (Exhibit No. 111 marked for the 4/16/11 you believe refers to the date on 13 13 identification) which it was created? 14 14 Q Mr. Foltz, the court reporter is handing you a A I don't know if that was the date that it was 15 document that has been marked as Exhibit 111. I'd 15 created or what exactly the date is in reference 16 like you to take a look at that, please. 16 to, but it is a date. 17 17 A All right. Q Do you know whether it was created, by it I mean 18 18 Q You'll note that it does have Bates numbers Exhibit 111, was created on or about the time -- a 19 indicating that it was produced from your files, 19 time that Dr. Gaddie was present in Madison? 20 20 correct? A No. Like I said, the file name there is just 21 A Yes. 21 indicative of the fact that Milwaukee -- the 22 22 Q Have you seen Exhibit 111 before? Milwaukee template, that starting point that we 23 23 A Yes, I have. talked about earlier, how Milwaukee is kind of Q Identify it for me, please? 24 where you start and we build off from that. 25 25 A It is a side-by-side comparison of Assembly That's the only thing I can discern from the

# CRIBE 3 TAPE DEPOSITION OF A BAM'R. FIBEL 12/07/06 UME 11) 22/1/2012

file -- excuse me, from the file name. Q Was that a consideration that was given in 2 Q Do you know whether Dr. Gaddie was present in 2 configuring any of the Assembly and Senate 3 Madison working with you on or about April 16th of 3 districts? 2011? 4 A I'll refer back to it is a back-end analysis. 5 A I can't recall. Q Do you know whether the results of this analysis Q Now, if we turn back to the first page, which is 6 that's reflected in Exhibit 111 were used in 7 7 page 1064, there's a heading at the top that says configuring any of the Assembly or Senate 8 8 districts? Final Map; do you see that? A Yes, I do. 9 A No. Again, it was a back-end analysis. 10 10 Q Do you know was that for the final map that is Q Nonetheless, it appears that -- strike that 11 11 adopted in Act 43? question. Can you date the, at least with respect 12 A It may be. I'm not sure. If it's not the final 12 to the tables that have the Gaddie heading in 13 13 map, it was something that was nearing the final them, can you date those tables back to on or 14 14 version. around April 16th, 2011? 15 15 Q I note also that there is a -- on page 1066, it A No, and there's nothing there that I could use to 16 16 also has a heading that identifies Final Map; do backtrack it because like I said, the reference to 17 17 you see that? Milwaukee Gaddie was a version of Milwaukee: A I do. 18 18 whereas, maybe that version of Milwaukee was used 19 19 Q It appears to me, and I haven't gone through and as the jumping point for the rest of the state a 20 checked all of the numbers, but it appears to me 20 month later. I can't track that back based on the 21 that it's simply different priority ranking, or 21 file name. 22 they're sorted in a different manner from top to 22 (Exhibit No. 112 marked for 23 bottom. For example, if you look at page 1066, it 23 identification) 24 24 looks like it's in district order from one down Q Mr. Foltz, the court reporter has handed you a 25 through the end of 99? 25 document that has been marked Exhibit No. 112? 331 A Uh-huh. 1 A It appears that way, yes. 1 2 Q And then if you look at the very first page, which 2 Q Do you have that in front of you? 3 3 A Yes, I do. is page 1064, it appears that it's sorted in a 4 different way perhaps by the column that's headed Q Again, it is a document that was produced from up new? your files, produced to us from your files. Have 6 6 A That seems to be correct. you seen Exhibit 112 before? 7 Q What was the purpose of making this comparison? A Yes, I have. A This was just a back-end analysis of various maps Q Can you identify it, please? q 9 A Just various data from the various districts. It as noted by the header. 10 10 Q And when you referred to back-end analysis before. appears to be the data. It appears to be the data 11 I know that you mentioned it in conjunction with 11 of the '02 map as of Census Day 2010, I believe, 12 12 giving presentations to different state but I don't know that 100 percent. I'm pretty 13 13 representatives about the new districts; is that sure it is. 14 14 Q Now, if we go -- the first column obviously the purpose of having Exhibit 111 created? 15 15 A This wasn't used in the memos we looked at identifies the districts, correct? 16 earlier, if that's what you're asking. 16 A Yes. 17 17  ${f Q}\,$  Do you know what purpose it was used for in the Q And the second column is -- the heading is TA 18 18 redistricting process? Persons; do you see that? 19 A Just to take a look at the move in the number from 19 A Yes, I do. 20 one district -- from the old district to the new 20 Q What is TA persons? 21 district. 21 A I believe it stands for total all persons. I'm 22 22 Q And certainly, one of the effects that's gauged at not 100 percent on that. It's an output from --23 23 the LTSB provide a database, but I believe that's the bottom is the change in the partisan makeup of

the shorthand.

25 Q And the persons 18 would be?

A Yes.

25

the Assembly and the Senate, correct?

### CRIBE 3 TAPE DEPOSITION OF A BAM'R. FISE 12/07/06 UME FIN 22/1/2612

- 1 A Number of people above -- 18 or above.
- 2 Q And then under the target column, that would be
- 3 for equal population; is that correct?
- 4 A Yeah. That is the ideal population of each
- 5 Assembly district as of Census Day 2010.
- 6 Q Now, there are percentages given for -- there's a
- 7 percentage block column; do you see that?
- 8 A Yes, I do.
- 9 Q I assume that's the percentage of -- well, strike
- 10 that question. What percentage or what number
- 11 does that identify?
- 12 A That would be all -- a percentage of the
- 13 population, all population, not just voting age,
- 14 that is African-American.
- 15 Q And then I can't read the heading in the next
- 16 column because it's just -- the color is too hard
- 17 to read?
- 18 A Yeah, it's VA.
- 19 Q So that is voting age?
- 20 A Yes.
- 21 Q And then we have the columns that refer to
- 22 Hispanic as well, correct?
- 23 A Yes.

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- 24 Q Now, there are two other columns that follow. One
- 25 says 3RaceAve, and then one says ALL0410; do you 333
  - see those?
- 2 A Yes, I do.
- 3 Q What are those?
- 4 A Various composite numbers.
- 5 Q When you say various composite numbers, what do
- 6 you mean by that?
- 7 A Different amalgamations of races.
- 8 Q When you say different amalgamations of races, you
- 9 mean these are races for political contests that
- 10 have already occurred?
- 11 A Yes.
- 12 Q How -- is there a way to tell what those
- 13 amalgamations are based on those titles?
- 14 A No, I don't recall what they were off the top of
- 15 my head.
- 16 Q Is there any way to date when this document was
- 17 created?
- 18 A No.
- 19 Q But you believe it refers back to the
- 20 configurations of the districts from 2002?
- 21 A I believe so. The different numbers look very
- 22 familiar as far as the over/under population of
- 23 the various districts.
- **Q** Do you know what use you would have made of the
- 25 Exhibit 112 in your redistricting process?

- 1 A To have summary data of how over/under populated
- 2 districts were, racial composition, things like
- 3 that

5

- ${f Q}$  What was the importance of knowing the composite
  - numbers for the previous races?
- 6 A To determine, again, going back to the back-end
- 7 analysis, looking at different alternatives of
- 8 composites that could be used for that back-end
- 9 analysis.
- ${f 10}$   ${f Q}$  And would that be the purpose also of looking at
- 11 whether the democrats or republicans prevailed in
- 12 the different districts?
- 13 A I would say it was just to have a context of how
- 14 the districts performed.
- 15 Q In the past?
- 16 A Correct.
- 17 Q Now, we referred before to -- on the talking
- 18 points that Mr. Speth had provided to you as part
- 19 of the congressional districts, correct?
- 20 A Uh-huh.
- 21 Q Were there other talking points that were prepared
- 22 for the Assembly districts?
- 23 A I believe there were talking points prepared, yes.
- 24 Q Who prepared talking points for the Assembly
- 25 districts?

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- 1 A I don't know if the talking points were Assembly
- 2 district specific, but I do recall that there were
- 3 some talking points produced.
- 4 Q Did you prepare those?
- 5 A I don't recall if I did.
- 6 Q Do you recall whether you contributed to them at
- 7 all?
- 8 A I probably did, but I don't recall specifically
- 9 how.
- 10 Q You received them, though?
- 11 A Uh-huh.
- 12 Q What was the context in which you received talking
- 13 points?
- 14 A Could you be more specific?
- ${f 15}$   ${f Q}$  Sure. Did you -- were they e-mailed to you? Were
- 16 they provided to you in a meeting? Were they
- 17 provided to you, whether it was a group meeting
- 18 for a face-to-face meeting with an individual?
- 19 A I don't recall.
- 20 (Exhibit No. 113 marked for
- 21 identification)
- 22 Q Mr. Foltz, the court reporter has handed you a
- 23 copy of a document that has been marked as
- 24 Exhibit 113; do you see that?
- 25 A Yes, I do.

### CRIBE 3 TAPE DEPOSITION OF A BAM'R. FIBEL 12/07/06 UME 11) 23/1/2012

- Q And you see in the bottom right-hand corner, it's
- 2 identified as coming from the files that you
- 3 provided to us, correct?
- 4 A Yes.
- 5 Q So up at the top -- strike that. Do you recognize
- Exhibit No. 113?
- 7 A It looks familiar, yes.
- Q What is it?
- A It appears to be general talking points as the
- 10 header.
- 11 Q This pertains -- do you know which map it pertains
- 12 to or which bill it pertains to?
- 13 A I don't know. I'm assuming, again, if not the
- 14 final version, somewhere near final version.
- Q Did you participate in creating Exhibit 113?
- A I'm sure I did, yes.
- 17 Q Do you know who else participated in creating
- 18 Exhibit 113?
- 19 A I do not recall.
- 20 Q Up at the top bullet point, it says general map
- 21 goals; do you see that?
- 22 A Yes, I do.
- 23 Q And it states the highest priority is achieving
- 24 equal population, correct?
- 25 A Yes.

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- 337
- Q And then the second refers to properly drawing 2
- minority districts, and then in quotes it says,
- 3 "Minorities must be given the opportunity to elect
- 4 the candidate of their choosing." Do you see
- that?
- 6 A Yes, I do.
- 7 Q Do you know where that quote came from?
- Q Then third bullet states compact and contiguous?
- 10 A Uh-huh.
- 11 Q Speaking of all three of these goals, were these
- 12 goals that were -- strike that. Do you know where
- 13 these three goals came from?
- 14 A No, I don't recall.
- 15 Q Do you know whether they were provided by legal
- 16 counsel or by legislators?
- 17 A T do not.
- 18 Q All right. If we look, the second bullet
- 19 identifies Timeline and Process, correct?
- 20
- 21 Q It states three separate bills will be introduced,
- 22 congressional map, legislative map, and then
- 23 process/venue change?
- A Uh-huh.
- 25 Q What is meant by process/venue change?

- A That would be a reference to SB150.
- 2 Q Is there any way that you can date the timing of
- 3 the preparation of these general talking points?
- Q Do you recall how these came into your possession?
- A I don't recall exactly.
- 7 Q Next bullet down states Senate plans to introduce
- the bill late next week; do you see that?
- A T do.
- 10 Q Does that help you to fix at all the timing of the
- 11 preparation of these talking points?
- 12 A Assuming you backdate it from when the Senate
- 13 introduced the bill, which I believe was Friday
- 14 the 8th, that would put it in the week prior. But
- 15 again, I don't know if the timeline had been
- 16 locked in at that point, so I don't know where
- 17 we're backdating from.
- 18 Q Now, a couple of bullets down from there, it
- 19 states, "This is a placeholder map. If the Senate
- 20 comes back in the majority, we may come back and
- 21 adjust." Do you see that?
- 22 A Yes, I do.
- 23 Q What's that a reference to?
- 24 A Well, it's a reference to if the Senate comes back
- 25 in the majority, there may be the possibility of
  - 339
- 1 adjusting the map.
- 2 Q And by the Senate coming back in the majority, is
- that a reference to the recall elections? 3
- A In this case, it would be.
- Q The Senate did come back in the majority in
- 6 August, correct?
- A That is correct.
- Q Were there any adjustments made?
- 9 A Again, I don't know exactly where this is dated,
- 10 so I can't really speak to that. I don't know
- 11 where this was produced in the timeline.
- 12 Q As a result of the recall elections or after the
- 13 recall elections were held in August, were there
- 14 any adjustments made at all to the map?
- 15 A No, I don't believe so.
- 16 Q Now, there is a statement below that that states,
- 17 "Public comments on this map may be different than
- 18 what you hear in this room." Do you see that?
- 19 A Yes, I do.
- 20 Q What is the reference to what you hear in this
- 21 room?
- 22 A I'm assuming meetings between members. That's my
- 23 assumption.
- 24 Q Did you participate in any meetings in a
- 25 particular room where there were comments made

### CRADE 3 TAPE DEPOSITION OF A BAM'R. FIRST 12/02/36 UMEGIN 24/1/2612

about these talking points? A I don't recall. 2 A I don't recall. 2 Q There is a reference in that line, previously Q Was this document handed out to people who 3 signed agreement applies to this meeting. Do you gathered in a room together? know whether the reference at this meeting in that 5 5 A I don't recall. particular bullet point refers to meeting with the Q Now, the reference there to public comments on legislators? 7 7 A I don't recall what meeting it's referring to. this map, do you know what's meant by the 8 reference to public comments? Q Does that reference to meeting previously signed A I would assume the general public. I honestly agreement that applies to this meeting help you to 10 10 date at all when this was created? don't know exactly what it's referring to there. 11 11 Q Do you know whether those are comments that might A No. It's somewhere between the first round of 12 12 be made by legislators? member meetings and the second round. 13 A I don't recall. Q Do you believe that these general talking points 14 Q Now, the next sentence reads, "Ignore the public 14 were created for the purpose of the member 15 15 comments." Do you see that? meetings? 16 16 A I don't recall. 17 17 Q The last bullet states, "Public comment will lead Q Had you heard that before, that people were being 18 told to ignore public comments? 18 to depositions and being called to the witness 19 19 A I don't recall. stand." Do you see that? 20 Q Did anyone ever tell you outside of the context of 20 A Uh-huh. 21 21 Q Do you know what that refers to? this particular page that you should ignore public 22 comments? 22 A I think on its face, it's pretty self-explanatory. 23 A Not that I recall. 23 Q What's your understanding of what it means? Q Did you ever participate in any discussions where 24 A That if a member of the legislature talks too much 25 25 you were urged to ignore public comments? about redistricting, there is a chance that they 341 343 1 A Not that I recall. 1 will be sitting in the chair I'm sitting in right 2 2 Q Next bullet down states Confidentiality, and if now or another venue. 3 3 you see the first bullet, it says, "Previously Q Being called to the witness stand, is that your 4 signed agreement applies to this meeting." Do you understanding that it's a reference to it would be see that? in the context of litigation, they'd have to 6 A Yes, I do. 6 testify? 7 Q What's the previously signed agreement that's A It seems to make sense. referred to there? Q Do you know whether that reference is to 9 A When initially meeting on redistricting, each 9 litigation that had already been filed as of the 10 10 member signed a piece of paper that I'm not sure time that the talking points were created? 11 exactly what it said, but it said something to the 11 A I don't have a way to backdate this, so I don't 12 12 effect of what is said in this room stays in this know. 13 13 MR POLAND: I have no further room. 14 14 Q Do you still have those confidentiality agreements questions at this time. 15 15 in the computers over at Michael Best & Friedrich MR. EARLE: I have a few. 16 16 or in your possession? 17 A Not that I recall. 17 EXAMINATION 18 18 Q Do you know whether this is a document that might By Mr. Earle: 19 have been handed out at the meetings that you had 19 Q Mr. Foltz? 20 with the individual legislators sometime in June? 20 A Yes, sir. 21 A It was not handed out to the individual 21 Q What did you do to prepare for today's deposition? 22 22 A Produced all of the documents that were withheld legislators. 23 Q Were these talking points that were conveyed to 23 based on the privilege log from last time. the individual legislators at those meetings that Q Well, when did you do that? 25 25 A Well, they were produced the first time around, so you had with them? 344

# CRIBE 3-15 AY E DE POSITION POPIA #: ATM R. FIOLITZ (ROCUME PR) 25/1/2612

1 there was really no additional production when that meeting was, and you don't remember how 2 2 required. long it ran? 3 Q Two minutes of your prep here. 3 A No, I do not. 4 A Okay. 4 Q And we're at Wednesday today, so that means you 5 Q Who did you talk to before you came here today to don't remember what happened on Tuesday or Monday? be deposed in terms of being prepared today? 6 A Like I said, I don't keep an egg timer on these 7 7 A Legal counsel. things. I don't know how long we met. Eric works Q Who? 8 10 feet down the hall from where Tad and I sit. I A Eric McLeod. 9 don't keep a running total on this. 10 10 Q When was that? Q And you -- what was your answer in regards to my 11 11 A I don't recall exactly. question about whether you looked at documents 12 Q Well, was it this week? 12 when you met with Mr. McLeod? 13 A Probably. A I reviewed the documents on the disks that were 14 14 Q How long did that take? provided. 15 A I don't recall. Q And you did that with Mr. McLeod? 16 16 Q So between -- you don't remember when the meeting 17 17 Q You did that on your own? was and you don't remember how long it was and it 18 18 A Yes. was this week? 19 19 A I don't know how long I talked to Eric about the Q And when did you do that? 20 deposition, no. I don't keep an egg timer on 20 A Sometime in the past two days or possibly last 21 21 these things. week. 22 22  $\boldsymbol{\mathsf{Q}}$  Okay. So amongst the documents you reviewed, you Q Who else was in the room when you talked to Eric 23 23 reviewed Exhibit 113, which you still have in about this deposition? 24 A Sometimes me, sometimes Tad Ottman. front of you? 25 A Yes, I would have. 25 Q Did you review documents with Mr. McLeod? 345 347 A Not that I recall. Q Did you review it carefully? 1 1 2 Q When did you review the documents? 2 A I don't know how you would define carefully. I 3 3 A Sometime this week. looked at it. Q Did you read your transcript of your prior Q All right. What was the caption on this document deposition? in your disk? 6 A Yes, I did. 6 A The captions on the disk are some Foltz, and then 7 Q Did you read the transcript of Professor Gaddie? 7 I don't know if it's a Bates number or something A No, I did not. that was otherwise -- I don't know if -- what the Q Did you read any other transcripts? q q document was titled as. There were a series of 10 10 A No, I did not. PDFs with what looked more like serial numbers to 11 THE VIDEOGRAPHER: The time is 11 me than any identifying information. 12 5:18. We are going off the record. This 12 Q I have the document on my screen here, and the 13 concludes Disk No. 1 of the continuation of 13 document is captioned General Talking Points for 14 14 Mr. Adam Foltz, Disk No. 4 in the series of Robin? 15 the deposition. 15 A Okay. 16 16 Q Do you dispute that? (Recess taken) 17 17 THE VIDEOGRAPHER: We are on the A I don't dispute that. I don't recall that. 18 18 record. The time is 5:22. This marks the Q Well, when you clicked on your disk, you had to --19 beginning of Disk No. 2 in the continuation 19 when you reviewed this document, right, you had to 20 20 of Mr. Adam Foltz and Disk No. 5 in the click on the name of the document? 21 21 A Well, is it a Word or a PDF document? series. We are on the record. 22 22 Q Mr. Foltz, just to summarize your preparation for Q It's a Word document, Mr. Foltz. 23 23 A Well, this one has holes punched in it, which this deposition, you met with Eric McLeod this 24 week, part of the time Tad Ottman was in the room, 24 would indicate it's a scanned document. So I 25 25 part of the time he wasn't, but you don't remember don't know if I looked at the specific Word

# CRABE 2 TAPE DEPOSITION OF A BAMPR. FIRST 125/02/06 UMEGIN 25/12612

document you are or a scanned version of the same Q Do you dispute that you last saved this document 2 2 material. at that point in time? 3 Q Okay. Now, you testified you don't remember when A I don't dispute that, but again, I don't recall 4 you made this document? 4 that. 5 5 A No, I don't. Q So what does that tell us about when the meetings Q You made this document, didn't you? that were the subject of the document occurred? 7 7 A Somebody did. A Sometime post 6/20. Q Do you recall making this document? Q And before 7/7? A I don't recall making this document, no. It was A Not necessarily. I don't know. I don't know when I would have gone back in. I don't know if I had 10 in my possession. I produced it. 10 11 11 Q I only have one copy here, extra copy. made any edits. I don't recall. 12 12 MR. EARLE: Why don't we go off the Q Were you in the meetings with Vos when he met with 13 13 record for a moment. individual members? 14 THE VIDEOGRAPHER: The time is 14 A Yes, I testified to that earlier. 15 5:26. We are going off the record. Q Okay. And these were the talking points that he 16 16 (Recess taken) used during that meeting? (Exhibit No. 114 marked for 17 17 A I don't recall if I ever produced them for Robin, if I actually turned them over. If it was 18 identification) 18 19 19 THE VIDEOGRAPHER: The time is something that I produced and did not turn them 20 5:28. We are back on the record. 20 over to Robin. 21 21 Q Mr. Foltz, do you know what metadata is? Q I see. It says here that the last time it was A Yes, I do. I should say I have a rough idea. I 22 22 saved, it was saved by you, correct? 23 understand metadata in the GIS context. So this 23 A Appears that way, yes. 24 24 obviously not being a GIS file, so I don't fully Q And there's no indication anywhere on the metadata 25 understand what metadata is. 25 that anybody else participated in the drafting or 349 351 1 Q You understand that every Word document has a 1 the editing or the saving or creation of this 2 property component to it where you can see data 2 document? 3 3 related to that document, correct? A The metadata wouldn't reflect everything. If 4 A That makes sense, yes. somebody -- if Tad and I were talking about this, Q And the document that has been tendered on the and he contributed something and it was on my 6 disk has metadata on it; do you understand that? 6 computer, it wouldn't be reflected in the 7 A Uh-huh. 7 metadata. Q And this exhibit before you, which is 8 Q Did Tad consult with you in the creation of this Exhibit 110 -- 114, it indicates you're the author q 9 document? 10 10 A I don't recall. I was just using it as an of this document; do you see that? 11 A I see that the author is deemed as A. Foltz, yes. 11 example. 12 Q You are A. Foltz? Q And this document indicates that the total editing 13 13 A Yes. time was 16.629 minutes? 14 Q And this document was created on June 20th, 2011 14 A Yeah, that seems a little odd. 15 at 11:45 p.m.; do you see that there? 15 Q You worked on it for a long time? 16 A I see 12:45 p.m., but okay. 16 A Yeah, there's something fishy there. 17 17 Q And you see June 20th, 2011? Q Did you have the document open for a long time? 18 18 A Yes, I do. A I may have had it open on my desktop. I shouldn't 19 Q Do you dispute that you created this document on 19 say open on the desktop. I may have had it open 20 20 that date at that time? in the background or something like that. I 21 A I don't dispute, but I don't recall. 21 honestly don't know where -- it doesn't take 22 Q Okay. And you last saved this document on 22 16,629 minutes to put together this much text. 23 July 7th, 2011 at 2:40 p.m.; do you see that 23 Q How much editing did you do to this document? there? A I don't recall. 25  ${f 25}$   ${f Q}$  How much thought did you give to what you put into A Yes, I do.

# CRADE 3 TAPE DEPOSITION OF A BAM'R. FIBELTS (REDEN BERGIN) 22/91/2612

this document? anybody where the pendency of the recalls was 2 A I don't recall. 2 discussed in the context of the timetable for the 3 MR. MCLEOD: Object to the form of redistricting process? 4 A Not -- I can't recall a specific meeting. the question. 5 Q I'm curious about these previously signed Q I'm going to ask you straight out. Did you ever 6 6 agreements. Each republican member of the participate in any meeting at any point in time 7 7 Assembly signed an agreement before seeing where the pendency of the recall was discussed in information related to the maps? 8 8 the context of the timetable for redistricting? A Before -- when we initially met. So I don't know. A Not that I recall. 10 10 How do you define the maps in this case because Q Did the pendency of the recall have anything to do 11 11 the first time we met with them, there were no with the accelerated timetable to complete the 12 12 maps other the current maps. There were no redistricting process? 13 13 drafts. There were no proposals. It was the A I would say that the recall came into play in the 14 14 current maps as documented by the 2002 core plan degree that it's mentioned in these talking 15 15 at that point? points, that there was a possibility of coming 16 16 Q Who drafted the confidentiality agreements? back to adjust the map. 17 17 A I don't recall. Q So there was, in your mind at least as you were 18 Q Who was the custodian of the signed 18 drafting these talking points for Mr. Vos, there 19 19 confidentiality agreements? was an interest in getting a placeholder map in 20 A I guess it would have been me. 20 place before the recalls just in case, correct? 21 21 Q And where do you store things of that type? MR. MCLEOD: Object to the form of 22 22 A They would have been in the office. the question. You can answer if you're able 23 Q The office at Michael Best & Friedrich? 23 24 24 A Yes. A What do you mean? 25 25  ${f Q}$  Well, if the recalls occur and the republicans Q Did you have a file cabinet at Michael Best & 353 355 1 Friedrich in addition to your computer? 1 lose the majority in the Senate, then you may not 2 A Yes. be able to pass the map, correct? 3 Q And describe that file cabinet for me. 3 A Hypothetically, but the majority was maintained. A There -- it's a standard desk that has a couple of Q Yes, we know that as a historical fact, but this drawers on each side of it. was drafted before the recall elections, correct? 6  $\boldsymbol{\mathsf{Q}}\,$  Are the files that were in that desk still in that 6 A Yes. 7 desk? 7 Q And the accelerated scheduling for passing the A Not all of them. legislation occurred before the recall elections, q Q Did you turn over the files that contained the 9 correct? 10 10 signed confidentiality agreements? A It did occur before, yes. 11 A I don't remember if I retained them after the map 11 Q So the occurrence -- the pendency of the recalls, 12 12 had passed. I don't recall if I retained them or was it a factor in the accelerated schedule to 13 13 not. pass Act 43? 14 14 Q Well, are they -- well, would you consider those A I would point out that we had a already filed 15 signed confidentiality agreements responsive to 15 federal lawsuit at that point seeking to have the 16 the subpoena for this deposition? 16 court intervene and draw the map. 17 17 A I'd have to look at that exhibit again, but my Q Mr. Foltz, I didn't ask you that. I'm not asking 18 18 general understanding of the responsiveness is you about other factors. I'm asking about the 19 pendency of the recalls, and it's influence on the that it was anything used to draft or analyze the 19 20 20 map. And I wouldn't say that a confidentiality schedule of passing Act 43; I want you to answer 21 21 agreement signed by a member was used to draft or that question. 22 22 A I think the bullet point is pretty analyze the map, no. 23 23 Q How many pages was the confidentiality agreement? self-explanatory. A I don't recall. 24 Q So the answer is ves, the pendency of the recalls 25 25 Q Now, did you participate in any meetings with was a factor in accelerating the schedule in the

### 

passing Act 43; is that what your answer is? A Or the HVAP? 2 2 Q Well, the HVAP is 65.5 percent, correct? A I think the recalls were a factor in that a map 3 was being passed before them, and there -- if the A Right. And you're asking about Act 43 in regard Senate, I should say, came back in the majority, to the blue column Hispanic or the HVAP in green 5 5 there was a possibility of adjusting the map. and yellow? 6 Q So the point here, there's a hypothetical  ${f Q}$  Well, the 69.68 percent is what the percentage was 7 7 explanation to an attendee in a meeting at which before reapportion, correct? 8 A Correct. Of total Hispanic population, yes. these talking points were being presented, and 8 9 that talking point is that the map is being Q And the 65.5 percent is the HVAP before 10 accelerated because of the recall, and if they 10 reapportion, correct? 11 11 don't like something about it, they can adjust it A Correct. 12 12 later? Q And I'm asking you what the HVAP was in the 13 13 A Well, I would say that the bullet point is reapportion? 14 14 self-explanatory, and I would also say there were A Okay, so it's HVAP. I just wanted to clarify 15 15 no adjustments made to the map. which column we were talking about. 16 16 Q Did the Assembly members who signed the Q So you reduced the HVAP in the 8th Assembly 17 17 confidentiality agreement keep a copy? District by five percent points? 18 A I don't believe so. 18 A I wouldn't agree with the characterization of 19 19 Q They were told they couldn't keep a copy? that, no, I wouldn't. 20 A I don't recall that they were told that. 20 Q Well, statistically, it was 65.5 before you 21 21 Q Did you collect a signed confidentiality agreement touched it, and after you finished with it, it was 22 22 602 from every republican member? 23 A I don't know if I collected it from every 23 A And it was also malapportioned district. 24 24 republican member, but it's a probably safe Q Yes, I understand that. We're not accounting for 25 25 assumption. the 2,828 people that needed to be added? 357 359 Q And when they signed the agreement, they gave it A Uh-huh. So again, I wouldn't agree with -- as of 1 1 2 to you? 2 census day, it was 65.5. At the time of court 3 3 A Yes. passage in '02, it was 60. Q What did the agreement say? Q Are you testifying here today that it was not A I don't recall. possible to maintain those population thresholds 6  $\boldsymbol{\mathsf{Q}}\xspace$  You don't recall anything about what the agreement 6 and add 2,828 people to that district? 7 said? A I wouldn't be able to answer that without the A No, I don't. It was a long time ago. mapping software. q Q Exhibit 112, if you could grab it there? 9 Q Did you try? 10 10 A Okay. A Not that I recall. 11 Q Now, as I understand your testimony, Exhibit 112 11 Q Did anybody involved in the team try? 12 is what the -- what the legislative districts look 12 A Not that I recall. I would offer that the 64.50 13 13 like under the 2010 census data before they were amendment that was introduced to committee shares 14 14 reapportioned, correct? a great deal of geographic shape similarity, which 15 15 A Yes, that's accurate. would probably -- well, answers your question, to 16 16 Q So according to this, the 8th Assembly district a degree that the amendment that was offered at 17 17 is 69.68 percent total population Hispanic? 64.50 shared a lot in common with the current 18 A 69.68, yes. 18 configuration in the 8th Assembly District in just 19 19 Q Percent? it's simple shade. 20 20 A Correct. Q So why are you telling me that? 21 21 Q What was the 8th Assembly District ultimately 22 22 passed in Act 43? 23 23 A And you're referring to the total Hispanic

A Because you were asking if alternative --Q No, I was asking that at all. I was asking you if you tried to match these numbers? A What do you mean by match these numbers? 25 Q Well, you have a district that you're about to WWW.FORTHERECORDMADISON.COM -(608) 833-0392 Page 357 to 360 of 382

percentage, the blue column there?

Q Yeah.

Case: 3:15-64-00421-ide in 100408 Abam R. Filed: 12/02/16 URE 10/22/1/2012 reapportion that's about 2,828 people short of federal; I'm not exactly sure what races went into 2 the -- of an equalized value. And the question is 2 that composite. 3 whether or not you tried to add 2,828 people and  ${f 3}$   ${f Q}$  But that also is an indicia of partisanship pro or 4 maintain a district that was 65.5 percent HVAP? con republican, correct? 5 5 A And I told you that these --Q The answer is that you didn't, right? Q And then the Delta, what is the Delta? 7 A No, the answer is that I don't recall. But I was A It appears to be the difference between the two. 8 pointing out the 64 alternative that was offered Q And cycles GOP, what does that mean? 9 as an amendment is very similar to what you're A It appears to be who represented the district at 10 10 describing as far as the term you had used is a various points within the decade. 11 11 Q So what does that number stand for? So if we look least changed district. 12 12 at District 1, it's republican across the board, Q We can look at the metadata for this chart and 13 13 figure out when you made it, can't we? right? 14 A I'm sure you can. 14 A Yes. 15 15 Q You want to hazard an estimation as to when you Q And cycles GOP, that means in those five races, 16 16 2002, 2004, 2006, 2008, and 2010, a republican was 17 17 A Pretty early in the process. elected each time? 18 Q What month? 18 A It appears that way, yes. 19 19 A Don't know. Q And the one below that, there was a democrat 20 Q This is before you showed it to anybody, right? 20 elected in 2008, that's in District 2; that's why 21 21 This is before you started having the meetings there's a 4 there? 22 A Correct. 22 with legislators? 23 A I don't recall. And the other thing I would point 23 Q Is this matrix, with regards to partisanship, the 24 24 product of Dr. Gaddie's work? out too is that she had multiple tabs to it too. 25 25 A No. That it was continually added on to as the process 361 363 1 Q You figured out all by yourself how to do all this came -- you know, as the process evolved. 1 2 and come up within index for partisanship? Q Now, I listened to your testimony in response to 2 3 3 A Well, we were playing around with different Mr. Poland's questions about this, and I frankly 4 didn't understand it, this Exhibit 112. In composites. I'm not sure if I developed that particular, I didn't understand your testimony composite. I'm not sure if Tad did. I'm not -- I 6 about the three race average. What is that 6 don't recall exactly who did. 7 designed to gauge? 7 Q Did you get any advice from Professor Gaddie in 8 A It's an amalgamation, it appears to be, of three constructing the partisanship index? q races. I don't recall which races specifically, 9 A There was an e-mail that referenced the 10 10 to measure the partisan percentage. conversation of that earlier in the day -- in the 11 Q So this is a statistic that gives a reader some 11 deposition. 12 12 indication of the partisan percentage? Q So I guess I want to be clear about is that 13 13 A I believe that's accurate, yes. Professor Gaddie participated with you in 14 14 Q And so the higher the percentage, the better for constructing this partisanship analysis mechanism, 15 the republicans, and the lower, the worse for the 15 correct? 16 16 republicans; is that accurate? MR. MCLEOD: Object to the form of 17 17 A I would say I wouldn't couch it in terms of better the question. I think it's vague and 18 18 or worse, but I would say based on the historical ambiguous what you're asking about, Peter. 19 political races that were used to create composite 19 But to the extent you can answer the 20 20 higher will equal higher GOP composite, yes. question, please do so. 21 Q And what's the ALL0410?

21 A I would say that the e-mail that we looked at 22 earlier today was Dr. Gaddie relaying how a metric 23 he was working on related to one or both of these

metrics. 25 Q You have an exhibit there in front of you, 96 -- I

sure if that is state-wide, constitutional,

A I don't recall which races were used for that one.

I don't know if that's a reference to every race

that is part of the Autobound data set. I'm not

22

23

- CRIDE 3 1 5 AP & CONTROL OF A BAM'R. FIRST 12 (00 AP PI) 32 AF / 2612 guess before we go away from 112, is there Milwaukee's aldermanic districts. They are 2 2 anything else you can remember about 112 to help lobbying for a third Hispanic district increasing 3 us figure out when you did this? 3 the Hispanic voting age population in the 4 A Like I said, it was an ongoing, probably created 4 already-proposed Hispanic districts. In a 15-seat 5 5 early, but may have been modified. I may have plan, the ideal population for an aldermanic 6 dumped out the census data earlier, but added on 6 district is 39,656 compared to 57,444 per Assembly 7 7 districts. Then there is a link to wispolitics the political representation history later. I 8 don't know exactly when those various editions 8 hyperlink. And then following that, Any thoughts 9 occurred. on how this could tie into our thought process 10 10 Q And who did you share this with? regarding the south side? Adam. 11 11 A I'm sure Tad Ottman. Beyond that, I don't recall. Q Now, attached to that is a press release from 12 Q Did you share it with Eric McLeod? 12 wispolitics? 13 13 A He may have seen it, but I don't recall A Yes. 14 14 Q If you look down at the URL, you'll see that it specifically sharing it with him. 15 15 Q You don't have any recollection of discussing it matches the URL on the link? 16 16 with Eric McLeod? 17 A Not particularly. 17 Q Do you recall seeing that? That's the press 18 Q How about Ray Taffora? 18 release you were referring to? 19 19 A No. A I don't recall it specifically, but I attached it 20 Q How about Joe Handrick? 20 to the e-mail. 21 21 A I don't recall discussing this spreadsheet Q But you read it, right? 22 specifically with Joe Handrick, no. 22 A At some point, yes. 23 Q What about with your boss? 23 Q But you read it before you sent it to the rest of 24 A Doesn't ring a bell. the team? 25 25 A Yes. Q What? 365 367 1 A I don't recall. 1 Q Now, this press release indicates that the Latino 2 2 Q You don't recall? community wants to have aldermanic districts of at 3 3 A No. least 70 percent; do you see that there? Q Anybody else? A I see that, yes. A I don't recall sharing this with anyone. Q Now, you discussed with Jim Troupis and 6 6 Q Why don't you grab Exhibit 96? I think it is in Eric McLeod this idea of a 70 percent threshold, 7 front of you there. I think in the other stack 7 right? 8 there. 8 A I don't recall discussing that, no. I sent him 9 A 96, there we go. q the e-mail. 10 10 Q If you look at the bottom of 96, it's an e-mail Q Well, you got a response to your e-mail from 11 from you to Professor Gaddie, Jim Troupis, and 11 Jim Troupis, right? 12 12 Eric McLeod with a cc to Tad Ottman and A Yes. 13 13 Joseph Handrick; do you see that there? Q And you read the response you got from 14 14 A Yes, I do. Jim Troupis, right? 15 Q The caption is The Hispanic Community Speaks in 15 A Yes. 16 16 Milwaukee is the caption? Q What's the response say to you? Why don't you 17 17 A I didn't yes. read into the record what Jim Troupis wrote back 18 18 Q Where did that caption come from? to you when you sent him that press release? 19 A I don't know. 19 A The problem here is that the group wants 70
- 20 Q You wrote it, right?
- 21 A Yes.
- 22 Q Would you read into the record what the e-mail 23 says, what you wrote?
- 24 A Team, please take a look at the attached press 25 release from Voces de la Frontera regarding
- 20 percent. This is a classic overkill. I am 21 already worried about 65 percent and now we have 22 groups wanting 70. Can we see what it would look 23 like? I assume it makes the second Assembly direct not much better than 50 to 55 percent. 25 Q You recall receiving that response?

#### CRIBE 3 TAPE DEPOSITION OF A BAM'R. FIRST 12/07/JEUME 11)32/1/2612

A Not that I recall. 2 Q So you agree that there was a discussion between 2 Q But he wasn't just worried. He was very worried 3 you, amongst the team, about this idea of a 70 3 about the 65 percent. I mean, there seems to be percent threshold being requested by at least 4 some emphasis in his language here. 5 5 Voces de la Frontera, right? MR. MCLEOD: Excuse me, I scratched A I would agree that there are two e-mails, yes. my throat. 7 7 Q Are you -- you will not agree that there was a Q That seems to me that that would be something that discussion about the 70 percent threshold? the team discussed, that Mr. Troupis was very A I think you have the discussion in your hand. worried about it? 10 10 Q What did -- what did you understand Jim Troupis to A Was there a question in there? 11 11 mean that this is classic overkill? Q Yeah. I mean, so it's your testimony here that 12 A You would have to ask Jim. I don't know what he 12 you don't recall that being discussed, 13 13 means by overkill. Mr. Troupis's concerns? 14 14 Q Well, did you ask him when you received this A No, I don't recall discussing that. 15 e-mail? Q He then asks, "Can we see what that would look 16 A Well, not that I recall. 16 like?" Now, he's referring here to a 70 percent 17 17 Q Did the team consider the possibility of drawing district, right? 18 an Assembly district with a 70 percent population 18 A I'm not sure if he's referring to a 70 percent. 19 19 threshold? He could be referring to a 70 percent -- yeah, A I don't recall. Considered in so much that this 20 20 he's probably referring to a 70 percent Assembly 21 21 e-mail referenced aldermanic districts. And I district there. 22 think it should be pointed out that it's a bit of 22 Q I mean, you were in charge of crunching the 23 an apples to oranges comparison because of just 23 numbers for the Assembly, right? 24 the ideal population thresholds you need to meet. 24 A It was a collaborative effort. 25 25 Q Well, obviously you framed it in your initial Q But you were the lead on actually punching the 369 371 1 e-mail that there's a difference of 39,000 to 1 numbers, right? 2 57,000 between an aldermanic district and an 2 A I was one of the people tasked with that. I 3 3 Assembly district, right? wouldn't say I was in the lead. It was, as I A In a 15-seat plan. If memory serves, Milwaukee 4 testified to earlier, a collaborative effort. was talking about the possibility of changing the Q But as far as the Assembly goes, who else besides 6 size of the board. So that was in a 15-seat plan 6 you would be in a significant position with 7 scenario. 7 regards to crunching the numbers for the Assembly? 8 Q So you're testifying that the common council of A Tad Ottman, Joe Handrick, Keith Gaddie. q the city of Milwaukee was contemplating reducing q Q I thought the testimony was that Tad Ottman was 10 10 the size of the common council to a 15-member kind of a lead for the Senate and you were the 11 Assembly? 11 lead for the Assembly? 12 12 A I don't remember where they're at right now or A You don't draw Senate districts; you draw Assembly 13 13 where they were at at the time of this e-mail. I maps, which three of them together draws the 14 14 know if 15 is a reduction or status quo. I don't Senate district. You draw Assembly maps. And I 15 recall. 15 also testified to that we did not have a bright 16 Q Why did you decide to talk about a 15-seat city 16 line of the way our labor was divided. 17 17 plan? Q Did anybody take a look at what a 70 percent 18 18 A Is that referenced in the attachments? district would look like in using Mr. Troupis's 19 Q The next sentence says, "I am already very worried 19 words? 20 about the 65 percent, and now we have groups 20 A I don't recall. 21 wanting 70 percent." What did you understand 21 Q So was there ever a map created with a 70 percent 22 22 Jim Troupis to be -- what the reason he was Latino total population? 23 worried about the 65 percent? 23 A Total or HVAP? A I don't know. Q Total population? 25 A Because the current districts are both over 70 Q Well, did you ask him?

#### Candidate Deposition of Abanda Filed: 12/02/06/08/08/03/2012

percent total. 2 Q I'm sorry, HVAP. 2 Q Was Joe Handrick in the room? A HVAP, I don't recall if a 70 percent HVAP district 3 A Sometimes, yes. 4 Q And the leadership of the legislature was in the was created by the redistricting team. 5 Q Give me one moment here. It's your testimony that 6 both the 8th and 9th Assembly districts total A Yes. 7 7 Q Was counsel in the room? population is over 70 percent? 8 A I believe the total, not HVAP. I believe that's A Yes. 9 the case. I'd have to --Q You took notes? 10 10 A No. Q What would you need to look at to refresh your 11 11 Q Did counsel take notes? recollection about that? 12 12 A I don't know. A Probably it might be part of the LRB cover sheets 13 13 that are attached to the map. Otherwise, it's Q Well, you were in the room; did Mr. McLeod have a 14 14 part of the Autobound software. But I wouldn't legal pad with him? 15 say that they're total -- I may be referring to 15 A I don't recall. 16 16 Q Did anybody write anything down? total minority population by mistake. I just 17 17 don't have the number in front of me. A I don't recall. 18 Q Now, this discussion about what a 70 percent 18 Q Well, how -- how were the decisions that were made 19 19 district would look like, and it's effect on a in that room recorded for purposes of 20 second Assembly district comes under a capitalized 20 implementation? A Any number of ways. We had the -- we had the 21 21 caption that says Attorney-Client Privilege 22 22 Litigation Preparation? mapping software sitting right there. I guess I'm 23 23 A Uh-huh. not following the question. We were in the room 24 24 Q So was it your understanding that the discussion with the computers that contained the mapping 25 25 about whether a 70 percent district was possible software. We had printed paper copies, and that 373 375 1 was discussed in the context of preparing for 1 was that. 2  ${f Q}$  So decisions were made as to which way to go in litigation? 3 A I can't speak to why Jim Troupis writes what 3 each region, right? 4 Jim Troupis writes in an e-mail. A Yes. Q Well, I mean, the other e-mails to you didn't have Q And so how many regions were there; quite a few 6 6 that kind of litigation preparation emphasis in regions, right? 7 them. Didn't you find that kind of odd that he A A fair number. 8 responds to you with these big words, capital Q So how did you keep track of what you were q letters? 9 deciding? 10 10 A I don't recall. It could have been that I set MR. MCLEOD: Object to the form. 11 Answer if you can. 11 aside the sheet that was the alternative 12 12 A Like I said, I can't speak to why Jim Troupis does leadership decided to go with. I may have made a 13 13 what Jim Troupis does. notation on the sheet of paper and set that aside. 14 14 Q But you agree that in the other e-mails you I don't recall exactly how I tracked that. 15 received from Jim Troupis, he didn't capitalize on 15 Q And it's your affirmative testimony that none of 16 16 the front before the discussion Litigation the other participants in that meeting were taking 17 17 Preparation, correct? notes? 18 A I don't know that for a fact. I'll take your word 18 MR. MCLEOD: Objection, form of the 19 19 for it. question. 20 20 Q Those regional meetings that you had --MR. KELLY: Objection, 21 A Uh-huh. 21 mischaracterizes his testimony. 22 Q -- you were in the room during the regional 22 MR. EARLE: Well, I'm asking him. meetings, right? 23 23 MR. KELLY: No, you're not. A That's correct. 24 Q Is it your affirmative testimony that nobody in 25 Q And Tad Ottman was in the room? that room was taking notes?

# CRIBE 3 TAPE DEPOSITION OF A BAM'R. FIBELTS (VOLUME FI) 32/91/2612

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A I don't recall what people were doing in that room
                                                                 Q How about in the last two weeks?
 2
       with regard to note taking.
                                                              2 A No.
 3
    {f Q} Who was in the room for the regional meeting where
                                                              3 Q How about since his deposition?
 4
       the 8th Assembly District was discussed?
                                                                A No.
 5
    A Well, as I talked to Doug about earlier, Milwaukee
                                                                 Q How about before his deposition?
 6
       was more locked in by the time we -- we had the
                                                                  A It would have been before his deposition, yes.
 7
                                                              7
       regional terms, but Milwaukee was more about
                                                                 Q Did you talk to Professor Gaddie in terms of his
 8
       addressing minority districts, coming to the room,
                                                                     preparation for the deposition?
 9
       explaining the leadership, explaining where we
                                                              9
                                                                 A No.
10
                                                             10
                                                                 Q You consider Professor Gaddie as part of the team,
       were. We walked through the different
11
                                                             11
       configurations of the Hispanic districts in 8
                                                                     correct?
12
       and 9 and went from there.
                                                             12
                                                                 A I would say he's a retained expert.
                                                             13
13
    Q Is it a fair characterization of the situation at
                                                                 Q As you were coming up with the redistricting plan,
14
                                                             14
       that point in time, when you had that locked in,
                                                                     he was part of the team to do that, correct?
15
                                                             15
       and you walked into the room, that there was a
                                                                 A He was a retained expert to consult on matters
16
                                                             16
       predisposition to flexibility as to the
                                                                     regarding redistricting in the State of Wisconsin.
17
                                                             17
       configuration of the 8th versus the 9th as long as
                                                                 Q You want to call him a retained expert, but was he
18
       it stayed within the boundaries that had been set
                                                             18
                                                                     part of the team functionally?
19
                                                             19
       for the Senate district?
                                                                                  MR. MCLEOD: I'm going to object.
20
    A Could you say that again? I'm not following
                                                             20
                                                                         I think you've asked it about three times
21
                                                             21
       where --
                                                                         now. If you want to keep asking him, that's
                                                             22
22
    Q You came up with a set of boundaries for the 3rd
                                                                         fine. We can sit here as long as --
23
                                                             23
       Senate District, correct?
                                                                                  MR. EARLE: I want to get an answer
24
                                                             24
    A Well, the Assembly districts contained within.
                                                                         to the question and move on.
25
                                                             25
    \boldsymbol{\mathsf{Q}}\xspace And it's my understanding that, and maybe I'm
                                                                                  MR MCLEOD: I think he has
                          377
                                                                                        379
 1
       wrong about this, but it's my understanding from
                                                              1
                                                                         answered the question twice now.
 2
       the testimony I've heard up to this point that
                                                              2
                                                                 Q I understand he was retained expert. Did you
                                                              3
 3
       there was flexibility as to how the 8th and
                                                                     consider him to be part of the team?
 4
       the 9th were configured relative to each other as
                                                                 A He was a retained expert. Make it three.
       long as they stayed within the boundaries -- the
                                                                  Q Make it three times.
 6
                                                              6
       outside boundaries of those two districts
                                                                                  MR. EARLE: I think I'm done.
 7
       combined?
                                                              7
                                                                         Wait.
 8
    A The alternatives presented to leadership at that
                                                              8
                                                                                  MR. MCLEOD: Once you say you're
 q
       time, the amendments that are available would have
                                                              9
                                                                         done, you're done.
                                                             10
10
       been in that pod.
                                                                                  THE WITNESS: It's my fault. I
11
    Q So the outside boundaries of the pod would not
                                                             11
                                                                         should have been quicker on the trigger.
12
                                                             12
       change; it was just simply within the pod, right?
                                                                                  THE VIDEOGRAPHER: We are going off
13
                                                             13
    A They could have changed, but the three
                                                                         the record. This concludes the video
14
                                                             14
                                                                         deposition of Mr. Adam Foltz. The time is
       alternatives that were put out there publicly, and
15
                                                             15
       I would say those three alternatives were within
16
                                                             16
       the pod.
                                                                             (Adjourning at 6:09 p.m.)
17
                                                             17
    Q Have you spoken with Professor Gaddie?
18
    A Yes.
                                                             18
19
                                                             19
    Q When was the last time you spoke with
20
                                                             20
       Professor Gaddie?
21
    A I don't recall.
                                                             21
22
                                                             22
   Q Was it since the Act 43 was adopted?
                                                             23
23
                                                             24
    Q Was it in the last week have you spoken with him?
                                                             25
25
   A No.
```

# CNBESTAPE DEPOSITION OF A BAM'R. FISE 12/(VSE UMES II) 32/1/2612

```
STATE OF WISCONSIN )
                        ) ss.
   COUNTY OF DANE
                        )
 3
      I, BRANDÉ A. BROWNE, a Registered Professional
    Reporter and Notary Public duly commissioned and
    qualified in and for the State of Wisconsin, do
    hereby certify that pursuant to subpoena, there came
    before me on the 1st day of February 2012, at 3:11 in
    the afternoon, at Godfrey & Kahn, S.C., Attorneys at
    Law, One East Main Street, Suite 500, the City of
10
    Madison, County of Dane, and State of Wisconsin, the
11
    following named person, to wit: ADAM R. FOLTZ, who
12
    was by me duly sworn to testify to the truth and
13
    nothing but the truth of his knowledge touching and
    concerning the matters in controversy in this cause;
    that he was thereupon carefully examined upon his
16
    oath and his examination reduced to typewriting with
17
    computer-aided transcription; that the deposition is
18
    a true record of the testimony given by the witness;
19
    and that reading and signing was not waived.
20
              I further certify that I am neither
21
    attorney or counsel for, nor related to or employed
22
    by any of the parties to the action in which this
    deposition is taken and further that I am not a
    relative or employee of any attorney or counsel
25
    employed by the parties hereto or financially
 1
    interested in the action.
 2
               In witness whereof I have hereunto set my
    hand and affixed my notarial seal this 6th day of
 4
    February 2012.
 5
 6
                        Notary Public, State of Wisconsin
 7
                         Registered Professional Reporter
    My commission expires
    April 21, 2013
 9
10
11
12
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### Memorandum

To: Representative Garey Bies

CC: Speaker Jeff Fitzgerald; Majority Leader Scott Suder, Rep. Robin Vos

From: Adam Foltz - Assembly Redistricting Coordinator

Date: 6/19/2011

Re: New Map for the 1st District

#### **District Number & New District Population**

As a result of the redistricting process, your district's number did not change and will remain the 1st Assembly District.

Census results showed your current district being under populated by -3,255. The new 1st District has a population of 57,220, making it is just -224 people, or -0.40%, off from the new ideal population of 57,444.

### Comparison of Key Races in Current 1st Assembly District Versus New 1st Assembly District

Race	Old District %	New District %	Change in Percentage	Old District Votes	New District Votes	Change in Votes
Walker '10	53,12%	53.38%	0.25%	13079	13795	7.16
JB '10	60.58%	60.74%	0.15%	14659	15428	769
McCain '08	42.50%	42.59%	0.09%	13481	14240	759
JB '06	50.71%	50.70%	0.00%	12992	13661	669
Bush '04	52.28%	52.87%	0.59%	16758	1.7678	922





## Memorandum

To: Representative Garey Bies

cc: Speaker Jeff Fitzgerald; Majority Leader Scott Suder; Rep. Robin Vos

From: Adam Foltz - Assembly Redistricting Coordinator

Date: 6/19/2011

Re: New Map for the 1st District

#### **District Number & New District Population**

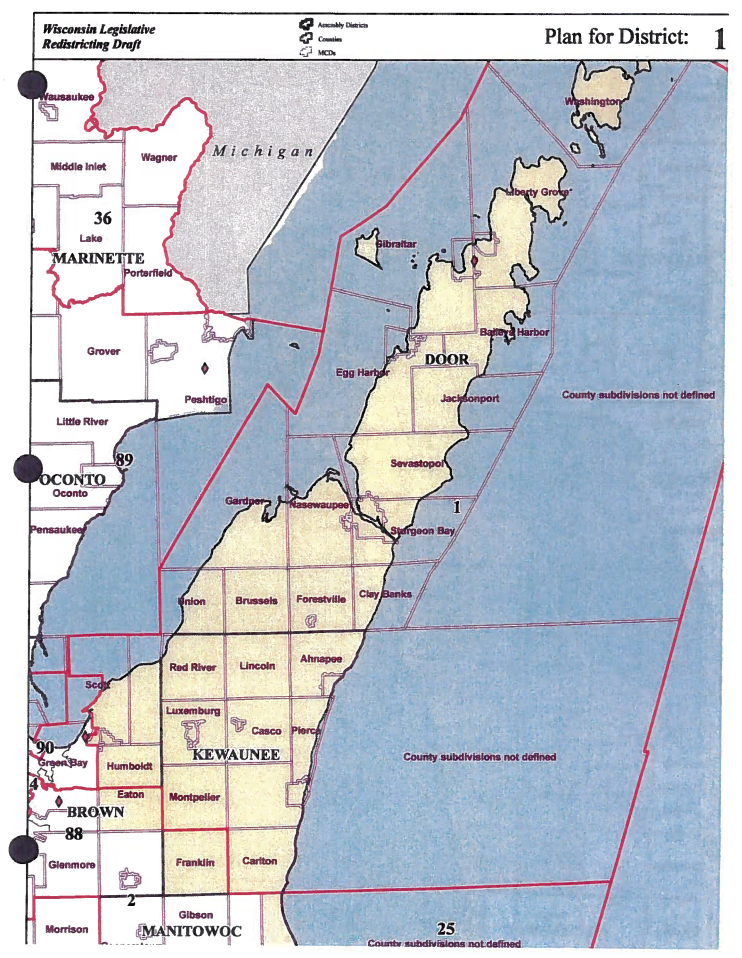
As a result of the redistricting process, your district's number did not change and will remain the 1st Assembly District.

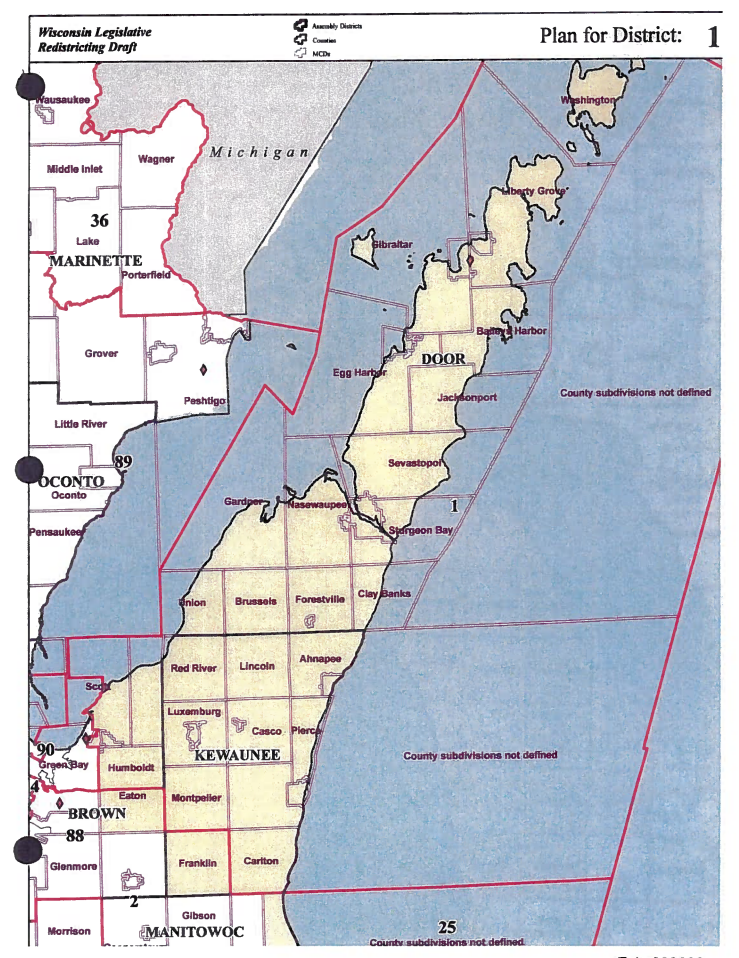
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JB '06	50.71%	50.70%	0.00%	12992	13661	669
Bush '04	52.28%	52.87%	0.59%	18756	17678	922







#### 

**MILWAUKEE** 

(SDs: 3, 4, 6, 7, 5, 8)

**NORTH WEST** 

(SDs: 10, 24, 23, 25, 29, 31)

**HISPANIC** (ADs: 7, 8, 9)

**ILLINOIS BOARDER** (ADs: 31, 32, 33, 43, 44, 45)

**OTHER** (ADs: 1, 3, 6, 34, 35, 36)

**EAU CLAIRE AREA** (ADs: 67, 68, 69, 91, 92, 93)

DANE 46, 47, 48, 76, 77, 78, 79, 80, 81 **SE CORNER** 

(SDs: 21, 22, 15, 11)

**EAST CENTRAL** 

(SDs: 13, 14, 18, 19)

**SOUTH MILWAUKEE** 

(ADs: 19, 20, 21)

MKE/WAUKESHA BURBS (ADs: 82, 83, 84, 97, 98, 99)

WAUSAU/POINT (ADs: 85, 86, 70, 71, 72)

**FOX CITIES** (ADs: 55, 56, 57, 52, 53, 54) **SUBURBS** 

(SDs: 9, 20, 28, 33)

**SOUTH WEST & CENTRAL** 

(SDs: 17, 32, 16, 26, 27)

DARLING/VUKMIR (ADs: 22, 23, 24, 13, 14, 15)

LAKESHORE

(ADs: 25, 26, 27, 58,59, 60)

**NW CORNER** (ADs: 87, 73, 74, 75)

OLSEN/FITZGERALD (ADs: 40, 41, 42, 37, 38, 39) **NORTH EAST** 

(SDs: 1, 2, 12, 30)

**AFRICAN-AMERICAN** (ADs: 10, 11, 12, 16, 17, 18)

RACINE/KENOSHA (ADs: 61, 62, 63, 64, 65, 66)

**GREEN BAY** (ADs: 2, 4, 5, 88, 89, 90)

> **WEST COAST** (ADs: 28, 29, 30)

LAX/SCHULTZ (ADs: 49, 50, 51, 94, 95, 96)





## Conference Call: 4:30pm CT / 5:30pm ET

1 message

Andy Speth <adspeth@hotmail.com>

Tue, Jun 14, 2011 at 9:53 AM

To: Judi Rhodes <jrhodes@wisgop.org>, tottman@gmail.com, gustron@yahoo.com, adamfoltz@gmail.com

Thank you for being available to participate in the call this afternoon with the Speaker, the Majority Leader and Congressman Ryan. The purpose of the call is to get everyone on the same page as far as the process and timing of the congressional redistricting map is concerned.

Call-in: <u>1-866-521-8154</u> Pass code: 585571





### Timeline

1 message

Andy Speth <adspeth@hotmail.com>

Wed, Jun 15, 2011 at 5:52 PM

To: Judi Rhodes <jrhodes@wisgop.org>, Tad Ottman <tottman@gmail.com>, Andy Gustofson <gustron@yahoo.com>, Adam Foltz <adamfoltz@gmail.com>

To keep all of us in the loop at the staff level, I want to share with you the feedback I received from Congressman Ryan regarding the conversation he had this morning with the Speaker and the Majority Leader. Our understanding is that the Senate will pass the congressional bill next week and the Assembly the following week. That being case, please let me know what I can do to help execute the legislative strategy. I will be in Wisconsin all of next week and I am at your disposal to assist in anyway you deem appropriate. If you can give me advance notice as to when the bill will be introduced and also when it will be scheduled for votes, I'd really appreciate it so that I can brief our Members and their staffs in preparation for dealing with media inquires. To aid your efforts, tomorrow, I will forward to each of you talking points in support of the congressional plan. Thanks for all the work you are doing to accomplish a very aggressive legislative agenda this month.

Feel free to call, e-mail or text (608-201-3600) at anytime with any questions, concerns or comments. Thanks again, Andy





### falking points

Andy Speth <adspeth@hotmail.com>

Tue, Jun 21, 2011 at 1:31 PM

To: Tad Ottman <tottman@gmail.com>, Adam Foltz <adamfoltz@gmail.com>

- 1) The proposed map is fair and legal.
- 2) The district lines have been drawn to comply with the U.S. Constitution, which requires a standard of one person, one vote. In other words, all congressional districts must have population equality. The same number of people reside in each congressional district within each state based on the state's population. In Wisconsin, the population per district must be 710,873.
- 3) The current congressional map splits 11 counties, the proposed map splits 12. The current congressional map splits 19 census places (municipalities). The proposed congressional map splits 17 census places (municipalities). 15 splits are to preserve county lines from being split and 2 splits are made to achieve 0 deviation (Bayside and New Berlin).
- 4) The proposed map reflects a population loss in the City of Milwaukee causing most districts on the southern half of the state to shift north and west and most districts on the northern half of the state to shift south and east.
- 5) The proposed map keeps the current political make-up of the districts intact. The 7 districts won by President Obama remain Democratic districts and the 1 district won by Senator McCain remains Republican.





### **Maps**

2 messages

tottman <tottman@gmail.com>

To: adam foltz <adamfoltz@gmail.com>

Thu, Jul 7, 2011 at 11:23 AM

4 attachments

包 <sub>91K</sub> Menasha streets.pdf

appleton streets.pdf 69K

neenah streets.pdf **担** 103K

Appleton alternative.pdf 345K

lam Foltz <adamfoltz@gmail.com> o: Michelle Litjens <michlit99@gmail.com> Thu, Jul 7, 2011 at 12:44 PM

Michelle,

As per our conversation, here are the maps in question.

Please delete these when you are done and don't share with anyone outside of Robin, Fitz and I.

Thanks,

Adam

- Forwarded message -From: tottman <tottman@gmail.com> Date: Thu, Jul 7, 2011 at 11:23 AM

Subject: Maps

To: adam foltz < adamfoltz@gmail.com >

4 attachments

Menasha streets.pdf

appleton streets.pdf

69K

RPTR BB For the Record, Inc. (608) 833-0392

neenah streets.pdf 103K



Appleton alternative.pdf 345K

#### Foltz, Adam

ont:

Welhouse, Andrew Friday, July 08, 2011 1:10 PM

o: Subject: Welhouse, Andrew Reapportionment Background Info

Media: for your background purposes ONLY. Please contact myself or John Jagler in Rep. Fitzgerald's offices with any specific questions, or for any attribution requests.

#### These new proposed reapportionments are:

• **Required:** The legislature is required to reapportion the legislative and congressional districts every ten years following the results of the decennial census.

• Legal: The reapportioned districts reflects the constitutional principle of "one person, one vote," with compact, contiguous districts that preserve communities of interest. The proposed legislation meets all the statutory and constitutional requirements for reapportionment.

• Timely: At least 20 other states are already further along than Wisconsin in this process, including all of our surrounding states "[1][1]. Eight states already have new reapportionment signed into law. In fact, former Democrat Senate Majority Leader Judy Robson has filed suit over the Legislature's failure to act thus far.

#### **Highlights:**

- - **Constitutionally Required:** Article IV, sec. 2-5 of the Wisconsin Constitution requires the legislature to reapportion each house at the first session following the federal decennial census. State legislatures are tasked with reapportionment in 37 states.
    - Population Shifts Require New Reapportionment:
      - Since 2000, Wisconsin has gained more than 323,000 residents.
      - Parts of the state have grown, others have shrunk, and populations have moved from one district to another. In brief:
        - Milwaukee is losing population
        - Dane County is gaining population, and is overpopulated by as much as 40,000 people
        - The Twin Cities exurbs are gaining population
        - Northern Wisconsin is losing population
        - The Fox Valley suburbs are gaining population
      - The constitution requires one person, one vote, so the reapportionment has to be updated to reflect changing demographics.
  - Fair Districts: The proposed legislation contains districts that are of substantially equal populations, compact and contiguous, and sensitive to minority representation.
    - Deviation Range: The US Federal Court in 2002 drew districts that had a total deviation range of 1.58%. The total deviation range on this plan is 0.76% or well within the standard established by the federal court. The Mean Deviation range is 93 people in the Assembly (0.16 percent) and 149 in the Senate (0.09 percent).
  - Court Challenge: The Democrats have shown this session that they will take just about anything to court when they can't stop it in the Legislature: the budget repair bill, photo ID, recall petitions, etc. A legal challenge, no matter how spurious, is likely. That's why the



Republicans retained legal counsel at the onset, to advise the process to ensure that the districts are is fully compliant with every legal requirement.

- o In 2002, taxpayers were on the hook for more than \$2 million in attorney fees because of court challenges. These districts aim to avoid that unnecessary cost.
- The amount that has been put into escrow is not a fair assessment of real cost: the final bill for services has yet to be determined and any money put aside for that purpose that is not expended will be returned to the state.

#### Timing:

- New reapportionments have already been signed into law and approved in EIGHT states, including:
  - o Illinois June 24
  - o Oklahoma May 20
  - o Oregon June 13
  - o Nebraska May 26
  - o Iowa April 19
  - o Indiana May 10
  - Virginia April 29
  - o Louisiana June 28
- Additionally:
  - o Reapportionment has been signed into law by the governor but have not been approved or given preclearance in **Alaska**, **Texas** and **South Carolina**.
  - Mississippi's proposal has passed the legislature, waiting for signature by the governor.
  - Nevada, Minnesota and New Jersey are already partway through the process, but tied up in litigation
  - o California has released a draft proposal.
  - o The full state-by-state map can be found: http://redistricting.lls.edu/index-state.php

#### Requirements:

- **Equal Population Districts:** The U.S. Supreme Court has held that the U.S. Constitution requires legislative districts to be "as nearly equal in population as practical."
- Minority Representation: The federal Voting Rights Act of 1965 requires that reapportionment may not result in the denial or abridgment of any voting right based on race, color or minority status. District lines may not be drawn in a way that results in "packing" minorities into a small number of districts, nor "fracturing" minorities into districts made up primarily of nonminorities.
- **Compact, Contiguous Districts:** WI Statute 4.001(3) requires that districts give "due consideration to the need for contiguity and compactness of area."

#### **Prior Sessions:**

• For a full rundown of the legislative process in every decade since the 1950s, see the LRB memo from July, 2010 linked here: <a href="http://legis.wisconsin.gov/lrb/pubs/im/10im4.pdf">http://legis.wisconsin.gov/lrb/pubs/im/10im4.pdf</a>

• PARTISANSHIP IN 1983... In 1982, A Democratic-controlled legislature and a Republican governor were unable to agree on a legislative plan, so a 3-judge federal panel in June 1982 promulgated a legislative reapportionment plan. BUT, that election gave the Democrats control of the Assembly, Senate and governor's office. So in July 1983, the Democrats introduced a NEW proposal for NEW districts on July 11, which was passed three days later and signed into law the following day on July 15. (1983 Wisconsin Act 29). That new reapportionment superceded the old version, which was already in place and used for the 1982 election.

#### Timeline in 1983:

- 7/11, SSAB 1 introduced by Committee on Assembly Organization by request of Governor Anthony Earl
- 7/11, Public hearing held by Assembly Committee on Elections
- 7/11, Executive session held

Notes: Assembly introduced proposals which, had public hearing and executive session all in the same day. They did not provide 24-hour notice of public hearing.

- 7/12, SSAB 1 referred to the Assembly calendar
- 7/13, Assembly takes up SSAB 1
- 7/14, Assembly debates throughout the night and passes it 51-44, around 2:45 am

Notes: Assembly passed SSAB 1 in the dead of the night

- 7/14, Public hearing held by Senate Committee on Urban Affairs and Government Operations
- 7/14, Executive session held
- 7/14, Senate concurs in SSAB 1 on a 17-11 vote

Notes: Again, senate holds hearing, executive session and votes on the bill all in the same day. Doubtful that 24-hour notice was given for public hearing. Sen. Cullen was Senate Majority Leader and Sen. Risser was Senate President. Democratic-controlled legislature introduces and passes reapportionment plan in four days.

- 7/15, Governor Earl signs SSAB 1 (Act 29)
- 7/19, Secretary of State La Follette publishes Act 29
- Legislative Gridlock has forced some other unusual circumstances in previous decades:
  - The state Supreme Court was forced to intervene following partisan gridlock following the 1960 census;
  - o A U.S. District Court had to promulgate the legislative reapportionment in 1992; and
  - o The U.S. District Court again had to promulgate the legislative districts in 2002.

# \*\*Full State-by-State list of procedures and requirements available here: http://www.senate.mn/departments/scr/redist/redprof/profiles.htm#WI

### Dem Alternatives:

- Dems were given the exact same software and hardware as the Republicans. It's certainly fair to ask: what did they do with that hardware and software?
- The availability of technology and the Internet could provide for any number of alternative, citizen-produced alternatives: there's even a "reapportionment app" available for free on the Internet. [12][5][5][5][5][6] Florida and Idaho have made apps freely available for their states.
- The Democrats have already filed federal lawsuits to challenge the EXISTING districts.
- In the 2009-10 session, Senate Democrats approved spending \$189,000 in reapportionment-related legal expenses. It's certainly fair to ask :what did they spent that money on?

M4[2] The Hill http://thehill.com/blogs/ballot-box/redistricting/168397-illinois-proposed-redistricting-map-becomes-official

v[5][3] http://db1.stateline.org/images/3\_10b.swf

vil6][4] Brennan Center: http://www.brennancenter.org/content/pages/who draws the lines1

http://redistricting.lls.edu/index-state.php

Stateline.org: the Rise of do-it-yourself Redistricting http://stateline.org/live/details/story?contentId=547258

<sup>&</sup>quot;Dave's Redistricting App" available for every state but Alaska.



### heat maps

2 messages

#### tottman <tottman@gmail.com>

Sat, Jul 9, 2011 at 11:12 AM

To: adam foltz <adamfoltz@gmail.com>

I spoke to Jensen's Hispanic contact, Jesus Rodriguez. Along with the heat map from Milwaukee, he was interested in heat maps at least from Racine, and maybe from Waukesha and Madison to show that those communities aren't fractured.

I'll be in early afternoon, but if you have time to look at that we can put all that together today.

#### adamfoltz@gmail.com <adamfoltz@gmail.com>

Sat, Jul 9, 2011 at 11:46 AM

Reply-To: adamfoltz@gmail.com
To: tottman < tottman@gmail.com>

Just a heads up. I'm getting a late start today, so I won't have all that much done by the time you get there.

Sent via BlackBerry by AT&T

From: tottman < tottman@gmail.com > Date: Sat, 9 Jul 2011 11:12:24 -0500
To: adam foltz<adamfoltz@gmail.com >

Subject: heat maps [Quoted text hidden]



2/15/11+



Adam Foltz <adamfoltz@gmail.com>

# Milwaukee county hispanic heat map

1 message

Adam Foltz <adamfoltz@gmail.com>

Sat, Jul 9, 2011 at 6:32 PM

To: tad ottman <tottman@gmail.com>

Hispanic Voting Age Population - Heat Map.pdf 包 442K

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Re: FW: amendments for friday executive session

Back to messages

To see messages related to this one, group messages by conversation.

tad ottman

To Jim Troupis, Taffora, Raymond P (22244), McLeod, Eric M (22257), adam foltz, joeminocqua@msn.com

7/14/11 Reply [

**Current Districts:** 

SD 21 Total Population 22,835 Black 21, 118 Hispanic for 43,953 Black plus Hispanic.

That combined is 26% of the district population, with the district under ideal population by 5,598 persons.

SD 22 Total Population 12,289 Black 20,653 Hispanic for 32,942 Black plus Hispanic.

That combined is 18.2% of the district population with the district over ideal population by 7,686 persons.

New Districts:

SD 21 Total Population 7,027 Black 10,039 Hispanic for 17,066 Black plus Hispanic.

That combined is 9.9% of the district population.

SD 22 Total Population 28,086 Black 31,642 Hispanic for 59,728 Black plus Hispanic.

That combined is 34.7% of the district population.

My recollection is that 30 percent VAP is the threshold for an influence district.

On Thu, Jul 14, 2011 at 2:03 PM, Jim Troupis < irroupis@troupisiawoffice.com > wrote:

That is much better than I thought, with HVAP of 28.71 for all minorities, and an improvement over both prior districts in both minority categories.

While not directly relevant, what is the Total Minority population for those districts.

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In the past, what has been considered minimal "influence" on a % basis, if you recall? Something to arm the Senators with.

Jim

Troupis Law Office LLC

7609 Elmwood Ave

Suite 102

Middleton, WI 53562

608.807.4096

jrtroupis@troupislawoffice.com

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From: tottman [mailto:tottman@gmail.com]
Sent: Thursday, July 14, 2011 1:57 PM

To: Jim Troupis

Cc: Taffora, Raymond P (22244); McLeod, Eric M (22257); adam foltz; joeminocqua@msn.com

Subject: Re: FW: amendments for friday executive session

The bills are available for download in PDF form on the legislature's website (lower left part of the screen): <a href="http://legis.wisconsin.gov/">http://legis.wisconsin.gov/</a>

If you have trouble printing them, I can try to grab pdf's and forward them.

In terms of the Minority Numbers. The Current Senate Districts are as follows:

SD 21: BVAP: 11.91% HVAP: 9.96%

SD 22: BVAP: 5.44% HVAP: 8.94%

SB 148 Minority numbers:

SD 21: BVAP: 3.49% HVAP: 4.49%

SD 22: BVAP: 14.01% HVAP: 14.71%

I think we have a great case to make that we have strongly Improved minority Influence in the new Senate seat.

On Thu, Jul 14, 2011 at 1:28 PM, Jim Troupis < <a href="mailto:rroupis@troupislawoffice.com">irroupis@troupislawoffice.com</a> wrote:

Tad,

Could you please resend SB148, 149 and 150?

Also, based on discussions I had this morning it appears the other side is going to challenge based on the disenfranchisement. (among other ideas they are

tossing around)

What is the minority number of the new Racine/Kenosha seat, compared with the prior minority numbers of the old Racine and Kenosha county based seats?

Jim

Troupis Law Office LLC

7609 Elmwood Ave

Suite 102

Middleton, WI 53562

608.807.4096

#### jrtroupis@troupislawoffice.com

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From: tottman [mailto:tottman@gmail.com]

Sent: Thursday, July 14, 2011 1:00 PM

To: Taffora, Raymond P (22244); McLeod, Eric M (22257); Jim Troupis; adam foltz; joeminocqua@msn.com

Subject: Fwd: FW: amendments for friday executive session

----- Forwarded message -----

From: Ottman, Tad < Tad.Ottman@legis.wisconsin.gov>

Date: Thu, Jul 14, 2011 at 12:58 PM

Subject: FW: amendments for friday executive session

To: tottman@qmail.com

----Original Message----

From: Reader, Chris

Sent: Thu 7/14/2011 12:53 PM

To: Esser, Jennifer; Wheaton, Doug; Laundrie, Julie; Tuschen, Terry

Subject: amendments for friday executive session

Attached are the known amendments we have in our office at this time.

SB148

a13941 by Zipperer (also have population statistics memo attached)

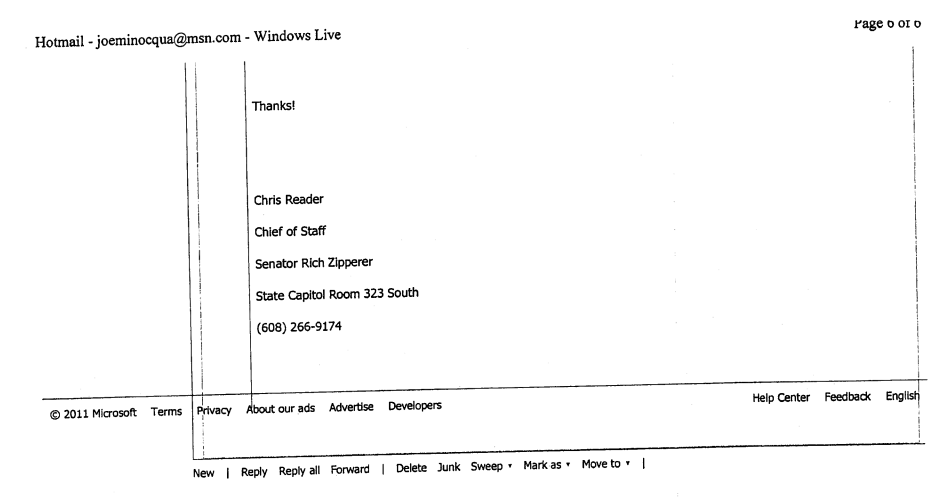
SB150

a13961 by Erpenbach

a13951 by Erpenbach

SB150 amendment by Zlpperer

If there are any other amendments coming forward, please have to our office by the end of the day today (6pm) for consideration. I will distribute any that come in as they are sent to me.



			Fina	a) Map				
		Assembly		Senate				
DISTRICT 99	73.35%	74.85%	Delta 1.50%	DISTRICT	54.04%	10W E2 720	Delta	
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59 83	52.74% 69.70%	68.31% 68.31%	-4.43% -1.39%		55.44%	55.23%	-0.21%	
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90	49.59%	40.40%	-9.19%		20.03%	20.95%	0.13%	
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45 <u> </u>	42.39%	40.08%	-2.31% -6.30%	41	38.38%	41.49%	3.11%	
80	42.15%	38.55%	-3.60%					
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65	45.44%	35.92%	-9.52%	2 10	<del>                                     </del>			
47.	48.69%	33.35%	-15.34%	29	52.00%	52.47%	0.47%	
66 78	59.12%	31.71%	-27.41% 16.75%					
8	22.39%	30.84%	8.09%	30	50.38%	50.55%	0.17%	
9	36.73%	29.14%	-7.59%	1 2 11				
19 48	29.15%	28.03%	-1.12% -0.47%	31	4E 004	44.94%	1.05%	
12	29.23%	27.51%	-0.47%		46.89%	44.94%	-1.95%	
17	13.21%	19.84%	6.63%					
77	11.91%	19.58%	7.67%	32	44.43%	44.63%	0.20%	
18	15.28%	14.94%	-4.65% -0.34%	· · · · · · · · · · · · · · · · · · ·				
76	24.29%	14.49%	-9.80%	33	68.84%	68.60%	-0.24%	
16	10.27%	12.59% 10.54%	2.32% -3.67%	A LL				
			3.0770	-				

Current N	fap	7.5	New Ma		
	Assembly	Senate		Assembly	Senate
Strong GOP (S5%+)	27	7	Strong GOP (55%+)	38	12
Lean GOP (52.1-54.9%):	13	8	New Lean GOP (52.1-54.9%):	14	5
Total GOP Seats (strong + lean):	40	15	Total GOP Seats (strong + lean):	52	17
Swing (48-52%):	19	5	New Swing (48-52%)	10	3
Lean DEM (45.1-47.9%):	7	3	New Lean DEM (45.1-47.9%):	4	1
Strong DEM (-45%):	33	10	Strong DEM (-45%):	33	12
Total DEM Seats (strong + lean):	40	13	Total DEM Seats (strong + lean):	37	13



			Milwauke	e Gaddie	4 16 11	V1 B			
DISTRICT	Gunent	New	Delta	2002	2004	2006	2008	2010	Cycles GOP
1 ===	51.15%	51.22%	0.07%	1 R	R	R	R	R	5
2	54.93%	53.82%	-1.11%	Rand	R.	R	D	TIP.	4
3	56.10%	55.81%	-0.29%	R	R	R	R	R.	5
4	53.31%	53.76% 55.30%	0.45%	R.	R	R	R	R	5
6	59.77%	59.49%	-0.28%	R	B	R	D R	R	5
7	48.20%	44,42%	-3.78%	D	D	D	0	D	0
8	22.39%	21.22%	-1.17%	D	D	. 0	D.,	. 0	0
9	36.73%	35.67%	-1.06%	D `	D.	D.,	O.	0	0
10	10.27%	16.52%	6.25%	0 :	D	. 9	D.	<u> </u>	0
12	11.91%	17.63% 24.92%	5.72% -4.31%	D_	D.	2	D	D	0
13	43.67%	55.57%	11.90%	D	D	D	D	D D	0
14	59.06%	54.40%	-4.66%	R.	R	R	R	R	5
15	48.21%	54.61%	6.40%	D	.5	Ð	D	. 0	0
16	14.21%	13.02% 22.95%	-1.19%	5	.D	D .D	D =	3	0
18	15.21%	15.86%	9.74% 0.58%	D	D	D D	D	. 0	0
19.	29.15%	26.71%	-2.44%	D 9	D	0	G, =	D	0
20	43.71%	41.73%	-1.98%	D	D	D. C	D	. D .	0
21	51.92%	52.85%	0.93%	u D	le R	E 2R	R	R	4
22	39.05%	56.14% 61.82%	17.09% 10.12%	D =	<b>■D.</b> ■	D	D	0	0
24	57.29%	55.27%	-12.02%	R	R	R	R	R	5
25	52.79%	53.33%	0.54%	D	_ D	0	D	I may be a	0
26	45.42%	54.99%	9.57%	.D	, b	E	D	uRa 4	1
27	59.20%	64.23% E4.04%	5.03%	R	R	Я	R	R	5
28	54.85% 51.32%	54.94% 50.92%	-0.40%	R	R	D R	. D	R	3
30	53.29%	53.81%	. 0.52%	R	R	R	R	R	4 5
31	67.57%	59.08%	-8.49%	R	R.	R	· R.	R	5
32	61:06%	62.14%	1.08%	R	R	Rade	LR S	R	5 5
33	72.24%	72.63% 53.00%	0.39% -1.51%	R	R	R	R	R	
35	52.30%	52.43%	0.13%	R	R	R	R	R	5 5
36	53.06%	56.44%	3.38%	R.	R	R	R	R	5
37	51.33%	55.61%	4.28%	R	R	_ 0	D	D	2
38	65.80%	59.84%	-5.96%	R	R	A	R	R	5
40	58.50%	55.95%	1.89% -2.55%	R	R	R	R	R R	5 5
41	60.60%	56.99%	-3.61%	T R Call	R.	R	R	B	5
42	48.54%	42.99%	-5.55%	R	R	R	D_	B	3
43	44.14%	44.59%	0.45%	R.	R	Ð	D	R	3
45	42.39%	37.27% 53.84%	0.53% 11.45%	D D	D D	D	0	R	1
46	42.07%	44.57%	2.50%	E .D.	. D	D	D	D" 1	0
47.	48.69%	39.36%	-9.33%	RF.	R	R	R	R	5
48	28.03%	27.24%	-0.79%	D	. D.	D	. 0 -	Said D	0
49 50	49.68%	49.93%	0.25% -0.31%	R	R. R.	D P R a	0 2 R	R	3
51	44.01%	47.13%	3.12%	R	-Re	1 D	D	R	
52	57.39%	57.88%	0.49%	R	PaRZ	R R	72.5°R°F 64	R	5
53	62.74%	63.58%	0.84%	R	R	R	TO R	E R	5
54 55	45.08%	45.28% 57.19%	0.20% 7.85%	R	R	D	.D	D 1	2
56	61.05%	54.12%	-6.93%	R	R	R	R	R	5 5
57	47.26%	46.45%	-0.81%	R.	Rad	R	D °	D	3
58	70.90%	70.79%	-0.11%	R	⊸ R	con Res	R	Ra	5
59 60	72.74% 58.12%	61.52%	-11.22%	R	- R	R	R	. R: □	5
61	35.98%	71.32%	3.20% -2.54%	D.	R	R	_ D	R :	5
62	44.35%	62.45%	18.10%	. 0	_ D	D	D	0	0
63	63.09%	56.78%	-6.31%	R	R	R I	R	R	5
64	35.66%	42.16%	6.50%	D.	D	D	.0.	0	. 0
66	45.44% 59.12%	36.00% 57.24%	-9.44% -1.88%	D. R	D .	- 0	Ω .	i Qui	0
67	51.72%	51.63%	-0.09%	R	R	R	R. I	R	5
68	45.01%	51.15%	6.14%	I I D	R	R	D.	R	3
69	54.06%	53.57%	-0.49%	R	R	R	R	R.	5
70 71	49.74%	50.00% 40.95%	0.26% -0.73%	D .	D	D :	0	0	0
72	49.03%	50.38%	1.35%	0	D	D	0	D _	0
73.	39.55%	40.05%	0.50%	D	0	0	D.	D	0
74	43.78%	45.03%	1.25%	D ]	D	D	D.	D	0
75 76	51.71% 24.29%	52.31%	0.60%	D 1	D'	D	, D	R	1
77	23.88%	20.80%	-3.49% 0.64%	D 1	D D	D .	. D	D	0
78	14.09%	17.18%	3.09%	D	U	۵.	D	( D )	0
79	37.49%	36.70%	-0.79%	0	D i	0	Ð	D	0
80	42.15%	39.44%	-2.71%	R	R	R	R	D	4
82	36.16% 58.59%	39.11% 55.72%	2.95% -2.87%	D R	D.	R.	R		. 0
83	59.70%	70.25%	0.55%	an market in	R	R	R	R	5
34	64.99%	61.26%	-3.73%	R' al	RIT	R	R	R	5
85	48.91%	47.54%	-1.37%	D.o.	6 D.	0	D	0	0
96 37	54.56%	55.31%	0.75%	R	R	R.	R	R	5
38	44.85%	53.42%	8.62%	R.	R A	R	R	R A	5 3
9	55.76%	55.58%	-0.18%	i. R	A R	R	R	n n	5
90	49.59%	40.13%	-9.46%	R	R	R	a R	R	5
91	45.87%	44.45% 53.85%	-1.42% 3.06%	D. D.	D	<b>D</b> 9 8	9	. 0	0
33	44.73%	39.55%	3.06% -5.18%	R	R	R D	0 3	D =	3
34	51.57%	51.93%	0.36%	R.	R I	Res 1	.D. =	R	3 5
5	36.02%	36.26%	0.24%	D	D	5 D 5	. D	<u>n</u>	0
	45.32%	46.24%	0.92%	R	R	R	R	d Ar s	5
96	EG OFF			R	R	R	10	8	-
96 97 98	59.96% 70.96%	52.39% 67.99%	2.43% -2.97%	R	R	R.	R	R	5 5

Safe GOP (55%+)     27       Lean GOP (52.1-54.9%):     13       Total GOP Seats (safe + lean):     40       Swing (48-52%):     19       New Swing (48-52%):     New Swing (48-52%):       Lean DEM (45.1-47.9%):     7       Safe DEM (-45%):     33       Safe DEM (-45%):     33	Current Map		New Map	
Total GOP Seats (safe + lean):  Swing (48-52%):  Lean DEM (45.1-47.9%):  Safe DEM (-45%):  33  Total GOP Seats (safe + lean):  New Swing (48-52%)  New Lean DEM (45.1-47.9%):  Safe DEM (-45%):	,	27		
Swing (48-52%): 19 New Swing (48-52%)  Lean DEM (45.1-47.9%): 7  Safe DEM (-45%): 33 Safe DEM (-45%):	Lean GOP (52.1-54.9%):	13	New Lean GOP (52,1-54,9%):	
Lean DEM (45.1-47.9%): 7 New Lean DEM (45.1-47.9%): Safe DEM (-45%): 33 Safe DEM (-45%):	Total GOP Seats (safe + lean):	40	Total GOP Seats (safe + lean):	
Safe DEM (-45%): 33 Safe DEM (-45%):	Swing (48-52%):	19	New Swing (48-52%)	
	Lean DEM (45.1-47.9%):	7	New Lean DEM (45.1-47.9%):	
Total DEM Seats (safe + lean): 40 Total DEM Seats (safe + lean):	Safe DEM (~45%):	33	Safe DEM (-45%):	
	Total DEM Seats (safe + lean):	40	Total DEM Seats (safe + lean):	

		Assembly	Final	Мар		Consta	
DISTRICT	Current	Assembly	Delta	DISTRICT	Lurgent	Senate	belta
1	51.15%	51.22%	0.07%		54.04%		
2	54.93%	54.84%	-0.09%				
4.	56.10%	55.58% 53.47%	-0.52% 0.16%		55.44%	55.23%	-0.21%
5	53.74%	54.28%	0.54%	1. , ,	55,447	33.237	-0.2176
6	59.77%	58.33%	-1.44%	2	40.00	20.00	
8	48.20%	45.38%	-2.82% 8.09%	3	40.52%	38.12%	-2.40%
9	36.73%	29.14%	-7.59%	-			
10	10.27%	12.59%	2.32%	4	17.58%	19.63%	2.05%
12	11.91%	19.58% 27.51%	7.67% -1.72%	2-1-1			1
13	43.67%	58.67%	15.00%	5	50.62%	57.72%	7.10%
14 15	59.06%	58.64% 55.48%	-0.42% 7.27%				<b> </b>
16	14.21%	10.54%	-3.67%	6	14.12%	15.55%	1.43%
17	13.21%	19.84%	6.63%	أسنين			
18	15.28%	14.94% 28.03%	-0.34% -1.12%	7	41.13%	40.53%	-0.60%
20	43.71%	43.12%	-0.59%	News tell	74.1379	-W.237	-0.0076
21	51.92%	52.94%	1.02%	D = 1	P3		
22	39.05%	57.64%	27.77% 5.94%	B. mand	52.82%	60.88%	8.06%
24	67.29%	58.49%	-8.80%	<u> </u>			
25 26	52.79% 45.42%	53.26% 55.97%	0.47% 10.55%	9	52.96%	55.19%	2.23%
27.	59.20%	56.19%	-3.01%	.415			
28	54.85%	55.00%	0.15%	10	53.14%	53.32%	0.18%
30	51.32%	50.97%	-0.35% 0.49%	2			
31	67.57%	56.33%	-11.24%	11	67.64%	60.13%	-7.51%
32	61.06% 72.24%	62.27%	1.21% -10.43%	- " D - 4			
34	54.51%	61.81% 55.22%	-10.43% 0.71%	12	53.37%	54.39%	1.02%
35	52.30%	52.99%	0.69%				
36	53.06%	54.84%	1.78% 6.78%	13	59.22%	60.17%	0.95%
38	65.80%	60.45%	-5.35%	1	33.2670	00.17%	U.33%
39	60.35%	62.00%	1.65%				
40	58.50%	58.07% 55.16%	-0.43% -5.44%	14	55.86%	56.02%	0.16%
43	48.54%	54.94%	6.40%	11 12 15			
44	44.14%	43.06% 37.22%	-1.08% 0.48%	15	41.20%	40.17%	-1.03%
45	42.39%	40.08%	-2.31%	entired v .			
46	42.07%	42.39%	0.32%	16	39.06%	34.13%	-4.93%
48	48.69%	33.35% 27.56%	-15.34% -0.47%				
49	49.68%	49.59%	-0.09%	17	48.46%	49.23%	0.77%
50 51	52.08% 44.01%	52.06% 46.23%	-0.02%				
52	57.39%	59.06%	2.22% 1.67%	18	54.96%	55.01%	0.05%
53	52.74% AF 0000	61.85%	-0.89%				
54 55	45.08%	45.22% 55.06%	0.14% 5.72%	19	53.32%	53.02%	-0.30%
56	61.05%	58.86%	-2.19%		55.32.70	55.0276	-0.30%
57 58	47.26% 70.90%	44.50% 70.54%	-2.76%	20	30 FEC:	ED 4500	1.000
59	72.74%	68.31%	-0.36% -4.43%	-U	70.55%	69.46%	-1.09%
60	58.12%	69.52%	1.40%	ا. س			
61 62	35.98% 44.35%	57.22% 56.56%	21.24% 12.21%	21	49.86%	57.77%	7.91%
63	63.09%	59.64%	-3.45%				
64 . 65	35.66%	42.72%		22	47.56%	36.97%	-10.59%
66	45.44%	35.92% 31.71%	-9.52% -27.41%	,			
67.	51.72%	51.67%	-0.05%	23	49.98%	51.75%	1.77%
68 69	45.01% 54.06%	49.38% 54.16%	4.37% 0.10%	5 - I			
70	49.74%	50.73%		24	46.72%	47.51%	0.79%
71	41.68%	40.72%	-0.96%	2125 B 1			
73.	49.03%	51.49% 40.16%	2.46% 0.61%	25	44.88%	44.88%	0.00%
74	43.78%	42.89%	-0.89%		77.00/0	77.007	U,UU76
75 76	51.71%	52.18%	0.47%	26	30.555	20.00	
77	24.29%	14.49%	-9.80% -4.65%	26	20.85%	20.98%	0.13%
78	14.09%	30.84%	16.75%				
79 80	37.49% 42.15%	41.80%	4.31% -3.60%	27	38.38%	41.49%	3.11%
81	36.16%	44.56%	8.40%	k j			
82 83	58.59%	57.08%	-1.51%	28	64.48%	60.93%	-3.55%
84	59.70% 64.99%	57.10%	-1.39% -7.89%	a far iffe			
85	48.91%	48.38%	-0.53%	29	52.00%	52.47%	0.47%
86 87	54.56% 52.16%	55.08% 53.74%	0.52%				
88	44.85%	53.74%	1.58% 8.34%	30	50.38%	50.55%	0.17%
89	55.76%	55.73%	-0.03%				V.27/4
90	49.59%	40.40%	-9.19% -6.30%	21	46 000	** ***	
92	50.79%	44.30%	-6.30% -6.49%	31	46.89%	44.94%	-1.95%
93	44.73%	51.10%	6.37%				
94	36.02%	51.91%	0.34%	32	44.43%	44.63%	0.20%
96	45.32%	46.40%	1.08%				
97 = 1	59.96%	62.91%		33	68.84%	68.60%	-0.24%
99	70.96%	57.02% 74.85%	-3.94% 1.50%	ادان احالا الله			

Current N	fap	- 1	New M	ID.	
	Assembly	Senate		Assembly	Senate
Strong GOP (55%+)	27	7	Strong GOP (55%+)	38	12
Lean GOP (52.1-54.9%):	13	8	New Lean GOP (52.1-54.9%):	14	5
Total GOP Seats (strong + lean):	40	15	Total GOP Seats (strong + lean):	52	17
Swing (48-52%):	19	5	New Swing (48-52%)	10	3
Lean DEM (45.1~47.9%):	7	3	New Lean DEM (45.1~47.9%):	4	1
Strong DEM (-45%):	33	10	Strong DEM (-45%):	33	12
Total DEM Seats (strong + lean):	40	13	Total DEM Seats (strong + lean):	37	

	Milwaukee_Gaddle_				T			
DISTRICT		Assembly	Delta	Patrick Co.		Senate	B.T.	
1	51.15%		0.07%	DISTRICT	54.049		-0.56%	
2	54.93%	53.82%	-1.11%		34.047	33.40%	-5.50%	
4	56.10%		0.29%		FF 4			
5	53.31%		0.45% 1.56%		55.449	54.14%	-1.30%	
6	59.77%		-0.28%		i			
7	48.20%	44.42%	-3.78%	3	40.52%	37.54%	-2.98%	
9	22.39%		-1.17% -1.06%	1,00		1	<b> </b>	
10	10.27%	16.52%	6.25%		17.589	19.41%	1.83%	
11	11.91%		5.72%	e Sei		+		
13	29.23%	24.92% 55.57%	-4.31% 11.90%		50.62%	54.90%	4.28%	
14	59.06%	54.40%	-4.66%	1 m2 m		3.13076	-120/8	
15	48.21%	54.61% 13.02%	6.40% -1.19%	6	14.12%	17.86%	3 ***	
17	14.21%		-1.19% 9.74%		14.129	17.86%	3.74%	
18	15.28%	15.86%	0.58%	Eq.				
19 20	29.15%	26.71% 41.73%	-2.44% -1.98%	/	41.13%	39.65%	-1.48%	
21	51.92%	52.85%	0.93%					
22	39.05%	56.14%	17.09%	8	52.82%	62.31%	9.49%	
24	51.70% 67.29%	61.82% 55.27%	10.12% -12.02%					
25	52.79%	53.33%	0.54%	9	52.96%	57.67%	4.71%	
26 27	45.42% 59.20%	54.99% 64.23%	9.57% 5.03%	2	2	<del></del>		
28	54.85%	54.94%	0.09%	10	53.14%	53.30%	0.16%	
29	51.32%	50.92%	-0.40%	6 No.	4			
30	53.29% 67.57%	53.81%	0.52% -8.49%	11	67.64%	58.42%	-9.22%	
32	61.06%	62.14%	1.08%	To the same	07.04%	30.42%	-9.22%	
33	72.24% 54.51%	72.63%	0.39%	13	1			
34 35	54.51% 52.30%	53.00% 52.43%	-1.51% 0.13%	14.	53.37%	53.91%	0.54%	
36	53.06%	56.44%	3.38%		1			
37	51.33% 65.80%	55.61% 59.84%	4.28%	13	59.22%	59.19%	-0.03%	
39	65.80%	59.84% 62.24%	-5.96% 1.89%	19 0	9	<u> </u>		
40	58.50%	55.95%	-2.55%	14	55.86%	56.06%	0.20%	
41.	50.60%	56.99% 42.99%	-3.61% -5.55%	AL.				
43	48.54%	42.99%	-5.55% 0.45%	15	41.20%	40.45%	-0.75%	
44	36.74%	37.27%	0.53%	200 0			2.73/8	
45	42.39%	53.84% 44.57%	11.45% 2.50%	16	39.06%	30.00	2 50-	
47.	48.69%	39.36%	-9.33%		39.06%	36.54%	-2.52%	
48	28.03%	27.24%	-0.79%	17				
49. 50	49.68%	49.93%	0.25% -0.31%	17	48.45%	49.58%	1.12%	
51	44.01%	47.13%	3.12%	No.				
52 53	57.39%	57.88% 63.58%	0.49%	18	54.96%	55.18%	0.22%	
54	62.74% 45.08%	63.58% 45.28%	0.84% 0.20%				——	
55	49.34%	57.19%	7.85%	19	53.32%	52.56%	-0.76%	
56 57	61.05% 47.26%	54.12% 46.45%	-6.93% -0.8 <b>1</b> %	· · · · · · · · · · · · · · · · · · ·				
58	70.90%	70.79%	-0.81%	20	70.55%	68.06%	-2.49%	
59	72.74%	61.52%	-11.22%	0 (4)	1			
60 61	58.12% 35.98%	71/32%	3.20% -2.54%	21	49.86%	58.82%	8.96%	
67	44.35%	62.45%	18.10%		13.00%	Ja.0476	d.50%	
63	63.09%	56.78%	-6.31%	22				
65	35.66% 45.44%	42.16%	6.50% -9.44%	44	47.56%	37.34%	-10.22%	
66	59.12%	57.24%	-1.88%	0 5 1 12	1			
67 68	51.72% 45.01%	51.63% 51.15%	-0.09% 6.14%	23	49.98%	51.78%	1.80%	
69	54.06%	51.15%	6.14% -0.49%					
70	49.74%	50.00%	0.26%	24	46.72%	46.21%	-0.51%	
71 72	41.68%	40.95%	-0.73% 1.35%		1	<b>—</b>		
73	39.55%	40.05%	0.50%	25	44.88%	45.67%	0.79%	
74 75	43.78%	45.03%	1.25%					
76	51.71% 24.29%	52.31%	0.60% -3.49%	26	20.85%	20.85%	0.000	
77	23.88%	24.52%	0.64%		20.53%	£U.65%	0.00%	
78 79	14.09%	17.18%	3.09%	27				
80.	37.49% 42.15%	36.70% 39.44%	-0.79% -2.71%	61. 0	38.38%	39.67%	1.29%	
81	36.16%	39.11%	2.95%					
82	58.59%	55.72% 70.25%	-2.87% 0.55%	28	64.48%	62.55%	-1.93%	
84	64.99%	61.26%	-3.73%					
85	48.91%	47.54%	-1.37%	29	52.00%	54.17%	2.17%	
86 <sup></sup>	54.56% 52.16%	55.31% 53.42%	0.75% 1.26%	E Y II				
88 - 16	44.85%	53.42%		30	50.38%	52.62%	2.24%	
89	55.76%	55.58%	-0.18%	200				
90	49.59% 45.87%	40.13%	-9.46% -1.42%	31	AE DOS	44 555		
92	50.79%	53.85%	3.06%		46.89%	44.98%	-1.91%	
93	44.73%	39.55%	-5.18%	i i ii fii				
95	51.57% 36.02%	51.93% 36.26%	0.36%	54 0.	44.43%	44.60%	0.17%	
6	45.32%	46.24%	0.24%	un s				
97	59.96%	62.39%	2.43%	33	68.84%	67.97%	-0.87%	
98	70.96%	67.99% 69.84%	-2.97% -3.51%		<del> </del>	$ \perp$		
		43/4/4	-3.3176					

Current	Map		New Ma	9	
	Assembly	Senate		Assembly	Senate
Safe GOP (55%+)	27	7	Safe GOP (55%+)	34	10
Lean GOP (52.1-54.9%):	13	8	New Lean GOP (52.1-54.9%):	18	8
Total GOP Seats (safe + lean):	40	15	Total GOP Seats (safe + lean);	52	18
Swing (48-52%):	19	5	New Swing (48-52%)	9	2
Lean DEM (45.1-47.9%):	7	3	New Lean DEM (45.1-47,9%);	6	2
Safe DEM (~45%):	33	10	Safe DEM (-45%):	32	11
Total DEM Seats (safe + lean):	40	13	Total DEM Seats (safe + lean):	38	13

		Assembly		e_Gaddie_4_16_11_V1_B Senate				
DIST	RICT	New	Delta	DISTRICT	anner -	New	bolta	
1	51.15%		0.07%	1.97	54.049	53.48%	-0.569	
3.	54.93%		-1.11% -0.29%			<del> </del>		
4	53.31%		0.45%		55.449	54.15%	-1.29%	
6	59.77%		1.57%	E				
7	48.20%		-6.30% -3.78%	3	40.529	37.54%	-2.98%	
8	22.39%		-1.17%	bar la l	40.527	37.347	-2.56%	
10	36.73%		-1.06%	E RAT ON				
11.	10.27%		6.25% 5.72%	4	17.58%	19.41%	1.83%	
12	29.23%		-4.31%					
13	43.67%	55.57%	11.90%	5	50.62%	54.90%	4.28%	
15	59.06% 48.21%	54.40%	-4.66% 6.40%					
16	14.21%	13.02%	-1.19%	6	14.12%	17.86%	3.74%	
17	13.21%	22.95%	9.74%					
18	15.28%	15.86%	0.58% -2.44%	7.	A1 120/	30 cray	1.400	
20	43.71%	41.73%	-1.98%		41.13%	39.65%	-1.48%	
21	51.92%	52.85%	0.93%					
23	39.05%	56.14% 61.82%	17.09% 10.12%	8	52.82%	62.31%	9.49%	
24	67.29%	69.84%	2.55%	E ?		<del> </del>		
25	52.79%	53.33%	0.54%	9	52.96%	57.67%	4.71%	
26	45.42%	54.99% 64.23%	9.57% 5.03%	le.				
28	54.85%	54.94%	0.09%	10	53.14%	53.30%	0.16%	
29	51.32%	50.92%	-0.40%				0.1075	
30	53.29% 57.57%	53.81%	0.52% -11.52%	11	67.64%	FB 400/		
32 🔛	61.06%	62.73%	1.67%	44	67.64%	58.19%	-9.45%	
33	72.24%	56.31%	-15.93%	1.16.				
34 35	54.51% 52.30%	53.44%	-1.07% 0.99%	12	53.37%	53.89%	0.52%	
36	53.06%	55.07%	2.01%	100 E.				
37	51.33%	60.43%	9.10%	13	59.22%	61.69%	2.47%	
38	60.35%	62.52%	-3.28% 1.69%	1.000				
40	\$8.50%	55.67%		14	55.86%	55.64%	-0.22%	
41	60.60%	55.29%	-5.31%	ن شاید			0.2270	
43	48.54%	55.97% 38.55%	7.43% -5.59%	16	41 2000	20.750/	2.050	
44	36.74%	37.27%	0.53%		41.20%	38.75%	-2.45%	
45	42.39%	40.82%	-1.57%	100				
47	42.07%	44.57% 39.36%	2.50% -9.33%	16	39.06%	36.54%	-2.52%	
48.	28.03%	27.24%	-0.79%	1				
49	49.68%	49.74%	0.06%	7 8 1	48.46%	49.23%	0.77%	
50	52.08%	51.90% 46.20%	-0.18% 2.19%	21				
52	57.39%	57.88%	0.49%	8	54.96%	55.05%	0.09%	
53	62.74%	52.78%	0.04%	23 had				
54 55	45.08%	45.19%	0.11% 8.60% 1	0	53.32%	E3.50%	0.760	
56	61.05%	53.44%	-7.61%		33,32,4	52.56%	-0.76%	
58	47.26%	46.45%	-0.81%	1				
59	70.90%	70.79% 61.52%	-0.11% 2 -11.22%	0	70.55%	68.06%	-2.49%	
60	58.12%	71.32%	3.20%	o   11		-		
62	35.98%	57.24%		1	49.86%	57.79%	7.93%	
63	44.35% 63.09%	59.48%	15.13% -6.31%					
64	35.66%	42.16%	6.50% 2	2	47.56%	37.34%	-10.22%	
65 66	45.44%	36.00%	-9.44%	es p				
67	51.72%	33.44%	-25.68% -0.09% 2	3	49.98%	51.75%	1 779/	
68	45.01%	50.00%	4.99%		43.5076	31./3%	1.77%	
70	54.06% 49.74%	53.67%	-0.39%					
71 72	41.68%	47.54%	-2.20% 2 -0.67%	- 111	46.72%	46.64%	-0.08%	
72	49.03%	51.69%	2.66%	, d				
73	39.55% 43.78%	40.05%	0.50% 2	5	44.88%	45.67%	0.79%	
75	51.71%	45.03% 52.31%	0.60%	1 4				
76	24.29%	20.80%	-3.49% 2	5	20.85%	20.85%	0.00%	
77	23.88%	24.52%	0.64%					
79	14.09%	17.18%	3.09% -0.79% 21	7	38.38%	AD AFEL	3.0364	
90	42.15%	40.32%	-1.83%	. 2	20.3378	40.45%	2.07%	
81	36.16%	44.54%	8.38%					
33	69.70%	55.72% 70.15%	-2.87% 28 0.45%	- 1	64.48%	62.49%	-1.99%	
34	64.99%	61.26%	-3.73%	À 2				
35	48.91%	53.65%	4.74% 29		52.00%	54.23%	2.23%	
17	54.56%	55.47%	0.91%	1				
8	44.85%	58.65%	13.80% 30	. ()	50.38%	52.29%	1.91%	
19	55.76%	55.58%	-0.18%	FE I				
1	49.59%	40.13%	-9.46% 31	0.i	45 809/	44 0494	4.05-1	
2	50.79%	39.55%	-11.24%		46.89%	44.94%	-1.95%	
4	44.73%	51.15%	6.42%	- 1.1				
5	36.02%	51.93% 36.26%	0.36% 32	a sk	44.43%	44.63%	0.20%	
	45.32%	46.40%	1.08%		-			
6 =	13.3276		-					
7 8	\$9.96% 70.96%	62.39% 67.99%	2.43% 33 -2.97%		68.84%	67.98%	-0.86%	

Current	Мар		New Map		
	Assembly	Senate	The Committee Co	Assembly	Senate
Safe GOP (55%+)	27	7	Safe GOP (55%+)	35	10
Lean GOP (52.1-54.9%):	13	8	New Lean GOP (52.1-54.9%):	17	8
Total GOP Seats (safe + lean):	40	15	Total GOP Seats (safe + lean):	52	18
Swing (48-52%):	19	5	New Swing (48-52%)	9	2
Lean DEM (45.1-47.9%):	7	3	New Lean DEM (45.1-47.9%);		2
Safe DEM (-45%):	33	10	Safe DEM (-45%):	32	11
Total DEM Seats (safe + lean):	40	13	Total DEM Seats (safe + lean):	38	13

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	120	<i>)</i>	UU4	-+1,	~=																																																
55	54	53	52	51	50	49	48	47	46	45	44	43	42	41	40	39	38	37	36	35	34	33	32	31	30	29	28	27	26	25	24	23	22	21	20	19	10	16	15	14	13	12	11	10	9	00	7	ש ני	T I	. W	2	1 7575 13	DISTRICT
54,157	54,863	59,677	56,377	57,753	59,182	55,456	61,400	61,700	65,835	59,610	53,057	57,584	57,975	55,581	55,223	56,515	59,797	58,965	50,788	52,716	53,812	59,460	60,157	61,755	66,560	66,814	59,273	56,118	52,702	53,380	57,065	55,249	53.017	60,177	54,999	56,827	70,207	52,510	53,448	52,656	53,867	55,275	52,178	51,419	60,880	54,616	55,825	55.963	61.133	65,789	61,009	54,189	TAPERSONS
41,300	44,297	47,306	43,675	43,315	45,412	43,595	48,142	45,929	48,520	43,772	40,236	45,820	45,414	43,871	42,465	43,536	45,281	44,930	40,490	41,269	43,952	44,026	45,294	46,033	50,183	51,198	44,984	43,299	39,353	41,291	43,942	41,766	40.824	46,333	43,506	51,819	31 760	40,336	42,383	41,618	41,829	38,661	34,491	37,060	42,141	35.887	44,809	43.240	44,821	47,757	45,817	42,835	PERSONS18
5/,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57.444	57,444	57,444	57,444	27,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57,444	57.444	57,444	57,444	57,444	57,444	57,444	57,444	Target
-5.72%	4.49%	3.89%	-1.86%	0.54%	3.03%	-3.46%	6.89%	7.41%	14.61%	3.77%	-7.64%	0.24%	0.92%	-3.24%	-3.8/%	-1.62%	4.10%	2.65%	-11.59%	-8.23%	-6.32%	3.51%	4.72%	7.50%	15.87%	16.31%	3.18%	-2.31%	-8.25%	-7.07%	-0.66%	-3.82%	-7.71%	4.76%	-4.26%	-1.07%	15 77%	-8.59%	-6.96%	-8.34%	-6.23%	-3.78%	-9.17%	-10.49%	5.98%	4.92%	-2.82%	-2.58%	6.42%	14.53%	6.21%	-5.67%	Dev
-3,287	-2,581	2,233	-1,067	309	1,738	-1,988	3,956	4,256	8,391	2,166	4,387	140	531	-1,863	-2,221	-929	2,353	1,521	-6,656	4,728	-3,632	2,016	2,713	4,311	9,116	9,370	1,829	-1,326	4,742	-4,064	-379	-2,195	4.427	2,733	-2,445	-617	-5,565	4,934	-3,996	-4,788	-3,577	-2,169	-5,266	-6,025	3,436	-2.828	-1,619	-1.481	3.689	8,345	3,565	-3,255	Difference
1.93%	1.95%	4.74%	2.50%	0.56%	1.34%	1.21%	6.72%	1.12%	4.34%	10.57%	3.75%	2.54%	1.72%	1.24%	0.41%	1.85%	0.90%	0.86%	0.48%	0.64%	0.49%	1.17%	1.01%	0.73%	1.00%	0.95%	0.58%	0.59%	2.31%	0.91%	2.75%	22.96%	9.91%	2.85%	2.86%	5.77%	70.03%	62.61%	4.09%	3.40%	10.90%	54.27%	78.68%	71.56%	5,43%	10.20%	3.37%	%EE.0	2,00%	0.90%	0.83%	0.62%	%Black
1.15%	1.40%	5.49%	1.91%	0.28%	1.29%	1.18%	4.75%	0.67%	2.82%	8.79%	2.57%	2.31%	1.63%	1.26%	0.27%	1.85%	0.53%	0.61%	0.31%	0.30%	0.37%	0.64%	0.72%	0.45%	0.70%	0.69%	0.29%	0.42%	1.53%	0.53%	2.21%	19.74%	8.26%	2.24%	2.23%	5.23%	74.11%	55.87%	3.10%	2.53%	9.45%	48.99%	75.84%	67.43%	4.60%	9.08%	2.53%	0.20%	0.58%	0.49%	0.47%		%
5.99%	2.82%	1.83%	5.56%	3.14%	2.50%	1.26%	6.64%	3.01%	3.06%	12.00%	5.90%	5.40%	3.83%	4.18%	2.67%	4.71%	4.13%	5.98%	1.75%	1.43%	1.16%	2.98%	13.09%	4.57%	1.86%	1.67%	1.62%	2.18%	9.39%	4.21%	2.07%	4.17%	3.10%	8.22%	12.74%	8.16%	3.35%	5.93%	10.18%	3.75%	6.72%	3.75%	3.36%	5.59%	53.79%	%83 PA	11.67%	2.50%	2.51%	2.96%	3.56%	2.26%	%Hispanic
4.30%	2.10%	1.31%	4.31%	2.38%	1.92%	1.07%	5.09%	2.23%	2.40%	9.10%	4.35%	4.00%	3.03%	3.04%	1.95%	3.59%	3.17%	4.50%	1.22%	0.98%	0.81%	2.18%	10.07%	3.42%	1.47%	1.35%	1.22%	1.55%	7.02%	2.96%	1.40%	3.41%	2.52%	6.49%	9.87%	6.33%	2.84%	5.57%	7.41%	2.80%	5.11%	3.09%	2.91%	4.79%	46.18%	65.50%	8.97%	1.75%	1 79%	2.18%	2.56%	1.61%	
49.38%	47.63%	62.87%	58.00%	44.38%	52.41%	48.22%	30.05%	49.95%	43.13%	44.45%	39.73%	45.97%	49.45%	60.39%	57.40%	60.42%	64.86%	51.84%	52.96%	53.79%	55.12%	70.96%	59.48%	66.58%	52.76%	51.29%	54.73%	58.93%	47.43%	54.88%	67.72%	51.79%	40.47%	53.77%	46.00%	31.50%	13.24%	14.52%	51.65%	60.81%	46.81%	29.36%	11.59%	10.28%	37.68%	22.11%	51.77%	58 88%	54 56%	56.13%	55.87%	51.79%	RaceAve
49.34%		62.74%	% 57.39%	44.01%	% 52.08%	49.68%	8 28.03%	2	<b>42.07%</b>	42.39%	36.74%	44.14%					65.80%		53.06%	52.30%	6 54.51%	6 72.24%	7	7	6 53.29%						V					29.15%		- F		100			No.	-		92		59 77%					ALLO410
-0.04%		-0.13%	-0.61%	-0.37%	-0.33%	1.46%	-2.02%		-1.06%	-2.06%	-2.99%	-1.83%					0.94%		0.10%	-1.49%	-0.61%	1.28%			0.53%											-2.35%				-1.75%								%68 O					Delta
20		20	R	æ	R	R	D	R	T P D	D	D	R		E L			R		R	R	R	R			R			R		D			1		"	0 0				R		D; 000					13	100	<b>D</b>	1			2002
70	æ	20	R	æ	æ	70	D	R	D	D	D	20	20	æ	20	R	æ	æ	R	R	R	R	æ	R	æ	R	æ	æ	D	0	20	R	3	20 1	0	<b>3</b> c	, ,	0	D	R	D	D.	0	0	0		0 2	20 0	<b>7</b>	20	æ	20	2004
æ	D	æ	20	D	R	D	D	R	D.	D.	D	D	æ	20	20	R	20	D	70	R	20	20	מק	D	20	20	D	20	0	0	20	æ (	<b>5</b>	20 (1	0	0 0	, ,	O	D	R	D	D	0	0 0	D 0	0	J 2	0	7	D	20	R	2006
20	D	20	R	D	æ	0	D	R	D	D	Ď .	D	D	70	R	70	R	D	æ	æ	R	æ	20	70	20	æ	0	20	0	D.	20	20 (	5, 3	20	0	J. C	0	O	D	æ	O	0	0	0 0		5 6	J 2	20 0		20	D	20	2008
Z	0	Z	20	R	R	R	D	æ	D	R	æ	R	D	æ	20	æ	R	D	R	æ	æ	æ	R	R	R	D	R	20	70	-	20	20 (	9	20	<b>5</b> , <b>6</b>	3 0	0	0	D	æ	D.	D	0	0 0	0	5 0	2	20 2	<b>D Z</b>	20	æ		2010 C <sub>1</sub>
5	2	5	5	w	5	3	0	5	0	1	1	ω	w	5	5	5	5	2	5	5	5	5	5	5	5	4	ω	5	1	0	5	5 6	ا د	4	0 0	0 0	٥	0	0	<b>"</b>	0	0	0		0 0		ی د	2	2 5	5	4	5	Cycles GOP



#### Foltz001072

State   Colore   State   Sta	1 1 46.46% 60.61% 52.53% 38.38% 1.01% 1.01%		52.5 47.4 0.0	60.6 39.3	0 58.59% 41.41% 0.00%		Indpendent Seats: % Republican Seats: % Democrats Seats: % Independent Seats:	Indpendent Seats: % Republican Seats: % Democrats Seats: % Independent Seats:	% % % <u>5</u>									
St.   St.	52 6	52			58 41			publican Seats:	<u></u>									
Sp. 264   Sp. 1402   Sp. 1404   Sp. 1405   Sp. 1405   Sp. 1607						-0./3%	48.23%	48.96%	Г									
St. Ball   St. Ball		R	R	Ø	R	1.32%	73.35%	72.03%	1.76%	2.42%	0.79%	1.11%	6,306	10.98%	57,444	46,888	63,750	99
Start   Star		R	R	R	R	0.78%	70.96%	70.18%	1.75%	2.32%	1.16%	1.45%	-994	-1.73%	57,444	43,428	56,450	98
State   Stat	t i	R	R	R	R	-0.20%	59.96%	60.16%	10.73%	13.37%	2.16%	3.02%	-145	-0.25%	57,444	43,830	57,299	97
		R	R	R	R	-0.34%	45.32%	45.66%	1.26%	1.66%	0.85%	1.02%	-1,704	-2.97%	57,444	41,321	55,740	96
Stable   S		D	D	D	D	-2.40%	36.02%	38.42%	1.54%	1.92%	1.97%	2.84%	-3,446	-6.00%	57,444	45,094	53,998	95
		æ	R	R	R	-0.17%	51.57%	51.74%	0.89%	1.20%	0.57%	1.10%	5,197	9.05%	57,444	46,518	62,641	94
		D	D	20	70	-1.67%	44.73%	46.40%	1.51%	1.94%	0.85%	1.32%	378	0.66%	57,444	46,385	57,822	93
		D	æ	R	æ	-0.59%	50.79%	51.38%	2.29%	3.13%	1.64%	1.72%	1,450	2.52%	57,444	44,728	58,894	92
		D	D	D	D	-0.58%	45.87%	46.45%	2.81%	3.65%	0.19%	0.35%	-793	-1.38%	57,444	43,388	56,651	91
67,941         51,02         57,441         18,100         50,930         0,170         R		20	R	R	æ	-2.16%	49.59%	51.75%	4,41%	6.28%	2.41%	3.55%	-1,100	-1.91%	57,444	42,474	56,344	90
67,941   51,02   57,444   18,109   30,997   0,938   0,939   2,939   60,938   61,038   61,038   0,179   R   R   R   R   63,111   57,444   4,698   2,667   1,208   1,508   2,359   4,203   4,726   4,727   2,128   1,503   4,728   4,7		20	R	D	æ	-0.33%	55.76%	56.09%	0.99%	1.30%	0.27%	0.47%	1,555	2.71%	57,444	44,526	58,999	89
67,841   51,402   57,444   63,000   3,345   0,398   0,398   3,599   3,578   43,615   0,778   8   8   8   8   8   8   8   8   8		D	D	æ	20	-1.53%	44.85%	46.38%	13.88%	18.02%	3.26%	4.36%	645	1.12%	57,444	43,376	58,089	88
67,941   51,402   57,444   63,005   63,905   63,905   63,905   63,905   61,005   6		R	20	D	D	-1.47%	52.16%	53.63%	0.98%	1.34%	0.17%	0.41%	4,732	-8.24%	57,444	40,773	52,712	87
67,841         51,402         57,444         -60,000         10,390         0.93%         0.93%         2,35%         60,28%         0.03%         0.17%         R		æ	æ	æ	7 A	-0.95%	54.56%	55.51%	1.13%	1.57%	0.27%	0.54%	2,319	4.04%	57,444	44,864	59,763	86
67,941         51,402         57,444         18,105         10,937         0,939         0,539         2,398         60,88%         61,05%         0,17%         R		D	O	D.	D	-1.12%	48.91%	50.03%	1.80%	2.50%	0.92%	1.53%	-2,588	-4.51%	57,444	42,206	54,856	85
67,841   51,402   57,444   18,108   10,397   0,398   0,598   2,298   63,088   63,058   61,058   0,178   R   R   R   60,0111   57,444   4,648   2,467   1,778   1,578   1,578   1,578   48,011   47,288		R	R	æ	R	-0.53%	64.99%	65.52%	2.66%	3.43%	0.81%	1.13%	-1,219	-2.12%	57,444	44,091	56,225	84
67,941         \$1,002         \$7,444         \$10,009         \$1,039         \$0,598         \$2,998         \$1,058         \$0,098         \$0,178         \$1		20 ;	20	R	20	0.10%	69.70%	69.60%	1.75%	2.48%	0.29%	0.50%	3,762	6.55%	57,444	45,990	61,206	83
67,941   51,402   57,444   18,10%   10,397   0,93%   0,59%   2,95%   4,05%   40,07%   47,76%   70,90%   12,90%   60,111   45,221   57,444   4,64%   2,667   10,7%   61,60%   4,67%   3,57%   48,01%   47,76%   4		20 (	20	20	20	-1.95%	58.59%	60.54%	3.58%	4.60%	3.73%	3.58%	2,591	4.51%	57,444	47,369	60,035	82
67,941         51,402         57,444         18,10%         10,937         0,93%         0,53%         2,95%         60,88%         61,05%         0,75%         R		J.	D	D	D	-1.95%	36.16%	38.11%	4.12%	5.26%	5.57%	7.45%	3,907	6.80%	57,444	46,725	61,351	81
67,841         51,402         57,444         18,10%         10,397         0.93%         0.55%         2,35%         60,88%         61,05%         0.17%         R         R         R           60,111         43,5241         57,444         -6,00%         -3,448         2,2697         1,07%         0,60%         2,83%         69,67%         70,75%         R		20	ZJ	D	20	-1.72%	42.15%	43.87%	2.12%	2.74%	0.47%	0.85%	2,908	5.06%	57,444	44,911	60,352	80
67,841         51,402         57,444         10,10%         10,397         0.93%         0.59%         2,35%         60,88%         61,05%         0.17%         R			0	D	D	-1.46%	37.49%	38.95%	4.04%	4.82%	2.95%	3.62%	18,720	32.59%	57,444	58,034	76,164	79
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2,35%         60,88%         61,05%         0.17%         R         R         R           60,311         45,221         57,444         -6,00%         2,647         2,29%         1,60%         2,45%         2,93%         48,013         47,26%         -0,75%         R <t< td=""><td></td><td>D</td><td>0</td><td>0</td><td>0</td><td>-1.49%</td><td>14.09%</td><td>15.58%</td><td>7.48%</td><td>9,40%</td><td>7.87%</td><td>9.47%</td><td>-2,413</td><td>-4.20%</td><td>57,444</td><td>48,489</td><td>55,031</td><td>78</td></t<>		D	0	0	0	-1.49%	14.09%	15.58%	7.48%	9,40%	7.87%	9.47%	-2,413	-4.20%	57,444	48,489	55,031	78
67,841   51,402   57,444   18.10%   10,397   0.93%   0.59%   2.35%   66.88%   61.05%   0.17%   R   R   R   S.3999   41,241   57,444   4.64%   2.66%   1.07%   0.660%   2.88%   4.67%   3.57%   48.01%   47.26%   -0.75%   R   R   R   S.311   45.521   57,444   4.64%   2.66%   1.07%   0.660%   2.88%   1.53%   72.11%   72.74%   0.03%   R   R   R   R   S.311   45.521   57,444   -0.02%   -1.11%   0.77%   2.15%   1.53%   72.11%   72.74%   0.03%   R   R   R   R   R   S.3134   43.762   57,444   -0.02%   -1.456   2.45%   2.45%   2.45%   3.15%   3.27%   3.	+				5 0	-1 47%	23.88%	%2£ 5C	4 42%	5.29%	4.11%	5.70%	-5.487	-9.55%	57.444	44.213	51,957	77
67,841         51,402         57,444         18,10%         10,397         0.93%         0.55%         2,35%         60,88%         61,05%         0.17%         R         R         R           53,999         41,241         57,444         -6,00%         -3,465         2,29%         1,60%         -4,67%         3,35%         48,01%         47,26%         -0,75%         R	~ .		J   0	5 6	0 0	-1.92%	24.29%	26.21%	7.86%	9.88%	6.75%	9.24%	4,103	7.14%	57,444	47,809	61,547	76
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2,35%         60,88%         61,05%         0.17%         R	- 11	5 0	D	ם כ	0	-0.13%	51.71%	51.84%	1.27%	1.74%	0.72%	0.97%	-2,483	-4.32%	57,444	42,927	54,961	75
67,841         51,402         57,444         18,10%         10,397         0,93%         0,59%         2,35%         60,88%         61,05%         0,17%         R		2 0	9	2) 5	). (c	-0.45%	13 78%	%EC 1/1	1.00%	1 44%	0.31%	0.45%	4.821	-8.39%	57.444	41.748	52,623	74
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2,35%         60,88%         61,05%         0.17%         R	-		5	5 0	0	0.07%	39.55%	39.48%	0.85%	1.16%	0.91%	1.40%	-2,482	-4.32%	57,444	43,670	54,962	73
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2.95%         2.95%         60,88%         61,05%         0.17%         R	-	0 0	2 5		ם כ	-0.61%	49 03%	49.64%	2.28%	2.86%	1.61%	1.72%	-1.680	-2.92%	57,444	44.413	55,764	72
67,841         51,402         57,444         18.10%         10,397         0.93%         0.59%         2.95%         2.95%         60.88%         61.05%         0.17%         R		0 0	2 0	0	6	-1 40%	41 68%	73 08%	2 49%	3,90% E	0.67%	2886.0	-29	-0.05%	57.444	45.813	57,415	71
67,841         51,402         57,444         18.10%         10,337         0.53%         2.95%         2.35%         60.88%         61.05%         0.17%         R         R         R           53,999         41,241         57,444         -6.00%         -3,445         2.29%         1.60%         4.67%         3.57%         48.01%         47.26%         -0.75%         R         <		7 2		2		0.00%	77.00%	2025.05	1 5592	2089	WCE U	0.639.0	-3 540	-6.16%	57,444	41.607	53.904	70
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2,35%         60,88%         61,05%         0.17%         R         R         R         S           53,999         41,241         57,444         -6,00%         -3,445         2,29%         1,60%         4,67%         3,57%         48,01%         47,26%         -0,75%         R         <			9	2	2	20 O	200 V3	20 D 20	2010	ACC.	1 510	1 3592	1 658	2 89%	57 444	42.889	59.102	69
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2,35%         60,88%         61,05%         0.17%         R         R         R           53,999         41,241         57,444         -6,00%         -3,445         2,29%         1,60%         4,65%         3,57%         48,01%         47,26%         -0,75%         R         <	5	). —	2	x	0	1 270/	75.72%	76.30W	1 1/92	7651	0.01%	1 1294	1,270	%ED C	57 444	45 309	59.129	68
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2.95%         60,88%         61,05%         0.17%         R		X	7	7		0.06%	59.12%	59.06%	4.06%	0.20%	1.50%	2000	1,720	WCT.7	57,444	44.613	50,777	67
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2.95%         60,88%         61,05%         0.17%         R		0		-		2.14%	45.44%	47.58%	0.07%	T1.10%	0.00%	0.000	401,t	7100/	57,44	107 34	61 567	00
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2.95%         60,88%         61,05%         0.17%         R	-			1 0		0.7C.T.	33.00%	0,007.70	745.0 T	11 100	E 260	2000	4164	7 750	57 444	14001	61 608	S. S.
67,841         51,402         57,444         18,10%         10,397         0.93%         0.59%         2.95%         2.35%         60,88%         61,05%         0.17%         R	L	2 2	7 2			1 570	35 66%	27 1992	14649	18 6192	10.05%	12 44%	-600	-1 04%	57 444	42 189	56.844	2
67,841       51,402       57,444       18.10%       10,397       0.93%       0.59%       2.95%       60.88%       61.05%       0.17%       R		0	0	0		760E O-	200 ES	Water Est	3 27%	787E 7	1.85%	2.19%	1.437	2.50%	57.444	45.128	58.881	63
67,841     51,402     57,444     18,10%     10,397     0.93%     0.59%     2.95%     2.35%     66,08%     61,05%     0.17%     R     R     R       53,999     41,241     57,444     -6,00%     -3,445     2.29%     1,60%     4,67%     3,57%     48,01%     47,26%     -0,75%     R     R     R       60,111     45,521     57,444     4,64%     2,667     1,07%     0,60%     2,88%     2,13%     69,62%     70,90%     1,28%     R     R     R       58,855     45,043     57,444     2,46%     1,411     1,38%     1,43%     2,12%     1,53%     72,11%     72,74%     0,63%     R     R     R       57,434     43,762     57,444     -0,02%     -10     1,10%     0,77%     2,15%     1,63%     66,95%     68,12%     1,17%     R     R       51,968     37,334     57,444     -9,53%     54,776     24,77%     21,92%     22,16%     18,08%     36,10%     35,98%     -0,12%     0,12%	+	J. (	9 1	5	I	-1 28%	44.35%	45.63%	9.92%	12.61%	13.79%	15.52%	-1.558	-2.71%	57,444	43,004	55,886	62
67,841     51,402     57,444     18,10%     10,397     0.93%     0.59%     2.95%     2.35%     66,08%     61,05%     0.17%     R     R     R       53,999     41,241     57,444     -6,00%     -3,445     2.29%     1,60%     4,67%     3,57%     48,01%     47,26%     -0,75%     R     R     R       60,111     45,521     57,444     4,64%     2,667     1,07%     0,60%     2,88%     2,13%     69,62%     70,90%     1,28%     R     R       58,855     45,043     57,444     2,46%     1,411     1,38%     1,43%     2,12%     1,53%     72,11%     72,74%     0,63%     R     R     R       57,434     43,762     57,444     -0,02%     -10     1,10%     0,77%     2,15%     1,63%     66,95%     68,95%     68,95%     1,17%     R     R	-		2 2	7	-	-0.12%	35 98%	36 10%	18.08%	22.16%	21.92%	24.77%	-5.476	-9.53%	57,444	37,334	51,968	61
67,841       51,402       57,444       18.10%       10,397       0.93%       0.59%       2.95%       2.35%       60.88%       61.05%       0.17%       R <td></td> <td></td> <td>0</td> <td>2</td> <td></td> <td>1 17%</td> <td>20 17 W</td> <td>% o c %</td> <td>1 63%</td> <td>2 15%</td> <td>0.77%</td> <td>1.10%</td> <td>-10</td> <td>-0.02%</td> <td>57.444</td> <td>43.762</td> <td>57,434</td> <td>60</td>			0	2		1 17%	20 17 W	% o c %	1 63%	2 15%	0.77%	1.10%	-10	-0.02%	57.444	43.762	57,434	60
67,841 51,402 57,444 18.10% 10,397 0.93% 0.59% 2.95% 2.35% 60.88% 61.05% 0.17% R R R S S S S S S S S S S S S S S S S		20 :	20 :	20		0.63%	72.74%	72.11%	1.53%	2.12%	1.43%	1.38%	1,411	2.46%	57,444	45,043	58,855	59
67,841 51,402 57,444 18.10% 10,397 0.93% 0.59% 2.95% 2.35% 60.88% 61.05% 0.17% R R R R R S S S S S S S S S S S S S S		20	20 :	20:		1.28%	70.90%	69.62%	2.13%	2.88%	0.60%	1.07%	2,667	4.64%	57,444	45,521	60,111	58
67,841 51,402 57,444 18.10% 10.397 0.93% 0.59% 2.95% 5.95% 60.88% 61.05% 0.17% 8 8	4		20 2	2	2 2 2	-0.75%	47.26%	48.01%	3.57%	4.67%	1.60%	2.29%	-3,445	-6.00%	57,444	41,241	53,999	57
	J		0	D		0.17%	61.05%	88 03 88 03	7.35%	7656 C		0.93%	10.397	18.10%	57.444	51.402	67,841	56

#### **General Talking Points**

- General Map Goals
  - o Highest priority is achieving equal population
  - o Must properly draw minority districts
    - "Minorities must be given the opportunity to elect the candidate of their choosing."
  - o Compact and contiguous
- Timeline and process
  - o 3 separate bills will be introduced
    - Congressional Map, Legislative Map, Process/Venue Change
  - o Senate Plans to introduce the bill late next week
  - o Floor action by the middle of the month
  - o Assembly will wait and see for the legislative map
  - o This is a placeholder map. If the Senate comes back in the majority, we <u>may</u> come back and adjust.
  - o Public comments on this map may be different than what you hear in this room. Ignore the public comments.
- Confidentiality
  - o Previously signed agreement applies to this meeting
  - o Public comment will lead to depositions and being called to the witness stand



Title:

Subject:

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afoltz

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