Case: 3:15-6/E DEPOSITION OF TAD M. OF TMAN (VOLUMEIn 2/2/2012)

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1 and KEVIN KENNEDY, Director and 1 VIDEOTAPE DEPOSITION of TAD M. (General Counsel for the Wisconsin 2 a witness of lawful age, taken on behalf of the second sec	
2 Government Accountability Board, 3 Plaintiffs, wherein Alvin Baldus, et al., are	iic
 3 Defendants, 4 Plaintiffs, and Members of the Wisconsin Gove 5 Accountability Board, et al., are Defendants 	
 4 F. JAMES SENSENBRENNER, JR., THOMAS E. PETRI, PAUL D. RYAN, JR., 6 in the United States District Court for the 	penaing
5 REID J. RIBBLE, and SEAN P. DUFFY, 7 Eastern District of Wisconsin, pursuant to su 8 before Brandé A. Browne, a Registered Profess	-
6 Intervenor-Defendants. 9 Reporter and Notary Public in and for the Sta	
7 10 Wisconsin, at the offices of Godfrey & Kahn, 11 Attorneys at Law, One East Main Street, Suite	
8 VOCES DE LA FRONTERA, INC., 12 City of Madison, County of Dane, and State of	
9 RAMIRO VARA, OLGA WARA, 13 Wisconsin, on the 2nd day of February 2012,	
10 15	
Plaintiffs, 11 Case No. 11-CV-1011 16	
12 JPS-DPW-RMD	
Members of the Wisconsin Government 17 A P P E A R A N C E S 13 Accountability Board, each only in 17	
his official capacity: 14 MICHAEL BRENNAN, DAVID DEININGER, 18	
GERALD NICHOL, THOMAS CANE, 15 THOMAS BARLAND, and TIMOTHY VOCKE, 19 DOUGLAG M. DOLAND. Attouroup	
and KEVIN KENNEDY, Director and 19 DOUGLAS M. POLAND, Attorney, 16 General Counsel for the Wisconsin for GODFREY & KAHN, S.C., Attorneys at Law,	
Government Accountability Board, 20 One East Main Street, Suite 500, Madia	
Defendants. Wisconsin 53703, appearing on behalf of 21 Plaintiffs Alvin Baldus, et al.	I
19	
22 20 PETER G. EARLE, Attorney,	
23 for LAW OFFICE OF PETER EARLE, LLC, Attorneys	
21 839 North Jefferson Street, Suite 300 22 24 Milwaukee, Wisconsin 53202, appearing	
telephonically on behalf of Plaintiff	
24 ZJ VOCES DE La Frontera, Inc., et al.	
25 257 257	

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	$\underline{A} \underline{P} \underline{P} \underline{E} \underline{A} \underline{R} \underline{A} \underline{N} \underline{C} \underline{E} \underline{S} (Continued)$	1		is a request for you to look for and produce
2		2		documents, correct?
3	MARIA S. LAZAR, Assistant Attorney General,	3	Α	Correct.
4	for STATE OF WISCONSIN DEPARTMENT OF JUSTICE, 17 West Main Street, Madison, Wisconsin 53703,	4	Q	I believe that you testified at your previous
5	appearing on behalf of the Defendants.	5		deposition that you did look for and give to
		6		counsel documents responsive to Exhibit A,
6	DANIEL KELLY, Attorney, for REINHART BOERNER VAN DEUREN S.C.,	7		correct?
7	Attorneys at Law, 1000 North Water Street,	8	Α	Correct.
8	Suite 2100, Milwaukee, Wisconsin 53202, appearing on behalf of the Defendants.	9	Q	Now, is it your recollection as well that there
9		10		were documents that you produced before your
	ERIC M. MCLEOD, Attorney,	11		deposition in December?
10	for MICHAEL BEST & FRIEDRICH LLP, Attorneys at Law, One South Pinckney Street, Suite 700, Madison,	12	Α	Yes.
11	Wisconsin 53703, appearing on behalf of the Wisconsin State Senate by its Majority Leader	13	Q	I'm going to hand you a copy of what we marked at
12	Scott Fitzgerald, the Wisconsin Assembly by its	14	-	your previous deposition as Exhibit No. 33. Do
13	Speaker Jeff Fitzgerald, and Joseph W. Handrick.	15		you recall that you produced documents in
14	-	16		December, and there were also some documents that
		17		
15	Also present: Todd S. Campbell, CLVS Campbell Legal Video Company	18	^	were withheld from production?
16	417 Heather Lane, Suite B		_	Yes.
17	Fredonia, WI 53021 (262) 447-2199	19	Q	And that was on an assertion of legislative
18		20		privilege and attorney-client privilege; do you
		21		recall that?
19 20	THE VIDEOGRAPHER: We are on the	22	Α	Yes.
21 22	record. Seated before you is Mr. Tad Ottman.	23	Q	And do you understand or has it been made known to
23	This is Disk No. 1 of the continuation of his video deposition. The date is February 2nd,	24		you that on January 3rd, the Court in this case
24 25	2012. The time is 9:23 a.m., and we are on the record.	25		did issue an order that ruled that those materials
	258			260
1	TAD M. OTTMAN,	1		had to be produced; do you understand that?
1 2		-	А	had to be produced; do you understand that? Yes.
	TAD M. OTTMAN,	-	A	
2	TAD M. OTTMAN, called as a witness, testified on oath	2	Α	Yes.
2 3	TAD M. OTTMAN, called as a witness, testified on oath	2 3		Yes. MR. MCLEOD: Object to the form of
2 3 4	TAD M. OTTMAN, called as a witness, testified on oath as follows:	2 3 4		Yes. MR. MCLEOD: Object to the form of the question.
2 3 4 5	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u>	2 3 4 5		Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on
2 3 4 5 6	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland:	2 3 4 5 6		Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for
2 3 4 5 6 7	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman.	2 3 4 5 6 7		Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A?
2 3 4 5 6 7 8	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning.	2 3 4 5 6 7 8	Q	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A?
2 3 4 5 6 7 8 9	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here	2 3 4 5 6 7 8 9	Q	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes.
2 3 4 5 6 7 8 9 10	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I	2 3 4 5 6 7 8 9 10	Q A Q	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that
2 3 4 5 6 7 8 9 10 11	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation,	2 3 4 5 6 7 8 9 10 11	Q A Q	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A?
2 3 4 5 6 7 8 9 10 11 12	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus	2 3 4 5 6 7 8 9 10 11 12	Q A Q	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found,
2 3 4 5 6 7 8 9 10 11 12 13	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition	2 3 4 5 6 7 8 9 10 11 12 13	Q A Q	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel.
2 3 4 5 6 7 8 9 10 11 12 13 14	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to	2 3 4 5 6 7 8 9 10 11 12 13 14	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to hand you a copy of what we had marked at your	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to hand you a copy of what we had marked at your deposition in December as Exhibit No. 35. And you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this deposition, have you now searched for and provided
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to hand you a copy of what we had marked at your deposition in December as Exhibit No. 35. And you recall that Exhibit 35 is a subpoena for you to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this deposition, have you now searched for and provided to counsel all documents in your possession.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	TAD M. OTTMAN, called as a witness, testified on oath as follows:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q Q	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this deposition, have you now searched for and provided to counsel all documents in your possession, custody, or control that are responsive to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	TAD M. OTTMAN, called as a witness, testified on oath as follows: EXAMINATION By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to hand you a copy of what we had marked at your deposition in December as Exhibit No. 35. And you recall that Exhibit 35 is a subpoena for you to testify at your deposition? A Yes. Q All right. So I just want to remind you that you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this deposition, have you now searched for and provided to counsel all documents in your possession, custody, or control that are responsive to Exhibit A? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>TAD M. OTTMAN, called as a witness, testified on oath as follows: EXAMINATION By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to hand you a copy of what we had marked at your deposition in December as Exhibit No. 35. And you recall that Exhibit 35 is a subpoena for you to testify at your deposition? A Yes. Q All right. So I just want to remind you that you are still under subpoena and still under oath from</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this deposition, have you now searched for and provided to counsel all documents in your possession, custody, or control that are responsive to Exhibit A? Yes. And you did not make any you didn't withhold
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to hand you a copy of what we had marked at your deposition in December as Exhibit No. 35. And you recall that Exhibit 35 is a subpoena for you to testify at your deposition? A Yes. Q All right. So I just want to remind you that you are still under subpoena and still under oath from the previous deposition, okay?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this deposition, have you now searched for and provided to counsel all documents in your possession, custody, or control that are responsive to Exhibit A? Yes. And you did not make any you didn't withhold anything on the basis of the assertion of any
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to hand you a copy of what we had marked at your deposition in December as Exhibit No. 35. And you recall that Exhibit 35 is a subpoena for you to testify at your deposition? A Yes. Q All right. So I just want to remind you that you are still under subpoena and still under oath from the previous deposition, okay? A Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this deposition, have you now searched for and provided to counsel all documents in your possession, custody, or control that are responsive to Exhibit A? Yes. And you did not make any you didn't withhold anything on the basis of the assertion of any privilege; is that correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to hand you a copy of what we had marked at your deposition in December as Exhibit No. 35. And you recall that Exhibit 35 is a subpoena for you to testify at your deposition? A Yes. Q All right. So I just want to remind you that you are still under subpoena and still under oath from the previous deposition, okay? A Okay. Q Would you please turn to the last page of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this deposition, have you now searched for and provided to counsel all documents in your possession, custody, or control that are responsive to Exhibit A? Yes. Mn dyou did not make any you didn't withhold anything on the basis of the assertion of any privilege; is that correct? MR. MCLEOD: Objection to the form
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	TAD M. OTTMAN, called as a witness, testified on oath as follows: <u>EXAMINATION</u> By Mr. Poland: Q Good morning, Mr. Ottman. A Good morning. Q If you recall from the last time that we are here sitting for your deposition, I'm Doug Poland. I represent the plaintiffs in the Baldus litigation, one of the groups of plaintiffs in the Baldus litigation, and we are continuing your deposition from where we left off in December. I wanted to hand you a copy of what we had marked at your deposition in December as Exhibit No. 35. And you recall that Exhibit 35 is a subpoena for you to testify at your deposition? A Yes. Q All right. So I just want to remind you that you are still under subpoena and still under oath from the previous deposition, okay? A Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A	Yes. MR. MCLEOD: Object to the form of the question. Did you, as a result of the court order on January 3rd or after January 3rd, did you look for any additional materials that might be responsive to Exhibit A? Yes. And did you find any additional materials that might be responsive to Exhibit A? I'm not sure if additional materials were found, or if it were the materials that had previously been turned over to counsel. Have you now, as of February 2nd, the date of this deposition, have you now searched for and provided to counsel all documents in your possession, custody, or control that are responsive to Exhibit A? Yes. And you did not make any you didn't withhold anything on the basis of the assertion of any privilege; is that correct?

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1	Α	I did not.	1	Q	There's a stack of exhibits in front of you there.
2	Q	Sitting in front of you are two exhibits that are	2		We can set these to the side. I don't think we're
3		marked as Exhibit Nos. 88 and 89. I'd like you to	3		going to need to refer back to those, but I'd like
4		take a look at those, please. Have you seen	4		to ask you to take a look at Exhibit No. 93 that's
5		Exhibits 88 or 89 before?	5		in the stack in front of you. Do you have Exhibit
6	Α	Yes.	6		No. 93 in front of you?
7	Q	And is it your understanding that those exhibits	7	Α	Yes.
8		consist of letters from Mr. McLeod to myself	8	Q	Do you see at the top of the Exhibit No. 93
9		attaching either CDs or DVDs that contain	9		there's an e-mail from Mr. Handrick to you; do you
10		documents?	10		see that?
11	Α	Yes.	11	Α	Yes.
12	Q	Is it your understanding that between the	12	Q	And there's a reference to a meeting that
13		documents that were produced at the time of your	13		apparently it looks like you were going to have
14		first deposition in December and then the	14		with Mr. Handrick; is that correct?
15		documents that are included with on the CDs or	15	Α	That's correct.
16		DVDs attached to Exhibits 88 and 89, that all	16	Q	Did that meeting occur on January 25th?
17		documents that you have in your possession,	17	Α	I don't recall. I assume so.
18		custody, or control that are responsive to	18	Q	What was discussed at that meeting with
19		Exhibit A, your subpoena, have now been produced?	19		Mr. Handrick?
20		MR. MCLEOD: Object to the form of	20	Α	Just general redistricting principles, kind of
21		the question. Free to answer.	21		what he did 10 years ago.
22	Α	That's my understanding.	22	Q	Had you participated in redistricting previously?
23	Q	Thank you. Now, at your last deposition, we had	23		Yes.
24	-	documents that we marked as Exhibit 33A that were	24	-	Why were you asking Mr. Handrick for redistricting
25		documents you produced; do you recall that?	25		principle
		262			264
1	Α	Yes.	1		MR. MCLEOD: Object to the form of
1	_	Yes.	1		MR. MCLEOD: Object to the form of
2	_	I'm going to hand a copy of 33A to you because	2	0	the question.
2 3	_	I'm going to hand a copy of 33A to you because we're going to take a look at some of those	2 3	Q	the question. Or what had happened 10 years before in
2 3 4	_	I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.	2 3 4	Q	the question. Or what had happened 10 years before in redistricting?
2 3 4 5	_	I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents. MR. POLAND: I'm going to have to	2 3 4 5	-	the question. Or what had happened 10 years before in redistricting? MR. MCLEOD: Object to the form.
2 3 4 5 6	_	I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents. MR. POLAND: I'm going to have to go off the record for just a minute.	2 3 4 5 6	-	the question. Or what had happened 10 years before in redistricting? MR. MCLEOD: Object to the form. He was more principally involved 10 years ago, so
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2 3 4 5 6 7 8	_	I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents. MR. POLAND: I'm going to have to go off the record for just a minute. THE VIDEOGRAPHER: The time is 9:28. We are off the record.	2 3 4 5 6 7 8	A	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9	_	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9	A Q	the question. Or what had happened 10 years before in redistricting? MR. MCLEOD: Object to the form. He was more principally involved 10 years ago, so I wanted to see kind of how he approached it. Was this the first time that you had met with Mr. Handrick about redistricting?
2 3 4 5 6 7 8 9 10	_	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10	A Q A	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11	Q	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11	A Q A	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11 12	_	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12	A Q A Q	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11 12 13	QQ	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q A	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14	Q Q A	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14	A Q A Q A	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q Q A	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q A	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q Q A	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q A	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q Q A Q	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q A Q	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q Q A Q A	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q A Q A	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q Q A Q A	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q A Q A Q A	<pre>the question. Or what had happened 10 years before in redistricting? MR. MCLEOD: Object to the form. He was more principally involved 10 years ago, so I wanted to see kind of how he approached it. Was this the first time that you had met with Mr. Handrick about redistricting? I don't recall. You think you might have met with him earlier than January 25th to discuss the redistricting? Possibly. Do you recall with any more specificity as you look at this when you and Mr. Handrick actually started to work on the maps that eventually became Acts 43 and 44? I don't.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Q A Q A Q	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q A Q A Q A Q	<pre>the question. Or what had happened 10 years before in redistricting?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Q A Q A Q A Q A	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q A Q A Q A	<pre>the question. Or what had happened 10 years before in redistricting? MR. MCLEOD: Object to the form. He was more principally involved 10 years ago, so I wanted to see kind of how he approached it. Was this the first time that you had met with Mr. Handrick about redistricting? I don't recall. You think you might have met with him earlier than January 25th to discuss the redistricting? Possibly. Do you recall with any more specificity as you look at this when you and Mr. Handrick actually started to work on the maps that eventually became Acts 43 and 44? I don't. Did you ever have any meetings with Mr. Handrick where you talked about meeting with legislators? I don't recall.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Q A Q A Q	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q A Q A Q A	<pre>the question. Or what had happened 10 years before in redistricting? MR. MCLEOD: Object to the form. He was more principally involved 10 years ago, so I wanted to see kind of how he approached it. Was this the first time that you had met with Mr. Handrick about redistricting? I don't recall. You think you might have met with him earlier than January 25th to discuss the redistricting? Possibly. Do you recall with any more specificity as you look at this when you and Mr. Handrick actually started to work on the maps that eventually became Acts 43 and 44? I don't. Did you ever have any meetings with Mr. Handrick where you talked about meeting with legislators? I don't recall. Would you take a look at Exhibit 95, please. Do</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 	Q Q A Q A Q A Q A	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A Q A Q A Q A	<pre>the question. Or what had happened 10 years before in redistricting? MR. MCLEOD: Object to the form. He was more principally involved 10 years ago, so I wanted to see kind of how he approached it. Was this the first time that you had met with Mr. Handrick about redistricting? I don't recall. You think you might have met with him earlier than January 25th to discuss the redistricting? Possibly. Do you recall with any more specificity as you look at this when you and Mr. Handrick actually started to work on the maps that eventually became Acts 43 and 44? I don't. Did you ever have any meetings with Mr. Handrick where you talked about meeting with legislators? I don't recall. Would you take a look at Exhibit 95, please. Do you see that Exhibit No. 95 is an e-mail exchange</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q Q A Q A Q A Q A Q	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q A Q A Q A Q A Q	<pre>the question. Cr what had happened 10 years before in redistricting? MR. MCLEOD: Object to the form. He was more principally involved 10 years ago, so I wanted to see kind of how he approached it. Was this the first time that you had met with Mr. Handrick about redistricting? I don't recall. You think you might have met with him earlier than January 25th to discuss the redistricting? Possibly. Do you recall with any more specificity as you look at this when you and Mr. Handrick actually started to work on the maps that eventually became Acts 43 and 44? I don't. Did you ever have any meetings with Mr. Handrick where you talked about meeting with legislators? I don't recall. Would you take a look at Exhibit 95, please. Do you see that Exhibit No. 95 is an e-mail exchange between you and Mr. Handrick?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 	Q Q A Q A Q A Q A Q	<pre>I'm going to hand a copy of 33A to you because we're going to take a look at some of those documents.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A Q A Q A Q A Q A Q	<pre>the question. Or what had happened 10 years before in redistricting? MR. MCLEOD: Object to the form. He was more principally involved 10 years ago, so I wanted to see kind of how he approached it. Was this the first time that you had met with Mr. Handrick about redistricting? I don't recall. You think you might have met with him earlier than January 25th to discuss the redistricting? Possibly. Do you recall with any more specificity as you look at this when you and Mr. Handrick actually started to work on the maps that eventually became Acts 43 and 44? I don't. Did you ever have any meetings with Mr. Handrick where you talked about meeting with legislators? I don't recall. Would you take a look at Exhibit 95, please. Do you see that Exhibit No. 95 is an e-mail exchange</pre>

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CASE: 3:15-PE DEPOSITION OF TAD M. OF TMAN (VOLUMEN) 42/2/2012

1	Q	That occurred on February 14th of 2011, correct?	1	Q	Do you recall whether those meetings occurred
2	Α	Yes.	2		before the census data were released or after?
3	Q	If you look at the e-mail, the second one, it	3	Α	I believe after.
4		appears to be an e-mail from you to Mr. Handrick;	4	Q	Do you recall whether you had any draft maps at
5		is that right?	5		that time that you were showing to any of the
6	Α	Yes.	6		individual legislators that you met with?
7	Q	The e-mail states Joe, you should be getting the	7	Α	I did not.
8	-	contract assigned from Troupis hopefully today or	8	_	How many of the meetings with how many senators
9		tomorrow. Is there a time you can sit down with	9	-	did you meet with?
10		Adam and I later this week. And then you go on to	10	۸	I believe I met with all 19 republican senators.
11			11	_	
		say We'd like to get going on legislator meetings		Q	Did you have individual meetings with any of the
12		next week, and it would be helpful to see what you	12		democrat members of the Senate?
13		included in your packet; do you see that?	13	A	I only met with Senator Miller's chief of staff.
14		Yes.	14	_	None of the other democrat senators requested me.
15	Q	What are the legislator meetings that are referred	15	Q	Did all 19 republican senators request a meeting
16		to in your e-mail with Mr. Handrick?	16		with you and Senator Zipperer?
17	Α	Those are the meetings with individual	17	Α	I believe so, yes.
18		legislators.	18	Q	Do you recall how many of the meetings with the 19
19	Q	When did those meetings occur?	19		republican senators Senator Zipperer participated
20	Α	I don't recall exactly.	20		in?
21	Q	Did you attend meetings with Mr. Handrick and	21	Α	I don't recall.
22		Mr. Foltz and legislators?	22	Q	Was it more than half, ballpark guess?
23	Α	Yes.	23	Α	Maybe around that.
24	Q	When did you how many times did you strike	24	Q	Mr. Foltz testified yesterday that he participated
25		that question. Which legislators did you meet	25		in meetings with republican members of the
		266			268
1		with where Mr. Foltz and Mr. Handrick were both	1		Assembly and Representative Vos, and that there
1 2		with where Mr. Foltz and Mr. Handrick were both present?			Assembly and Representative Vos, and that there were two sets of meetings that they had. Did you
2	Δ	present?	2		were two sets of meetings that they had. Did you
2 3	A	present? That would have been the meetings with legislative	2 3		were two sets of meetings that they had. Did you have two sets of meetings with the republican
2 3 4	A	present? That would have been the meetings with legislative leadership, Senator Fitzgerald, Senator Zipperer,	2 3 4	Δ	were two sets of meetings that they had. Did you have two sets of meetings with the republican senators?
2 3 4 5	_	present? That would have been the meetings with legislative leadership, Senator Fitzgerald, Senator Zipperer, Representatives Fitzgerald, Vos, and Suder.	2 3 4 5	_	were two sets of meetings that they had. Did you have two sets of meetings with the republican senators? Yes.
2 3 4 5 6	_	present? That would have been the meetings with legislative leadership, Senator Fitzgerald, Senator Zipperer, Representatives Fitzgerald, Vos, and Suder. And those are the legislator meetings that are	2 3 4 5 6	Q	were two sets of meetings that they had. Did you have two sets of meetings with the republican senators? Yes. When did the second senator meetings occur?
2 3 4 5 6 7	Q	present? That would have been the meetings with legislative leadership, Senator Fitzgerald, Senator Zipperer, Representatives Fitzgerald, Vos, and Suder. And those are the legislator meetings that are referred to in this e-mail?	2 3 4 5 6 7	Q A	<pre>were two sets of meetings that they had. Did you have two sets of meetings with the republican senators? Yes. When did the second senator meetings occur? Early I think they occurred in June.</pre>
2 3 4 5 6 7 8	Q	present? That would have been the meetings with legislative leadership, Senator Fitzgerald, Senator Zipperer, Representatives Fitzgerald, Vos, and Suder. And those are the legislator meetings that are referred to in this e-mail? No.	2 3 4 5 6 7 8	Q A	<pre>were two sets of meetings that they had. Did you have two sets of meetings with the republican senators? Yes. When did the second senator meetings occur? Early I think they occurred in June. At the time that that second set of meetings</pre>
2 3 4 5 6 7 8 9	Q	present? That would have been the meetings with legislative leadership, Senator Fitzgerald, Senator Zipperer, Representatives Fitzgerald, Vos, and Suder. And those are the legislator meetings that are referred to in this e-mail? No. What are the what are the meetings that are	2 3 4 5 6 7 8 9	Q A	<pre>were two sets of meetings that they had. Did you have two sets of meetings with the republican senators? Yes. When did the second senator meetings occur? Early I think they occurred in June. At the time that that second set of meetings occurred, did you have draft maps that you had</pre>
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CASE: 3:15-PE DEPOSITION OF TAD M. OF TMAN (VOLUMEN) 52/2/2012

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1		number on the front of Exhibit No. 100 that says	1	Q	Where did those meetings the first set of
2		Foltz 000689; do you see that?	2		meetings going back to the early ones in the
3	Α	Yes.	3		spring, where did those occur?
4	Q	And that simply indicates that it came from	4	Α	At Michael Best & Friedrich.
5		Mr. Foltz's file when it was produced, and I note	5	Q	What about the second set of meetings?
6		that your name isn't on this. What I wanted to	6	Α	Also at Michael Best & Friedrich.
7		ask you about this particular document is to ask	7	Q	Were any of the legal counsel present when the
8		whether there were similar memorandums prepared	8		meetings were occurring?
9		that were given to any of the republican senators?	9	Α	Not that I recall, no.
10		You can take a minute to look at the document.	10	Q	Was anyone on the telephone during those meetings?
11	Α	There was something not identical but in a similar	11	Α	No.
12		vein shown to republican senators.	12	Q	The memorandums that you showed to the republican
13	Q	I don't recall seeing documents like this among	13		senators, did they contain a comparison of key
14		the production that was given to us. Do you know	14		races similar to what's depicted in Exhibit 100?
15		whether the memorandums that were prepared for the	15	Α	Some of the races, yes.
16		republican senators were produced?	16	Q	And why were only some of the races depicted?
17	Α	I believe so, yes.	17	Α	I just chose to go over different data than Adam
18	_	Have you seen Exhibit 100 before or anything	18		apparently did.
19		similar that was prepared for members	19	Q	I see. So the past races you're referring to that
20		republican members of the Assembly?	20		were depicted on those memorandums?
21	Α	I have not, no.	21	Δ	Correct.
22	-	You didn't participate at all in the drafting of	22	_	You simply selected past races as a basis of
23	-	any of these memorandums from Mr. Foltz?	23	_	comparison?
24	Δ	I did not.	24	Δ	That's correct.
25	-	The memorandums that were prepared for republican	25	_	Why did you prepare memorandums similar to
25	Q	270	25	æ	272
		210			212
4					
1		senators that you met with, were those documents	1		Exhibit 100 and show them to the individual
2		that you personally prepared?	2		members, republican members, of the Senate?
2 3	-	that you personally prepared? Yes.	2 3	A	members, republican members, of the Senate? It was part of the process of getting votes for
2 3 4	-	that you personally prepared? Yes. And they were given to the individual republican	2 3 4	-	members, republican members, of the Senate? It was part of the process of getting votes for the redistricting plan.
2 3 4 5	Q	that you personally prepared? Yes. And they were given to the individual republican members of the Senate, correct?	2 3 4 5	-	members, republican members, of the Senate? It was part of the process of getting votes for the redistricting plan. And when you say <i>part of the process of getting</i>
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>that you personally prepared? Yes. And they were given to the individual republican members of the Senate, correct? They were shown to them. Shown. Did anyone else receive copies of those memorandums? No. Did Senator Zipperer participate in the second round of meetings with the republican senators? Some of them. Any idea how many? I don't recall. Again, about half or so, can you ballpark it? I really don't recall. More than one? More than one. But less than all? Correct. Did any anyone else participate in that second round of meetings with the republican senators other than you and Senator Zipperer, at least at some of them?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q	<pre>members, republican members, of the Senate? It was part of the process of getting votes for the redistricting plan. And when you say part of the process of getting votes for the redistricting plan, what do you mean by that? We were asking legislators to vote for the redistricting plan showing them their district and kind of giving them an idea of what some of the past races that had occurred in there would have been. Did you get any feedback from any of the Senate in these meetings about the proposed new districts? I don't recall. Did you, as a result of the meetings that you had with the republican members of the Senate, did the proposed districts change at all? I don't believe any of the Senate districts changed. I should be more specific. Did any of the boundaries of the Senate districts change?</pre>

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CASE: 3:15-PE DEPOSITION OF TAD M. OF TMAN (VOLUMEN) 62/2/2012

1	Q	What about Assembly districts; did any of the	1	Q	Did you prepare any talking points for your
2		boundaries of the Assembly districts change as a	2		meetings with the individual republican members of
3		result of the meetings that you had with the	3		the Senate?
4		individual republican members of the Senate?	4	Α	Yes.
5	Α	No.	5	Q	Do you know whether those talking points are
6	Q	Mr. Foltz had testified yesterday that the members	6		anything that have been produced to us?
7		of the Assembly who participated in the meetings	7	Α	I believe so, yes.
8		with he and Representative Vos signed a	8	Q	Did the talking points that you prepared have
9		confidentiality agreement before the meetings.	9		any of the same points or language as are in
10		Did you have a similar confidentiality agreement	10		Exhibit 113?
11		that the individual republican members of the	11	Α	I don't recall.
12		Senate had to sign before the meetings you held	12	Q	Did anyone else work on the talking points with
13		with them?	13		you?
14	Α	Yes.	14	Α	I don't believe so.
15	Q	Has that confidentiality agreement been produced?	15	Q	Have you seen the talking points that you prepared
16	Α	I'm not sure.	16		recently?
17	Q	Do you know whether it still exists?	17	-	Not recently.
18	-	I don't know.	18	Q	When is the last time that you saw the talking
19	Q	Do you recall seeing it when you were looking for	19		points that you prepared?
20		documents?	20	-	I don't recall.
21		I don't recall.	21	Q	Have you seen them since since you received
22	Q	Was that confidentiality agreement something that	22		your deposition subpoena?
23		you personally drafted?	23	-	Yes.
24 25	_	No.	24	Q	You saw them specifically when you were going
25	Q	Do you know who did draft it? 274	25		through looking for documents? 276
		214			276
1	^	The same and and have assumed here	1	•	Thet is sources
1	-	It was prepared by counsel.	1	-	That's correct.
2	Q	And when you say <i>counsel</i> , you mean legal counsel?	2	-	And those are documents that you provided to
2 3	Q A	And when you say <i>counsel</i> , you mean legal counsel? Correct.	2	Q	And those are documents that you provided to counsel?
2 3 4	Q A	And when you say <i>counsel</i> , you mean legal counsel? Correct. Do you know who, which of the legal counsel	2 3 4	Q A	And those are documents that you provided to counsel? Yes.
2 3	Q A Q	And when you say <i>counsel</i> , you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it?	2	Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on
2 3 4 5	Q A Q A	And when you say <i>counsel</i> , you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod.	2 3 4 5	Q A	And those are documents that you provided to counsel? Yes.
2 3 4 5 6	Q A Q A	And when you say <i>counsel</i> , you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it?	2 3 4 5	Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality
2 3 4 5 6 7	Q A Q A Q	And when you say <i>counsel</i> , you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were	2 3 4 5 6 7	Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that?
2 3 4 5 6 7 8	Q A Q A Q A	And when you say <i>counsel</i> , you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you?	2 3 4 5 6 7 8	Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes.
2 3 4 5 6 7 8 9	Q A Q A Q A	And when you say <i>counsel</i> , you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes.	2 3 4 5 6 7 8 9	Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came
2 3 4 5 6 7 8 9 10	Q A Q A Q A Q A Q	And when you say <i>counsel</i> , you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time,	2 3 4 5 6 7 8 9 10	Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously
2 3 4 5 6 7 8 9 10 11	Q A Q A Q A Q A Q A	And when you say <i>counsel</i> , you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them?	2 3 4 5 6 7 8 9 10 11	Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting.
2 3 4 5 6 7 8 9 10 11 12	Q A Q A Q A Q A Q A Q	And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point.	2 3 4 5 6 7 8 9 10 11 12	Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality
2 3 4 5 6 7 8 9 10 11 12 13	Q A Q A Q A Q A Q A Q	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall.</pre>	2 3 4 5 6 7 8 9 10 11 12 13	Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained
2 3 4 5 6 7 8 9 10 11 12 13 14	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14	Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained from the individual members, republican members,
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall. Take a look at Exhibit No. 113 that's in that</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q A Q A Q	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained from the individual members, republican members, of the Senate, pertain to both meetings that you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall. Take a look at Exhibit No. 113 that's in that stack. Exhibit 113 is a document we marked</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained from the individual members, republican members, of the Senate, pertain to both meetings that you held with them?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall. Take a look at Exhibit No. 113 that's in that stack. Exhibit 113 is a document we marked yesterday during Mr. Foltz's deposition, and I'd like you to well, up at the top, you see it</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained from the individual members, republican members, of the Senate, pertain to both meetings that you held with them? That's my recollection. Did Senator Zipperer also sign a confidentiality
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	QAQ AQ AQ AQ AQ.	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall. Take a look at Exhibit No. 113 that's in that stack. Exhibit 113 is a document we marked yesterday during Mr. Foltz's deposition, and I'd like you to well, up at the top, you see it states general talking points; do you see that? Yes. Is this a document that you've seen before?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q A Q A Q A	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained from the individual members, republican members, of the Senate, pertain to both meetings that you held with them? That's my recollection. Did Senator Zipperer also sign a confidentiality agreement?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	QAQ AQ AQAQ AQA	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall. Take a look at Exhibit No. 113 that's in that stack. Exhibit 113 is a document we marked yesterday during Mr. Foltz's deposition, and I'd like you to well, up at the top, you see it states general talking points; do you see that? Yes. Is this a document that you've seen before? I don't recall.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A Q	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained from the individual members, republican members, of the Senate, pertain to both meetings that you held with them? That's my recollection. Did Senator Zipperer also sign a confidentiality agreement? Yes. Did you have to sign a confidentiality agreement as well?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	QAQ AQ AQAQ AQA	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall. Take a look at Exhibit No. 113 that's in that stack. Exhibit 113 is a document we marked yesterday during Mr. Foltz's deposition, and I'd like you to well, up at the top, you see it states general talking points; do you see that? Yes. Is this a document that you've seen before? I don't recall. Do you recall working on any kind of set of</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A Q A Q A Q A Q	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained from the individual members, republican members, of the Senate, pertain to both meetings that you held with them? That's my recollection. Did Senator Zipperer also sign a confidentiality agreement? Yes. Did you have to sign a confidentiality agreement as well? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	QAQ AQ AQAQ AQAQ	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall. Take a look at Exhibit No. 113 that's in that stack. Exhibit 113 is a document we marked yesterday during Mr. Foltz's deposition, and I'd like you to well, up at the top, you see it states general talking points; do you see that? Yes. Is this a document that you've seen before? I don't recall. Do you recall working on any kind of set of talking points with Mr. Foltz?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained from the individual members, republican members, of the Senate, pertain to both meetings that you held with them? That's my recollection. Did Senator Zipperer also sign a confidentiality agreement? Yes. Did you have to sign a confidentiality agreement as well? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	QAQ AQ AQAQ AQAQ	<pre>And when you say counsel, you mean legal counsel? Correct. Do you know who, which of the legal counsel prepared it? I believe Attorney McLeod. Were the confidentiality agreements that were signed, were they returned to you or given to you? I believe so, yes. And so you had, at least at some point in time, you were the one who had custody of them? At some point. What did the confidentiality agreements provide? I don't recall. Take a look at Exhibit No. 113 that's in that stack. Exhibit 113 is a document we marked yesterday during Mr. Foltz's deposition, and I'd like you to well, up at the top, you see it states general talking points; do you see that? Yes. Is this a document that you've seen before? I don't recall. Do you recall working on any kind of set of</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A Q A Q A Q A Q	And those are documents that you provided to counsel? Yes. There is, the last bullet point as you'll see on Exhibit 113 refers to the confidentiality agreement; do you see that? Yes. And it says this recognizing again this came from Mr. Foltz's file, that states that previously signed agreement applies to this meeting. Question for you, do the confidentiality agreements that you had presented and obtained from the individual members, republican members, of the Senate, pertain to both meetings that you held with them? That's my recollection. Did Senator Zipperer also sign a confidentiality agreement? Yes. Did you have to sign a confidentiality agreement as well? Yes.

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1		placeholder map, and it states if the Senate comes	1		same time as Mr. Foltz was meeting with the
2		back in the majority, we may come back and adjust,	2		republican members of the Assembly?
3		and that's one of the bullet points that's on	3	Α	His meetings spread out over a much greater time
4		Exhibit 113. Is that a principle or a sentiment	4		than my meetings just based on the number of
5		that was expressed in the talking points that you	5		members. So it was over a number of days. I'm
6		prepared as well?	6		not sure the exact timelines.
7	Α	I don't recall.	7	Q	How many days did your meetings with the
8	Q	Was there a discussion that you had with any of	8		individual republican senators last?
9		the members, the individual republican members of	9	Α	I don't recall.
10		the Senate, about the proposed map being a	10	Q	Were they did they take place within a week,
11		placeholder map?	11		within three weeks; do you remember?
12	Α	We may have talked about it.	12	Α	Probably within three, three to four weeks.
13	Q	Did you talk about the potential impact of any of	13	Q	Did Mr. Foltz give you any input into the talking
14		the Senate recall elections in these meetings?	14		points that you prepared?
15	Α	Not that I recall.	15	Α	I don't believe so.
16	Q	What was discussed generally in the meetings that	16	Q	Did Senator Zipperer give you input into the
17		you had with the individual members of the	17	-	talking points that you prepared?
18		republican Senate, in the first set of meetings?	18	Α	No.
19	А	Talked about census data, the changes that were	19	_	Do you remember whether anyone else gave you any
20		required to occur in their district, but mostly,	20	-	input into the talking points that you prepared?
21		it was just to get their impressions of their	21	Α	Not that I recall.
22		district.	22	_	You prepared them entirely on your own?
23	0	What kinds of impressions were you obtaining from	23		Yes.
24	~	them?	24	_	Did you get any guidance from anyone on what to
25	Δ	It was pretty much an open-ended question and	25	~	include in the talking points?
20	~	278	20		280
		210			200
1		have the share to depend to it	1	۸	Net that T werell
1	0	however they chose to describe it.	1	_	Not that I recall.
2	Q	Were you asking them about information they were	2	_	Other than those two sets of meetings with
2 3	Q	Were you asking them about information they were providing to you for the purpose of assisting you	2 3	_	Other than those two sets of meetings with republican members of the Senate that you just
2 3 4	_	Were you asking them about information they were providing to you for the purpose of assisting you in drafting the new districts?	2 3 4	_	Other than those two sets of meetings with republican members of the Senate that you just testified about, were there any other meetings
2 3 4 5	A	Were you asking them about information they were providing to you for the purpose of assisting you in drafting the new districts? Yes.	2 3 4 5	_	Other than those two sets of meetings with republican members of the Senate that you just testified about, were there any other meetings that you had other than with the legislative
2 3 4 5 6	A	Were you asking them about information they were providing to you for the purpose of assisting you in drafting the new districts? Yes. And did any of them provide you with information	2 3 4 5 6	Q	Other than those two sets of meetings with republican members of the Senate that you just testified about, were there any other meetings that you had other than with the legislative leadership regarding redistricting?
2 3 4 5 6 7	A	Were you asking them about information they were providing to you for the purpose of assisting you in drafting the new districts? Yes. And did any of them provide you with information about their existing districts that assisted you	2 3 4 5 6 7	Q	Other than those two sets of meetings with republican members of the Senate that you just testified about, were there any other meetings that you had other than with the legislative leadership regarding redistricting? Yes.
2 3 4 5 6 7 8	A Q	Were you asking them about information they were providing to you for the purpose of assisting you in drafting the new districts? Yes. And did any of them provide you with information about their existing districts that assisted you in drafting the new districts?	2 3 4 5 6 7 8	Q A Q	Other than those two sets of meetings with republican members of the Senate that you just testified about, were there any other meetings that you had other than with the legislative leadership regarding redistricting? Yes. What other meetings did you have?
2 3 4 5 6 7 8 9	A Q A	Were you asking them about information they were providing to you for the purpose of assisting you in drafting the new districts? Yes. And did any of them provide you with information about their existing districts that assisted you in drafting the new districts? I don't recall.	2 3 4 5 6 7 8 9	Q A Q	Other than those two sets of meetings with republican members of the Senate that you just testified about, were there any other meetings that you had other than with the legislative leadership regarding redistricting? Yes. What other meetings did you have? We had meetings with counsel and meetings with
2 3 4 5 6 7 8 9 10	A Q A	Were you asking them about information they were providing to you for the purpose of assisting you in drafting the new districts? Yes. And did any of them provide you with information about their existing districts that assisted you in drafting the new districts? I don't recall. What about the second set of meetings; you	2 3 4 5 6 7 8 9	Q A Q A	Other than those two sets of meetings with republican members of the Senate that you just testified about, were there any other meetings that you had other than with the legislative leadership regarding redistricting? Yes. What other meetings did you have? We had meetings with counsel and meetings with consultants.
2 3 4 5 6 7 8 9 10 11	A Q A	Were you asking them about information they were providing to you for the purpose of assisting you in drafting the new districts? Yes. And did any of them provide you with information about their existing districts that assisted you in drafting the new districts? I don't recall. What about the second set of meetings; you mentioned that you did have proposed maps at that	2 3 4 5 6 7 8 9 10 11	Q A Q A	Other than those two sets of meetings with republican members of the Senate that you just testified about, were there any other meetings that you had other than with the legislative leadership regarding redistricting? Yes. What other meetings did you have? We had meetings with counsel and meetings with consultants. And there were members of the legislature who were
2 3 4 5 6 7 8 9 10 11 12	A Q A Q	Were you asking them about information they were providing to you for the purpose of assisting you in drafting the new districts? Yes. And did any of them provide you with information about their existing districts that assisted you in drafting the new districts? I don't recall. What about the second set of meetings; you mentioned that you did have proposed maps at that second set of meetings?	2 3 4 5 6 7 8 9 10 11 12	Q A Q A	Other than those two sets of meetings with republican members of the Senate that you just testified about, were there any other meetings that you had other than with the legislative leadership regarding redistricting? Yes. What other meetings did you have? We had meetings with counsel and meetings with consultants. And there were members of the legislature who were present at those meetings as well?
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1		from your testimony that there were these two sort	1	MR. POLAND: All right. Let's take
2		of sets of meetings that you and Senator Zipperer	2	a break and go off the record then because I
3		had with individual members of the	3	want to take a look again at the January 3rd
4		THE VIDEOGRAPHER: Mr. Poland, I'm	4	order. I don't want to waste anybody's time.
5		sorry.	5	So I want to look at that order. We need to
6	Q	Strike the question. I'll just ask it again. I	6	get clarification on the scope of the Court's
7		understand there were meetings that you had with	7	holding. If we feel we need to call
8		the legislative leadership, and I understand that	8	Judge Stadtmueller, let's do that. But we're
9		there were these two sets of meetings that you've	9	just running out of time with the discovery
10		testified to where you and Senator Zipperer met	10	schedule, so we just need to clear it up.
11		with individual republican members of the	11	MR. MCLEOD: Okay.
12		legislature, and I want to ask whether beyond	12	THE VIDEOGRAPHER: The time is
13		those meetings you had meetings with any of the	13	10:05. We are going off the record.
14		legislators regarding redistricting?	14	(Recess taken)
15	Δ	Not that I recall.	15	THE VIDEOGRAPHER: The time is
16	_	Now, did you have any meetings with legislative	16	
17	Q		17	11:24. We are back on the record.
18	•	leadership where legal counsel was also present?		MR. POLAND: Brandé, could you read
_	_	Yes.	18	maybe the last two questions.
19	Q	How many times did you meet with legislative	19	(Question read)
20		leadership where legal counsel was also present?	20	MR. MCLEOD: And are you asking for
21	_	I don't recall.	21	the topic of what was discussed, or are you
22	_	Was it more than 10?	22	asking for
23	Α	I don't believe so.	23	MR. POLAND: I'm going to rephrase
24	Q	Were those meetings all over at Michael Best &	24	the question. I'm going to come back and I'm
25		Friedrich?	25	going to ask for the topics.
		282		284
			1	
1	Α	I believe so.	1	${\boldsymbol{Q}}$ Can you identify for me, Mr. Ottman, what the
1 2	-	I believe so. And what was discussed at those meetings that you	1 2	Q Can you identify for me, Mr. Ottman, what the topics were that you discussed with legislative
	-			
2	-	And what was discussed at those meetings that you	2	topics were that you discussed with legislative
2 3	-	And what was discussed at those meetings that you had?	2 3	topics were that you discussed with legislative leadership and then legal counsel?
2 3 4	-	And what was discussed at those meetings that you had? MR. MCLEOD: Object to the form.	2 3 4	topics were that you discussed with legislative leadership and then legal counsel? A We discussed general redistricting topics.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	-	<text><text><text></text></text></text>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	<pre>topics were that you discussed with legislative leadership and then legal counsel? A We discussed general redistricting topics. Q What were the general redistricting topics you discussed? A I don't recall specifically. Q Did you discuss, for example, the layout of maps that were part of the redistricting process that led to the creation of Acts 43 and 44? MR. MCLEOD: I'm going to object to the form of the question. If you can answer, please do so. A I don't believe so. MR. POLAND: Peter, we're getting some pretty loud noise coming from your microphone, and it's interfering. Thank you. Q You did not discuss with legal counsel present specific maps? A Not at those meetings. Q Did you discuss with legal counsel general redistricting principles? A I believe so, yes.</pre>

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CASE: 3:15-PE DEPOSITION OF TAD M. OF TMAN (VOLUMEN) 92/2/2012

1		maps that resulted in Acts 43 and 44?	1	Q	In the copy that I had, there were two different
2	Α	I believe so.	2		stapled packets of e-mails, and one was an e-mail
3	Q	I'm looking back at your previous deposition	3		communication, that alternative confitureation of
4		because there were some specific objections that	4		ADs 8 and 9. It was a typo, but it was dated
5		were raised at that time, and there were some	5		July 8th, 2011, and I believe that we were talking
6		specific instructions not to answer. What I'm	6		about that page.
7		trying to do is go back and look at those	7		MR. POLAND: You know what will be
8		questions in the context of the discussion we have	8		easier, let's go off the record so I can make
9		here. This might not be perfectly the	9		a separate copy of these, and we'll just file
10		questions might be over some disparate topics. I	10		them separately.
11		asked you at your deposition	11		THE VIDEOGRAPHER: The time is
12		MR. POLAND: And Peter, for your	12		11:31. We are going off the record.
13		information, I'm looking at pages 38 and 39	13		(Recess taken)
14		of Mr. Ottman's first deposition.	14		THE VIDEOGRAPHER: The time is
15	Q	And this was a discussion about Assembly	15		11:40. We are back on the record.
16		Districts 8 and 9 and MALDEF's consideration of	16		MR. POLAND: Brandé, I'm going to
17		maps for Assembly Districts 8 and 9. And the	17		ask you to mark that as whatever the next
18		question that I asked was in relation to e-mail	18		exhibit number is.
19		correspondence back and forth between you,	19		(Exhibit No. 115 marked for
20		Mr. Ottman, and Mr. Troupis relating to MALDEF.	20		identification)
21		Do you recall that discussion that we had at your	21	Q	Mr. Ottman, the court reporter has handed you a
22		deposition in December on that topic?	22		document that has been marked as Exhibit No. 115;
23	Α	I do.	23		do you have that in front of you?
24	Q	I asked a question, the following question, What	24	Α	Yes.
25		did Mr. Troupis say about MALDEF's review of	25	Q	I'm going to represent for the record that this is
		286			288
1		proposed districts, Assembly District 8 and 9? At	1		a portion of what we previously had marked as
1 2		proposed districts, Assembly District 8 and 9? At that point, there was a privilege that was	1 2		a portion of what we previously had marked as Exhibit 33A, and 33 were the documents that were
_					
2		that point, there was a privilege that was	2		Exhibit 33A, and 33 were the documents that were
2 3		that point, there was a privilege that was asserted and an instruction not to answer. I'd	2 3	А	Exhibit 33A, and 33 were the documents that were marked at your first deposition as the documents
2 3 4		that point, there was a privilege that was asserted and an instruction not to answer. I'd like to pose that question to you again now. What	2 3 4	_	Exhibit 33A, and 33 were the documents that were marked at your first deposition as the documents you produced, okay?
2 3 4 5	A	that point, there was a privilege that was asserted and an instruction not to answer. I'd like to pose that question to you again now. What did Mr. Troupis say to you about MALDEF's review	2 3 4 5	_	Exhibit 33A, and 33 were the documents that were marked at your first deposition as the documents you produced, okay? Okay.
2 3 4 5 6	А	that point, there was a privilege that was asserted and an instruction not to answer. I'd like to pose that question to you again now. What did Mr. Troupis say to you about MALDEF's review of proposed Assembly Districts 8 and 9?	2 3 4 5 6	_	Exhibit 33A, and 33 were the documents that were marked at your first deposition as the documents you produced, okay? Okay. Now, looking at Exhibit No. 115, if you just page
2 3 4 5 6 7	_	that point, there was a privilege that was asserted and an instruction not to answer. I'd like to pose that question to you again now. What did Mr. Troupis say to you about MALDEF's review of proposed Assembly Districts 8 and 9? I don't recall anything more than what was in the	2 3 4 5 6 7	Q	Exhibit 33A, and 33 were the documents that were marked at your first deposition as the documents you produced, okay? Okay. Now, looking at Exhibit No. 115, if you just page through it, you'll see there are portions of that
2 3 4 5 6 7 8	_	that point, there was a privilege that was asserted and an instruction not to answer. I'd like to pose that question to you again now. What did Mr. Troupis say to you about MALDEF's review of proposed Assembly Districts 8 and 9? I don't recall anything more than what was in the e-mails that were produced.	2 3 4 5 6 7 8	Q	Exhibit 33A, and 33 were the documents that were marked at your first deposition as the documents you produced, okay? Okay. Now, looking at Exhibit No. 115, if you just page through it, you'll see there are portions of that that were redacted?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q	<pre>that point, there was a privilege that was asserted and an instruction not to answer. I'd like to pose that question to you again now. What did Mr. Troupis say to you about MALDEF's review of proposed Assembly Districts 8 and 9? I don't recall anything more than what was in the e-mails that were produced. So let's take a look at those, and that's Exhibit 33A. MR. POLAND: Did I hand that out before? MS. LAZAR: Yes. Unfortunately, these pages were not Bates stamped, and so this is the confitureation one. Was the nonredacted version of this e-mail produced? That's not going to be clear on the record. Let me withdraw that question and ask a different question. MR. EARLE: Exhibit 33A you're talking about? MR. POLAND: Exhibit 33A, for the record. And these documents were not Bates</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A Q A Q	Exhibit 33A, and 33 were the documents that were marked at your first deposition as the documents you produced, okay? Okay. Now, looking at Exhibit No. 115, if you just page through it, you'll see there are portions of that that were redacted? Yes. Do you know whether the unredacted version of Exhibit No. 115 was among the materials that you produced? I don't know. Now, the top part of Exhibit 115, that first message which has an attachment to it, alternative ADs 8 and 9, do you see that that portion is redacted right there? Yes. Do you know what that discussion was? I don't recall. Do you know whether that discussion was with any counsel? I believe this was the e-mail that we that

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1			1	• ·	
1		message that was inadvertently redacted.	1		December, okay?
2	Q	Oh, that's right. Let me look back at the	2	Α	Okay.
3		transcript and see. Do you recall who the	3	Q	Do you see, paging through Exhibit No. 116, that
4		communication was with?	4		there are several areas where the text of the
5	Α	I believe it was Jim Troupis.	5		e-mail has been redacted?
6	Q	Do you recall what Mr. Troupis said about the	6	Α	Yes.
7		alternative configuration of ADs 8 and 9?	7	Q	Do you know whether this particular e-mail chain
8	Α	I don't recall.	8		that's contained within Exhibit 116 was strike
9	Q	Did you ever discuss with Mr. Troupis generally	9		that question. Do you know whether the unredacted
10		the topic of the alternative configuration of	10		version of this e-mail chain contained in
11		Assembly Districts 8 and 9?	11		Exhibit 116 was among the documents that you
12	Α	Yes.	12		produced?
13	Q	What did you and Mr. Troupis discuss with respect	13	Α	I don't know.
14		to the configuration of Districts 8 and 9?	14	Q	The first e-mail, it appears it's in reverse chron
15	Α	I don't recall.	15		order here, or at least some portions of it are.
16	Q	You talked to Mr. Jensen about the configuration	16		The very first e-mail is from Mr. Troupis to you
17		of these two districts, 8 and 9; is that correct?	17		and Mr. Foltz, copies to Mr. McLeod and then
18	Α	No.	18		Mr. Taffora, correct?
19	-	There is a mention in Exhibit 115, on the very	19	Δ	Yes.
20	-	first page of Exhibit 115.	20	-	And the header says MALDEF; do you see that?
21	۸	Okay.	21		Yes.
22	-	-	22	_	
	Q	There's an e-mail that you sent to Mr. Jensen,		Q	Do you know what Mr. Troupis do you recall what
23	•	correct?	23		Mr. Troupis was saying in this e-mail
24	_	Yes.	24		communication?
25	Q	And you mentioned a conversation that between	25	Α	I don't recall.
		290			292
1		Senator Zipperer and Mr. Jensen relating to	1	Q	Did you ever communicate with Mr. Troupis directly
2		Hispanic districts in Milwaukee, correct?	2		about MALDEF's proposals for Assembly Districts 8
3	Α	Correct.	3		and 9?
4	Q	So did you ever have any discussions directly with	4	Α	By e-mail, yes.
5		Mr. Jensen about the configuration of Districts 8	5	Q	Did you ever speak with Mr. Troupis directly about
6		and 9?	6		MALDEF's proposals for Assembly Districts 8 and 9?
7	Α	I did not.	7	Α	I don't recall.
8	Q	Do you know why you were speaking with Mr. Troupis	8	Q	There is, if you turn to the second page of
9		about the configuration of Districts 8 and 9 with	9		Exhibit 116, and if you look at the bottom, you'll
10		respect to the issues raised in your e-mail to	10		see an e-mail from Elisa Alfonso to Mr. Troupis;
11		Mr. Jensen?	11		do you see that?
12	Α	I don't recall.	12	Α	Yes.
13	Q	Why did you forward the your communication with	13	Q	And then if you continue over to the next page, it
14		Mr. Jensen to Mr. Troupis?	14		appears that there is an area there that's
15	Α	I don't recall.	15		redacted; do you see that?
16	Q	I'd like you to	16	Α	What area are you referring to?
17		(Exhibit No. 116 marked for	17	Q	I'm right below the signature that says Elisa?
18		identification)	18	Α	Okay.
19	Q	Mr. Ottman, the court reporter has handed you a	19	Q	- It appears there's an area that's redacted. Do
20		document that we've marked as Exhibit 116; do you	20		you know whether there was commentary there that
21		have that in front of you?	21		was redacted?
22	A	Yes.	22	Α	I'm not sure if that's redacted, or if that was
23	-	And again, I will represent for the record that	23		just blank space.
24	~	this is a portion of what previously had been	24	Q	Okay. If you look below that, there is an e-mail
24			24	3	
25		marked as Exhibit 33A at your deposition in 291			dated Monday, July 11th, and that's from you to 293
40			1.71		COIN - (608) 833-0392 Page 290 to 293 of 455

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			1		
1		Mr. Troupis, Mr. Foltz, and Mr. McLeod and	1	Q	And who communicated to you what MALDEF was trying
2		Mr. Taffora, correct?	2		to do?
3	Α	Yes.	3	Α	The it was communicated through this e-mail
4	Q	And that has been redacted, correct?	4		change with their proposed map.
5	Α	Yes.	5	Q	Did they ever did MALDEF ever characterize for
6	Q	Do you know what the substance of that	6		you or did you ever learn of their
7		communication was?	7		characterization of what they were trying to
8	Α	I don't recall.	8		accomplish with their proposed map?
9	Q	Did you ever have any communications with	9	Α	Not outside of these e-mail communications.
10		with Mr. Troupis about the MALDEF map that is	10	Q	Did you ever talk with Mr. Troupis about what
11		attached to that Monday, July 11th e-mail from	11		MALDEF was trying to do?
12		Elisa Alfonso to Mr. Troupis?	12	Α	
13	Δ	Yes.	13	-	I had asked you also at the deposition in December
14	-	And what did you discuss about that map?	14	ų	
	_				a question that relates directly to a statement
15	-	I don't recall.	15		made in one of the e-mails in Exhibit No. 116. So
16	Q	Did you ever personally review the map that MALDEF	16		if you turn to the one, two, three, four, fifth
17	_	proposed?	17		page, and there is a statement in the paragraph
18	-	I did.	18		under the Monday, July 11th, 2011 e-mail where
19	Q	Do you know whether that map was considered in	19		Mr. Troupis appears to be saying to Elisa Alfonso
20		formulating Districts 8 and 9?	20		and Alonzo Rivas, the quote is "I like your
21	Α	The MALDEF map?	21		proposal. We've taken it a bit further. Here is
22	Q	Yes.	22		a comparison of MALDEF's proposal to a suggestion
23	Α	Yes.	23		we think might work a bit better." Do you see
24	Q	How was it considered?	24		that?
25	Α	We looked at what they had proposed and then used	25	Α	Yes.
		294			296
-					
1		that as a starting point for an amendment that was	1	Q	And did you have any discussions with Mr. Troupis
1 2		that as a starting point for an amendment that was eventually adopted and signed into law.	1 2	Q	
2	Q	eventually adopted and signed into law.		Q	about why he believed that that suggestion might
2 3	Q	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed?	2 3	_	about why he believed that that suggestion might work a little bit better?
2 3 4	Q A	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had	2 3 4	A	about why he believed that that suggestion might work a little bit better? I don't recall.
2 3 4 5		eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several	2 3 4 5	A	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis
2 3 4 5 6		eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent	2 3 4 5 6	A	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal
2 3 4 5 6 7		eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly	2 3 4 5 6 7	A	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8
2 3 4 5 6 7 8	A	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts.	2 3 4 5 6 7 8	A Q	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time?
2 3 4 5 6 7 8 9	A	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly	2 3 4 5 6 7 8 9	A Q A	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes.
2 3 4 5 6 7 8 9 10	Q	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts?	2 3 4 5 6 7 8 9 10	A Q A Q	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say?
2 3 4 5 6 7 8 9 10 11	A Q A	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary.	2 3 4 5 6 7 8 9 10 11	A Q A Q A Q	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall.
2 3 4 5 6 7 8 9 10 11 12	A Q A Q	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what?	2 3 4 5 6 7 8 9 10 11 12	A Q A Q A Q	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis
2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary.	2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q A Q	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall.
2 3 4 5 6 7 8 9 10 11 12 13 14	A Q A Q A	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what?	2 3 4 5 6 7 8 9 10 11 12	A Q A Q A Q	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q A	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes.	2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q A Q	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14	A Q A Q A	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required	2 3 4 5 6 7 8 9 10 11 12 13 14	A Q A Q A Q A Q	about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q A	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q A Q A Q	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q A Q A Q	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of Districts 8 and 9 as they had been proposed as of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q A Q A Q	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall. Did you ever speak with anybody at MALDEF about</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q A Q A Q	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of Districts 8 and 9 as they had been proposed as of that time; is that correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q A Q A Q	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall. Did you ever speak with anybody at MALDEF about testifying at the July 13th, 2011 committee</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q A Q A Q	<pre>eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of Districts 8 and 9 as they had been proposed as of that time; is that correct? MALDEF's proposal would have required alterations</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	AQ AQAQ AQ	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall. Did you ever speak with anybody at MALDEF about testifying at the July 13th, 2011 committee hearing?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q A Q A Q A Q A	<pre>eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of Districts 8 and 9 as they had been proposed as of that time; is that correct? MALDEF's proposal would have required alterations to those boundaries as well as to other Assembly</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	AQ AQAQ AQ	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall. Did you ever speak with anybody at MALDEF about testifying at the July 13th, 2011 committee hearing? I did not.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q A Q A Q A Q A Q A Q	eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of Districts 8 and 9 as they had been proposed as of that time; is that correct? MALDEF's proposal would have required alterations to those boundaries as well as to other Assembly districts.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	AQ AQAQ AQ	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall. Did you ever speak with anybody at MALDEF about testifying at the July 13th, 2011 committee hearing? I did not. You can set that document to the side.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q A Q A Q A Q A Q A Q	<pre>eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of Districts 8 and 9 as they had been proposed as of that time; is that correct? MALDEF's proposal would have required alterations to those boundaries as well as to other Assembly districts. And so why was that not done?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	AQ AQAQ AQ	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall. Did you ever speak with anybody at MALDEF about testifying at the July 13th, 2011 committee hearing? I did not. You can set that document to the side. Mr. Ottman, you testified earlier that you had</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q A Q A Q A Q A Q A Q	<pre>eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of Districts 8 and 9 as they had been proposed as of that time; is that correct? MALDEF's proposal would have required alterations to those boundaries as well as to other Assembly districts. And so why was that not done? It appeared that we could accomplish what we</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	AQ AQAQ AQ	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall. Did you ever speak with anybody at MALDEF about testifying at the July 13th, 2011 committee hearing? I did not. You can set that document to the side. Mr. Ottman, you testified earlier that you had prepared some talking points for meetings that you</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A Q A Q A Q A Q A Q A Q	<pre>eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of Districts 8 and 9 as they had been proposed as of that time; is that correct? MALDEF's proposal would have required alterations to those boundaries as well as to other Assembly districts. And so why was that not done? It appeared that we could accomplish what we thought MALDEF was trying to do and not require extensive revisions to the maps outside of those</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 	A Q A Q A Q A Q	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall. Did you ever speak with anybody at MALDEF about testifying at the July 13th, 2011 committee hearing? I did not. You can set that document to the side. Mr. Ottman, you testified earlier that you had prepared some talking points for meetings that you had with individual members, republican members of</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q A Q A Q A Q A Q A Q	<pre>eventually adopted and signed into law. Why didn't you use the map that MALDEF proposed? The boundaries of the district that MALDEF had proposed would have required revising several other Assembly districts. The alternative we sent back to them confined the changes to two Assembly districts. Why did it confine the changes to two Assembly districts? Because that was all that was necessary. Necessary for what? To make the changes. Well, MALDEF's proposal would have required changes to the outer bounds of existing of Districts 8 and 9 as they had been proposed as of that time; is that correct? MALDEF's proposal would have required alterations to those boundaries as well as to other Assembly districts. And so why was that not done? It appeared that we could accomplish what we thought MALDEF was trying to do and not require</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q A Q A Q	<pre>about why he believed that that suggestion might work a little bit better? I don't recall. Did you ever have any discussions with Mr. Troupis where you made any evaluation of MALDEF's proposal versus the map that you had drawn for Districts 8 and 9 at the time? Yes. And what did you say? I don't recall. Did you have any discussions with Mr. Troupis about having a representative of MALDEF testify at the July 13th, 2011 hearing? I don't recall. Did you ever speak with anybody at MALDEF about testifying at the July 13th, 2011 committee hearing? I did not. You can set that document to the side. Mr. Ottman, you testified earlier that you had prepared some talking points for meetings that you had with individual members, republican members of the Senate, correct?</pre>

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1		MR. POLAND: Let's mark this.	1	Α	Some of it is.
2		(Exhibit No. 117 marked for	2	Q	And did you receive any assistance from anyone
3		identification)	3		else in preparing those analyses?
4	Q	Mr. Ottman, the court reporter is handing you a	4	Α	No.
5		document that has been marked as Exhibit 117; do	5	Q	Did you ever have any communications with
6		you have that in front of you?	6		Mr. Handrick about those analyses?
7	Α	Yes.	7	Α	I don't recall.
8	Q	Is Exhibit 117 a document that you have seen	8	Q	What about Dr. Gaddie, did you have any
9		before?	9		communications with Dr. Gaddie about those
10	Α	Yes.	10		analyses?
11	Q	If you look in the lower right-hand corner of the	11	Α	Yes.
12		document, you'll see that there's a Bates number	12	Q	What did you and Dr. Gaddie discuss about those
13		that identifies it as coming from your files,	13		analyses?
14		correct?	14	Α	We discussed what races we were looking at, and
15	Α	I do.	15		whether it might approximate reliable measurement
16	Q	Is that a document that you prepared?	16		of how those districts may have performed in the
17	Α	It is.	17		past.
18	Q	Is this the document is this document the	18	Q	Did Dr. Gaddie provide you with any data or any
19		talking points that you referred to before?	19		analyses that you used to prepare your own
20	Α	No.	20		analysis that you provided to the republican
21	Q	What is this document?	21		members of the Senate?
22	Α	This document is talking points I prepared for my	22	Α	No.
23		testimony before the committee, the public	23	Q	I'd like you to take a look at this will be in
24		hearing.	24	-	the stack of exhibits over to your right. Exhibit
25	Q	That was on July 13th, 2011?	25		No. 67 should be in there. Have you seen Exhibit
	-	298			300
1	Δ	Yes	1		No. 67 before?
1 2	_	Yes. Set that to the side. Did you ever have any	1	Α	No. 67 before? Yes.
2	_	Set that to the side. Did you ever have any	2	_	Yes.
_	_	Set that to the side. Did you ever have any conversations with anyone about how districts that	-	_	Yes. So you'll see at the top, there is an e-mail from
2 3	_	Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past	2	_	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated
2 3 4 5	Q	Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past election results?	2 3 4	Q	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated Wednesday, April 20th; do you see that?
2 3 4	Q	Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past election results? I don't I don't recall.	2 3 4 5	Q	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated Wednesday, April 20th; do you see that? Yes.
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2 3 4 5 6 7 8 9	Q	Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past election results? I don't I don't recall. In the we were looking before at Exhibit 100, which was the memorandum that Mr. Foltz had prepared for his meetings with the republican	2 3 4 5 6 7 8 9	Q A Q A	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated Wednesday, April 20th; do you see that? Yes. And Mr. Handrick is forwarding to you and Mr. Foltz an e-mail from Dr. Gaddie, correct? Yes.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q A Q A Q A Q A	Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past election results? I don't I don't recall. In the we were looking before at Exhibit 100, which was the memorandum that Mr. Foltz had prepared for his meetings with the republican members of the Assembly; do you recall that? Yes. And you testified that there was a similar memorandum that you had prepared for your meetings with republican members of the Senate, correct? Right. And that did have performances of old district configurations versus new district configurations based on past races, correct? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q A Q A Q A Q A Q A Q A Q	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated Wednesday, April 20th; do you see that? Yes. And Mr. Handrick is forwarding to you and Mr. Foltz an e-mail from Dr. Gaddie, correct? Yes. Why did Mr. Handrick forward this to you? I don't know. Did you ask Mr. Handrick to forward it to you? I did not. Did you make any use of the information that is provided in Dr. Gaddie's e-mail? I don't believe so. Did you ever talk with Dr. Gaddie about the information contained in his April 20th, 2011 e-mail?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q A	Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past election results? I don't I don't recall. In the we were looking before at Exhibit 100, which was the memorandum that Mr. Foltz had prepared for his meetings with the republican members of the Assembly; do you recall that? Yes. And you testified that there was a similar memorandum that you had prepared for your meetings with republican members of the Senate, correct? Right. And that did have performances of old district configurations versus new district configurations based on past races, correct? Yes. Where did you get the information, the data, that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated Wednesday, April 20th; do you see that? Yes. And Mr. Handrick is forwarding to you and Mr. Foltz an e-mail from Dr. Gaddie, correct? Yes. Why did Mr. Handrick forward this to you? I don't know. Did you ask Mr. Handrick to forward it to you? I did not. Did you make any use of the information that is provided in Dr. Gaddie's e-mail? I don't believe so. Did you ever talk with Dr. Gaddie about the information contained in his April 20th, 2011 e-mail? Not that I recall.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A Q	Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past election results? I don't I don't recall. In the we were looking before at Exhibit 100, which was the memorandum that Mr. Foltz had prepared for his meetings with the republican members of the Assembly; do you recall that? Yes. And you testified that there was a similar memorandum that you had prepared for your meetings with republican members of the Senate, correct? Right. And that did have performances of old district configurations versus new district configurations based on past races, correct? Yes. Where did you get the information, the data, that you used to prepare those comparisons? It was from the elections data provided to us by	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated Wednesday, April 20th; do you see that? Yes. And Mr. Handrick is forwarding to you and Mr. Foltz an e-mail from Dr. Gaddie, correct? Yes. Why did Mr. Handrick forward this to you? I don't know. Did you ask Mr. Handrick to forward it to you? I did not. Did you make any use of the information that is provided in Dr. Gaddie's e-mail? I don't believe so. Did you ever talk with Dr. Gaddie about the information contained in his April 20th, 2011 e-mail? Not that I recall. I'd like to you look at the first paragraph of Dr. Gaddie's e-mail right after he says <i>Hey Jo</i> e,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A Q A Q	<pre>Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past election results? I don't I don't recall. In the we were looking before at Exhibit 100, which was the memorandum that Mr. Foltz had prepared for his meetings with the republican members of the Assembly; do you recall that? Yes. And you testified that there was a similar memorandum that you had prepared for your meetings with republican members of the Senate, correct? Right. And that did have performances of old district configurations versus new district configurations based on past races, correct? Yes. Where did you get the information, the data, that you used to prepare those comparisons? It was from the elections data provided to us by the Legislative Technology Services Bureau.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated Wednesday, April 20th; do you see that? Yes. And Mr. Handrick is forwarding to you and Mr. Foltz an e-mail from Dr. Gaddie, correct? Yes. Why did Mr. Handrick forward this to you? I don't know. Did you ask Mr. Handrick to forward it to you? I did not. Did you make any use of the information that is provided in Dr. Gaddie's e-mail? I don't believe so. Did you ever talk with Dr. Gaddie about the information contained in his April 20th, 2011 e-mail? Not that I recall. I'd like to you look at the first paragraph of Dr. Gaddie's e-mail right after he says <i>Hey Joe</i> , it says I went ahead and ran the regression models
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q A Q A Q	Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past election results? I don't I don't recall. In the we were looking before at Exhibit 100, which was the memorandum that Mr. Foltz had prepared for his meetings with the republican members of the Assembly; do you recall that? Yes. And you testified that there was a similar memorandum that you had prepared for your meetings with republican members of the Senate, correct? Right. And that did have performances of old district configurations versus new district configurations based on past races, correct? Yes. Where did you get the information, the data, that you used to prepare those comparisons? It was from the elections data provided to us by the Legislative Technology Services Bureau. Is that a comparison or an analysis that you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated Wednesday, April 20th; do you see that? Yes. And Mr. Handrick is forwarding to you and Mr. Foltz an e-mail from Dr. Gaddie, correct? Yes. Why did Mr. Handrick forward this to you? I don't know. Did you ask Mr. Handrick to forward it to you? I did not. Did you make any use of the information that is provided in Dr. Gaddie's e-mail? I don't believe so. Did you ever talk with Dr. Gaddie about the information contained in his April 20th, 2011 e-mail? Not that I recall. I'd like to you look at the first paragraph of Dr. Gaddie's e-mail right after he says <i>Hey Joe</i> , it says <i>I went ahead and ran the regression models</i> <i>for 2006, 2008, 2010 to generate open seat</i>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A Q A Q	<pre>Set that to the side. Did you ever have any conversations with anyone about how districts that you were drawing might perform based on past election results? I don't I don't recall. In the we were looking before at Exhibit 100, which was the memorandum that Mr. Foltz had prepared for his meetings with the republican members of the Assembly; do you recall that? Yes. And you testified that there was a similar memorandum that you had prepared for your meetings with republican members of the Senate, correct? Right. And that did have performances of old district configurations versus new district configurations based on past races, correct? Yes. Where did you get the information, the data, that you used to prepare those comparisons? It was from the elections data provided to us by the Legislative Technology Services Bureau.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	Yes. So you'll see at the top, there is an e-mail from Mr. Handrick to you and to Mr. Foltz dated Wednesday, April 20th; do you see that? Yes. And Mr. Handrick is forwarding to you and Mr. Foltz an e-mail from Dr. Gaddie, correct? Yes. Why did Mr. Handrick forward this to you? I don't know. Did you ask Mr. Handrick to forward it to you? I did not. Did you make any use of the information that is provided in Dr. Gaddie's e-mail? I don't believe so. Did you ever talk with Dr. Gaddie about the information contained in his April 20th, 2011 e-mail? Not that I recall. I'd like to you look at the first paragraph of Dr. Gaddie's e-mail right after he says <i>Hey Joe</i> , it says I went ahead and ran the regression models

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1		that?	1		was not the witness's answer.
2	Α	Yes.	2	Α	I believe so.
3	Q	Did you ever review or use the regression models	3	Q	Can you identify this document for me,
4		that Dr. Gaddie ran?	4		Exhibit 111?
5	Α	No.	5	Α	I'm not sure I understand the question.
6	Q	Dr. Gaddie also refers in that same e-mail, and	6	Q	What is it?
7		this is the second line from the bottom of this	7	Α	It is a comparison of how districts may have
8		e-mail, he says This seems to pretty much wraps	8		performed in the past under the old configuration
9		up, I think it's a typo there, the partisanship	9		and under the new configuration.
10		measure debate; do you see that?	10	Q	And both for Assembly and Senate districts,
11	Α	Yes.	11		correct?
12	Q	Do you know what Dr. Gaddie meant by the	12	Α	Correct.
13		partisanship measure debate?	13	Q	Did you prepare Exhibit 111?
14	Α	I'm not sure.	14	Α	I did not.
15	Q	Did you ever talk to Dr. Gaddie about that term?	15	Q	I note on the bottom of the page that it came from
16	Α	I don't believe so.	16		Mr. Foltz's files; do you see that from the Bates
17	Q	Did you ever talk to Mr. Handrick or Mr. Foltz	17		number?
18		about that term?	18	Α	Yes.
19	Α	I don't believe so.	19	Q	Did you contribute at all to the preparation of
20	Q	The last sentence has a reference to Dr. Gaddie	20		Exhibit 111?
21		tweaking the polarization analysis; do you see	21	Α	I don't believe so.
22		that?	22	Q	Is Exhibit 111 a document that you referred to or
23	Α	Yes.	23		considered in any way when you were preparing
24	Q	Do you know what Dr. Gaddie means by polarization	24		memorandums that you gave to or showed to the
25		analysis?	25		individual republican members of the Senate?
		302			- 304
1	Α	I don't know.	1	Α	No.
1 2	-	I don't know. Did you ever look at any polarization analysis	1 2	_	No. If you look at the second page of Exhibit 111,
_	-			_	
2	Q	Did you ever look at any polarization analysis	2	_	If you look at the second page of Exhibit 111,
2 3	Q A	Did you ever look at any polarization analysis that Dr. Gaddie prepared?	2 3	Q	If you look at the second page of Exhibit 111, you'll see a reference at the top of the page, it
2 3 4	Q A	Did you ever look at any polarization analysis that Dr. Gaddie prepared? I don't believe so.	2 3 4	Q	If you look at the second page of Exhibit 111, you'll see a reference at the top of the page, it says Milwaukee Gaddie 4/16/11; do you see that?
2 3 4 5	Q A	Did you ever look at any polarization analysis that Dr. Gaddie prepared? I don't believe so. Did you ever prepare any polarization analysis	2 3 4 5	Q	If you look at the second page of Exhibit 111, you'll see a reference at the top of the page, it says <i>Milwaukee Gaddie 4/16/11</i> ; do you see that? Yes.
2 3 4 5 6	Q A Q A	Did you ever look at any polarization analysis that Dr. Gaddie prepared? I don't believe so. Did you ever prepare any polarization analysis yourself?	2 3 4 5 6	Q A Q A	If you look at the second page of Exhibit 111, you'll see a reference at the top of the page, it says <i>Milwaukee Gaddie 4/16/11</i> ; do you see that? Yes. Do you know what that refers to?
2 3 4 5 6 7	Q A Q A	Did you ever look at any polarization analysis that Dr. Gaddie prepared? I don't believe so. Did you ever prepare any polarization analysis yourself? I did not.	2 3 4 5 6 7	Q A Q A	If you look at the second page of Exhibit 111, you'll see a reference at the top of the page, it says <i>Milwaukee Gaddie 4/16/11</i> ; do you see that? Yes. Do you know what that refers to? I do not.
2 3 4 5 6 7 8	Q A Q A	Did you ever look at any polarization analysis that Dr. Gaddie prepared? I don't believe so. Did you ever prepare any polarization analysis yourself? I did not. Did you use any polarization analysis in any of	2 3 4 5 6 7 8	Q A Q A	If you look at the second page of Exhibit 111, you'll see a reference at the top of the page, it says <i>Milwaukee Gaddie 4/16/11</i> ; do you see that? Yes. Do you know what that refers to? I do not. Do you know when you would have looked at
2 3 4 5 6 7 8 9	Q A Q A Q	Did you ever look at any polarization analysis that Dr. Gaddie prepared? I don't believe so. Did you ever prepare any polarization analysis yourself? I did not. Did you use any polarization analysis in any of the work that you did on the redistricting	2 3 4 5 6 7 8 9	Q A Q A	If you look at the second page of Exhibit 111, you'll see a reference at the top of the page, it says <i>Milwaukee Gaddie 4/16/11</i> ; do you see that? Yes. Do you know what that refers to? I do not. Do you know when you would have looked at Exhibit 111, when you would have seen it previously?
2 3 4 5 6 7 8 9 10	Q A Q A Q	Did you ever look at any polarization analysis that Dr. Gaddie prepared? I don't believe so. Did you ever prepare any polarization analysis yourself? I did not. Did you use any polarization analysis in any of the work that you did on the redistricting program?	2 3 4 5 6 7 8 9	Q A Q A Q	If you look at the second page of Exhibit 111, you'll see a reference at the top of the page, it says <i>Milwaukee Gaddie 4/16/11</i> ; do you see that? Yes. Do you know what that refers to? I do not. Do you know when you would have looked at Exhibit 111, when you would have seen it previously?
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·			1	-	
1		individual republican senators would have been	1		go into the composite?
2		interested in in determining whether to support	2	Α	Yes.
3		the proposed Act 43, correct?	3	Q	And did you apply that to Senate districts?
4	Α	I don't know.	4	Α	Yes.
5	Q	Was the performance of the newly configured	5	Q	Did you run analyses that are similar to the ones
6		district something that you discussed with the	6		that are portrayed in Exhibit 112?
7		individual republican senators in your meetings	7	Α	Yes.
8		with them?	8	Q	Was that solely for the Senate districts or also
9	Α	Yes.	9		for Assembly districts?
10	Q	I'd like you to look at paragraph Exhibit	10	Α	Both.
11		No. 112, please. Have you seen Exhibit 112	11	Q	And who did you strike that question. Why did
12		before?	12		you prepare those analyses?
13	Α	I don't believe so.	13	Α	It was part of the analysis of how different
14	Q	Have you seen documents that look like Exhibit 112	14		districts may have performed in using past
15		before?	15		election data.
16	Α	Similar, yes.	16	Q	Attempting to project how the districts that you
17	Q	Do you know the software program that Exhibit 112	17		were creating might perform in the future based on
18		was created on?	18		past election data?
19	Α	I believe it's Excel, Microsoft Excel.	19	Α	I don't know that you can project future
20	-	Did you ever create any document similar to	20	-	performance, but it was used to analyze how past
21	-	Exhibit 112?	21		elections may have performed.
22		MR. MCLEOD: Object to the form of	22	Q	Under the new
23		the question. Please answer if you're able	23		Under different configurations.
24		to.	24	~	Did anybody ask you to prepare that analysis?
25	Δ	I did.	25		I don't recall.
20	~	306	20	~	308
1	0	Did you greate ony for Consta districts?	1	Ο	Did you provide this analysis that you speeted to
1	_	Did you create any for Senate districts?	1	Q	Did you provide this analysis that you created to
2	A	Yes.	2	_	anyone?
2 3	A	Yes. If you look at the middle of the page in	2 3	A	anyone? Yes.
2 3 4	A	Yes. If you look at the middle of the page in Exhibit 112, you'll see that there are, at the top	2 3 4	A	anyone? Yes. Who did you did you transmit or give that
2 3 4 5	A	Yes. If you look at the middle of the page in Exhibit 112, you'll see that there are, at the top column in the middle, left to right, you'll see	2 3 4 5	A Q	anyone? Yes. Who did you did you transmit or give that analysis to?
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2 3 4 5 6 7	A	Yes. If you look at the middle of the page in Exhibit 112, you'll see that there are, at the top column in the middle, left to right, you'll see there are two columns. There is one that has a heading 3RaceAve, and then another one that says	2 3 4 5 6 7	A Q A	anyone? Yes. Who did you did you transmit or give that analysis to? I gave it to Senator Fitzgerald and Senator Zipperer.
2 3 4 5 6 7 8	A Q	Yes. If you look at the middle of the page in Exhibit 112, you'll see that there are, at the top column in the middle, left to right, you'll see there are two columns. There is one that has a heading 3RaceAve, and then another one that says ALL0410; do you see those headings?	2 3 4 5 6 7 8	A Q A	anyone? Yes. Who did you did you transmit or give that analysis to? I gave it to Senator Fitzgerald and Senator Zipperer. Did you ever give that information to any of the
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1	Q	What was the substance of the discussions that you	1		me if you could have him describe the
2		had with them?	2		document so I can click on it because there's
3	Α	Basically, it was a description of what races we	3		only four or five of them here. There's one,
4		used for the composite and an explanation of what	4		for example, that's called Senate final
5		the data on the chart represented.	5		political numbers, and on the top it has old
6	Q	Did they tell you how they intended to use that	6		district Walker, McCain, Van Hollen, Bush.
7		information or what they intended to do with it?	7		Is that the one?
8	Α	No.	8		MR. POLAND: I will say for the
9	Q	Did you make any suggestions to them about what it	9		record, the titles for the columns across the
10		might be used for, or could they provide it to	10		top says TA persons, difference, black 18
11		you?	11		percent, Hispanic 18 percent
12	Α	No.	12		MR. EARLE: I got it. That was the
13	Q	Did you have any conversations with anyone about	13		one that was okay.
14		how the districts that you were drawing that ended	14	Q	Mr. Ottman, why did you prepare the table that's
15		up in Act 43 might perform based on the past	15		on the first page of Exhibit 118?
16		election results?	16	Α	It was part of the analysis that we prepared.
17	Α	I don't know that it's possible to predict future	17	Q	And why did you engage in that analysis?
18		performance.	18	Α	It was just an indicator of how elections, using
19		(Exhibit No. 118 marked for	19		the measurement that we were using may have been
20		identification)	20		reflected in the old districts.
21	Q	Mr. Ottman, the court reporter has handed you a	21	Q	Was there any comparison that was made between
22		copy of a document that has been marked	22		those and then the districts that you were
23		Exhibit 118; do you have that in front of you?	23		creating under Act 43?
24	Α	Yes.	24	Α	
25	Q	If you look in the lower right-hand corner of the	25		districts, yes.
		310			312
			4	~	
1		document, you'll see each of the pages has a Bates	1	Q	And then was there a comparison of those two?
1 2		document, you'll see each of the pages has a Bates number on it indicating that it came from your	2		And then was there a comparison of those two? Yes.
2		number on it indicating that it came from your		A	Yes.
_	Α		2	A	Yes. Was that included in the memorandums that were
2 3	A	number on it indicating that it came from your files; do you see that?	2 3	A	Yes. Was that included in the memorandums that were shown to the individual republican senators when
2 3 4	_	number on it indicating that it came from your files; do you see that? Yes. And this is the way that these documents were	2 3 4	A Q	Yes. Was that included in the memorandums that were shown to the individual republican senators when you met with them?
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1		Mr. Foltz, about meetings where there were	1	Α	It was to get some general direction, yes.
2		regional options that were presented where	2	Q	I'd like you to take a look at Exhibit No. 101.
3		legislative leadership was present for those; do	3		It's in the stack there. Have you seen
4		you recall any such meetings?	4		Exhibit 101 before?
5	Α	Yes.	5	Α	Yes.
6	Q	When did those meetings occur?	6	Q	What is Exhibit 101?
7	Α	I don't recall exactly.	7	Α	I believe it's headers for different regional
8	Q	How many days did those meetings last?	8		areas of the state.
9	Α	I don't I don't recall how many days.	9	Q	Are these the regional maps that were presented at
10	Q	Was it at those meetings to consider regional	10		the meeting we were just discussing or meetings
11		options that you discussed comparisons between	11		where regional options were considered?
12		2002 districts and newly-configured districts with	12	Α	This is just the headers.
13		Senators Fitzgerald and Zipperer and	13	Q	And when you say it's just the headers, what do
14		Representatives Fitzgerald and Vos and Suder?	14		you mean by just the headers?
15	Α		15	Α	It contains no more information other than what
16	Q	When did you have the discussions with	16		districts are included in each region.
17	-	Senators Fitzgerald and Zipperer and	17	Q	So it simply identifies the region; it doesn't,
18		Representatives Fitzgerald, Vos, and Suder about	18	-	for example, contain any other information about
19		the comparisons between the 2002 district	19		them other than identify which districts are
20		performance and new districts?	20		contained within the regions?
21	Α	-	20	Α	-
22	~		22	Q	
23	~	together for submittal to the LRB.	22	Q	Did you go through at these meetings and make a
		But before it was actually tendered to the LRB?			determination on a region-by-region basis of
24 25	Α	No, I believe it had already been tendered to the	24		which maps would be advanced and included in
25		LRB at that point.	25		Wisconsin 2011 Wisconsin Act 43?
		314			316
4	~		4	•	
1	Q	Did you have any discussions on that topic with	1	Α	We got some general guidance from legislative
2	Q	any of the legislative leadership or individual	2	_	leaders on a region-by-region basis.
2 3	Q	any of the legislative leadership or individual legislators before the time the map was tendered	2 3	_	leaders on a region-by-region basis. So there were various options for each region that
2 3 4	-	any of the legislative leadership or individual legislators before the time the map was tendered to the LRB?	2 3 4	_	leaders on a region-by-region basis. So there were various options for each region that were presented to the people who assembled at
2 3 4 5	Α	any of the legislative leadership or individual legislators before the time the map was tendered to the LRB? I don't recall.	2 3 4 5	Q	leaders on a region-by-region basis. So there were various options for each region that were presented to the people who assembled at these meetings, correct?
2 3 4 5 6	Α	any of the legislative leadership or individual legislators before the time the map was tendered to the LRB? I don't recall. Going back to the question I asked about meetings	2 3 4	Q	<pre>leaders on a region-by-region basis. So there were various options for each region that were presented to the people who assembled at these meetings, correct? For some regions, yes.</pre>
2 3 4 5 6 7	Α	any of the legislative leadership or individual legislators before the time the map was tendered to the LRB? I don't recall. Going back to the question I asked about meetings where regional options were discussed. Can you	2 3 4 5 6 7	Q	<pre>leaders on a region-by-region basis. So there were various options for each region that were presented to the people who assembled at these meetings, correct? For some regions, yes. And there were regions where there weren't</pre>
2 3 4 5 6 7 8	A Q	any of the legislative leadership or individual legislators before the time the map was tendered to the LRB? I don't recall. Going back to the question I asked about meetings	2 3 4 5 6 7 8	Q A Q	<pre>leaders on a region-by-region basis. So there were various options for each region that were presented to the people who assembled at these meetings, correct? For some regions, yes. And there were regions where there weren't multiple options presented; is that correct?</pre>
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q A Q A Q A Q A Q A Q A Q A Q A Q	<pre>any of the legislative leadership or individual legislators before the time the map was tendered to the LRB? I don't recall. Going back to the question I asked about meetings where regional options were discussed. Can you identify for me who was present at those meetings? At various points, Senator Fitzgerald, Senator Zipperer, Representative Fitzgerald, Representative Vos, Representative Suder, Joe Handrick, Adam Foltz, myself, and counsel may have been present for some portion of them. Do you remember how many well, strike that question. You don't recall when exactly those meetings occurred; is that correct? Not off the top of my head. Was it over more than one day? Yes. It was before the maps were submitted to the LRB; is that correct? That's correct. This was to make a final decision, at least about the regional maps that would be proposed to the</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q A Q A Q A Q	<pre>leaders on a region-by-region basis. So there were various options for each region that were presented to the people who assembled at these meetings, correct? For some regions, yes. And there were regions where there weren't multiple options presented; is that correct? That's correct. Which regions didn't have multiple options presented? Milwaukee. So as I look at the as I look at Exhibit 101, I see the heading, it says Milwaukee, and it says Senate Districts 3, 4, 6, 7, 5, and 8, correct? Correct. That would include the Assembly Districts 7, 8, and 9? That's correct. Was there only one regional map that was presented for the Milwaukee region? There was only one map presented for, I believe, Senate Districts 4 and 6. Senate District 3 was presented as one Senate district with two</pre>

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·			1		
1		both of which were introduced.	1	Q	Did you ever talk with anyone other than legal
2	Q	Alternatives for Assembly Districts 8 and 9?	2		counsel about the makeup of the African-American
3	Α	8 and 9.	3		districts in Milwaukee?
4	Q	And from those alternatives that were presented	4	Α	I don't recall.
5		for Assembly Districts 8 and 9, one was selected	5	Q	Did you ever talk to Mr. Handrick about it?
6		at that point in time?	6	Α	Possibly.
7	Α	No.	7	Q	What about Mr Dr. Gaddie?
8	Q	There were two options presented, correct?	8	Α	I don't recall.
9	Α	Two options were presented to the legislature	9	Q	Was Mr. Handrick ever involved in the discussions
10		legislators, and both options were introduced.	10		that you had with Mr. McLeod or Troupis or Taffora
11		One is part of the bill. One is a separate	11		about the African-American districts in Milwaukee?
12		amendment.	12	Α	I don't recall.
13	Q	Did this meeting occur before the time that the	13	Q	What about the Latino districts, did you talk with
14		communications with MALDEF occurred?	14		Mr. McLeod, Mr. Troupis, or Mr. Taffora about the
15	Α	Yes.	15		makeup of the Latino districts in Milwaukee?
16	Q	And did this also occur before any communications	16	Α	Yes.
17		with Zeus Rodriguez happened?	17	Q	And again, did you talk about the appropriate
18	Α	Yes.	18	-	legal guidelines?
19	_	At the time that these options were presented to	19	Δ	That's correct.
20	-	the legislative leadership, had there been any	20	-	Under the Voting Rights Act?
21		communications with any members of the Latino	21		I believe so.
22		community in Milwaukee about the makeup of	22	-	Did you talk with Mr. Handrick at all about the
23		Assembly Districts 8 or 9?	23	u.	makeup of the Latino districts?
24	Δ	I don't recall.	24	۸	I believe so.
25	-	At the time that these regional options were	25	-	Was Mr. Handrick involved in any discussions that
23	Q	318	23	Q	320
		510			520
1		meaning to logislation logismelin , had theme	1		now had about the Tating distuists with
1		presented to legislative leadership, had there	1		you had about the Latino districts with
2		been any communications with any leaders of the	2	•	Mr. McLeod, Mr. Troupis, or Mr. Taffora?
2 3		been any communications with any leaders of the African-American community in Milwaukee about the	2	-	Mr. McLeod, Mr. Troupis, or Mr. Taffora? I don't recall.
2 3 4		been any communications with any leaders of the African-American community in Milwaukee about the makeup of the African-American majority districts?	2 3 4	-	Mr. McLeod, Mr. Troupis, or Mr. Taffora? I don't recall. Did you talk to Dr. Gaddie about the makeup of the
2 3 4 5	_	been any communications with any leaders of the African-American community in Milwaukee about the makeup of the African-American majority districts? I don't recall.	2 3 4 5	Q	Mr. McLeod, Mr. Troupis, or Mr. Taffora? I don't recall. Did you talk to Dr. Gaddie about the makeup of the Latino districts?
2 3 4 5 6	_	been any communications with any leaders of the African-American community in Milwaukee about the makeup of the African-American majority districts? I don't recall. Did you ever discuss the composition of the	2 3 4 5 6	Q A	Mr. McLeod, Mr. Troupis, or Mr. Taffora? I don't recall. Did you talk to Dr. Gaddie about the makeup of the Latino districts? I don't recall.
2 3 4 5 6 7	_	<pre>been any communications with any leaders of the African-American community in Milwaukee about the makeup of the African-American majority districts? I don't recall. Did you ever discuss the composition of the African-American majority districts in Milwaukee</pre>	2 3 4 5 6 7	Q A	<pre>Mr. McLeod, Mr. Troupis, or Mr. Taffora? I don't recall. Did you talk to Dr. Gaddie about the makeup of the Latino districts? I don't recall. Now, there are also references in Exhibit 101 to</pre>
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q AQAQ A Q A Q A Q A Q	<pre>been any communications with any leaders of the African-American community in Milwaukee about the makeup of the African-American majority districts? I don't recall. Did you ever discuss the composition of the African-American majority districts in Milwaukee with anyone during the redistricting process? Yes. Who did you discuss it with? We discussed it with counsel. And when you say counsel, who was the counsel you discussed it with? I believe Attorney McLeod, Attorney Troupis, possibly Attorney Taffora. And what was the subject matter of the discussions that you had with Mr. McLeod, Mr. Troupis, or Mr. Taffora about the African-American districts? We talked about what the appropriate legal guidelines were for those districts. Would that be legal guidelines under the Voting Rights Act? I believe so.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A	Mr. McLeod, Mr. Troupis, or Mr. Taffora? I don't recall. Did you talk to Dr. Gaddie about the makeup of the Latino districts? I don't recall. Now, there are also references in Exhibit 101 to other districts. One of them I'd like to focus on for a minute is the Racine/Kenosha region; do you see that reference? Yes. There were options that were considered for Racine and Kenosha; is that correct? That's correct. Was there one option that was chosen from those presented that was included in what eventually became Act 43? I don't recall what the exact option that was discussed there was identical to what turned up in Act 43. Do you know how many options were presented at these meetings for Racine/Kenosha area? I don't recall.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q AQAQ A Q A Q A Q A Q	<pre>been any communications with any leaders of the African-American community in Milwaukee about the makeup of the African-American majority districts? I don't recall. Did you ever discuss the composition of the African-American majority districts in Milwaukee with anyone during the redistricting process? Yes. Who did you discuss it with? We discussed it with counsel. And when you say counsel, who was the counsel you discussed it with? I believe Attorney McLeod, Attorney Troupis, possibly Attorney Taffora. And what was the subject matter of the discussions that you had with Mr. McLeod, Mr. Troupis, or Mr. Taffora about the African-American districts? We talked about what the appropriate legal guidelines were for those districts. Would that be legal guidelines under the Voting Rights Act? I believe so. When did those discussions occur?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q A	Mr. McLeod, Mr. Troupis, or Mr. Taffora? I don't recall. Did you talk to Dr. Gaddie about the makeup of the Latino districts? I don't recall. Now, there are also references in Exhibit 101 to other districts. One of them I'd like to focus on for a minute is the Racine/Kenosha region; do you see that reference? Yes. There were options that were considered for Racine and Kenosha; is that correct? That's correct. Was there one option that was chosen from those presented that was included in what eventually became Act 43? I don't recall what the exact option that was discussed there was identical to what turned up in Act 43. Do you know how many options were presented at these meetings for Racine/Kenosha area? I don't recall. Did you personally draw up any options for

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1	Α	I did.	1		had already prepared an option for the Assembly
2	Q	Was the option that you strike that question.	2		and Senate districts encompassing the
3		How many options did you prepare for Racine and	3		Racine/Kenosha areas?
4		Kenosha?	4	Α	No.
5	Α	I don't recall how many.	5	Q	It was before the time that you actually drew a
6	Q	Did Mr. Handrick and Mr. Foltz also prepare	6		map to cover those areas?
7		options for districts covering Racine and Kenosha?	7	Α	That's correct.
8	Α	I believe so.	8	Q	Did he give you any guidance on how those
9	Q	Do you know whether all of them were presented at	9		districts should be configured?
10		this meeting where legislative leadership was	10	Α	Not that I recall.
11		considering the regional options?	11	Q	Did you ever speak with about how the Racine and
12	Α	I don't know.	12		Kenosha districts should be configured?
13	Q	Before the time that the options for Racine and	13	Α	Discussed it with Adam Foltz.
14		Kenosha were presented to legislative leadership,	14	Q	What did you and Mr. Foltz discuss with respect to
15		had you ever had any discussions with any of the	15		the configuration of the Assembly and Senate
16		members of the legislature from the Racine or	16		districts encompassing Racine and Kenosha?
17		Kenosha areas about the configuration of those	17	Α	We just discussed different options for
18		districts?	18		configuration, different ways to draw that area.
19	Α	Yes.	19	Q	Do you know who drew the configuration that ended
20	Q	Who did you speak with?	20		up being included in Act 43?
21	Α	I spoke with Senator Wanggaard.	21	Α	I don't.
22	Q	What was the substance of those discussions?	22	Q	Would it have been either you or Mr. Foltz?
23	Α	That discussion was just a discussion with him	23	Α	Yes.
24		about the changing demographics of his district in	24	Q	But you just don't recall whether you were the
25		terms of where I needed to gain or lose population	25		person whose configuration was included in Act 43?
		322			324
1		and to hear from him his impressions of the	1	Α	That's right.
1 2		and to hear from him his impressions of the district as well as to verify exactly where his	1	_	That's right. You understand how Act 43 configures Racine and
2		district as well as to verify exactly where his	-	_	You understand how Act 43 configures Racine and
_	Q	district as well as to verify exactly where his house was.	2	_	
2 3 4	Q	district as well as to verify exactly where his house was. Did that discussion take place in one of the	2 3	Q	You understand how Act 43 configures Racine and Kenosha in terms of the Assembly and Senate
2 3 4 5	Q	district as well as to verify exactly where his house was. Did that discussion take place in one of the meetings that you had with Mr. Vos and then the	2 3 4	Q	You understand how Act 43 configures Racine and Kenosha in terms of the Assembly and Senate districts? Yes.
2 3 4		district as well as to verify exactly where his house was. Did that discussion take place in one of the meetings that you had with Mr. Vos and then the individual members of the Senate?	2 3 4 5 6	Q	You understand how Act 43 configures Racine and Kenosha in terms of the Assembly and Senate districts? Yes. You understand that there are parts of Racine and
2 3 4 5		district as well as to verify exactly where his house was. Did that discussion take place in one of the meetings that you had with Mr. Vos and then the individual members of the Senate? No.	2 3 4 5	Q	You understand how Act 43 configures Racine and Kenosha in terms of the Assembly and Senate districts? Yes. You understand that there are parts of Racine and Kenosha there included within one Assembly
2 3 4 5 6 7 8	A Q	district as well as to verify exactly where his house was. Did that discussion take place in one of the meetings that you had with Mr. Vos and then the individual members of the Senate? No. That was outside of that meeting?	2 3 4 5 6 7	Q A Q	You understand how Act 43 configures Racine and Kenosha in terms of the Assembly and Senate districts? Yes. You understand that there are parts of Racine and
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2 3 4 5 6 7 8 9 10	A Q A	district as well as to verify exactly where his house was. Did that discussion take place in one of the meetings that you had with Mr. Vos and then the individual members of the Senate? No. That was outside of that meeting? I never had any meetings with Vos and members of the Senate other than those leadership meetings.	2 3 4 5 6 7 8 9 10	Q A Q A Q	You understand how Act 43 configures Racine and Kenosha in terms of the Assembly and Senate districts? Yes. You understand that there are parts of Racine and Kenosha there included within one Assembly district? Yes. By that I mean in the same Assembly district?
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1		and Kenosha in the same Assembly district was an	1		feedback that you received from any members of the
2		attempt to reunite communities of interest?	2		legislature?
3	Α	I don't know.	3	Α	Yes.
4	Q	Did you ever any communications with anybody about	4	Q	What changes were made in response to feedback you
5		that?	5		received?
6	Α	Not that I recall.	6	Α	There was some changes made, I believe, to the
7	Q	Are there any areas state-wide in Wisconsin that	7		55th and 56th Assembly District.
8		you can identify as having been reunited	8	Q	Who were the representatives of those districts?
9		communities of interest under Act 43?	9	Α	Representatives Kaufert and Litjens.
10	Α	I don't recall.	10	Q	Did representatives Kaufert and Litjens request
11	Q	Do you recall ever drawing any districts that you	11		that you make those changes?
12		believed were reuniting communities of interest?	12	Α	I'm not sure.
13	Α	I don't recall specifically.	13	Q	Did the request did you ever receive any
14	Q	What about generally?	14		request from Senator Ellis to make any changes to
15	Α	We drew different variations of different maps	15		those districts?
16		that combined or split up all kinds of different	16	Α	He asked us to look at some different options
17		communities, so I can't remember anything specific	17		there.
18		that jumps to mind, no.	18	Q	Could you take a look at Exhibit No. 105, please.
19	Q	As you sit here today, do you recall any	19		Have you seen Exhibit 105 before?
20	-	communities of interest that were reunited under	20	Δ	Parts of it.
21		Act 43?	21	_	What parts have you seen?
22	Α	I don't recall.	22		I've seen the attachment.
23	-	Did you ever have any conversations with anyone	23	_	I'd like you to look at there's an e-mail
24	-	about dividing communities of interest?	24	~	dated Thursday, July 7th from Adam Foltz to
25	Δ	Yes.	25		Michelle Litjens; do you see that?
		326			328
		020			010
1	0	Which communities of interest did you discuss	1	Δ	Vec
1	Q	Which communities of interest did you discuss	1		Yes.
2	_	being divided?	2	Q	Have you seen that document that e-mail before?
2 3	_	being divided? Nothing specific, just kind of an analysis of the	2 3	Q A	Have you seen that document that e-mail before? I don't believe so.
2 3 4	A	being divided? Nothing specific, just kind of an analysis of the splits, community splits.	2 3 4	Q A	Have you seen that document that e-mail before? I don't believe so. Did you speak with Michelle Litjens at all about
2 3 4 5	A Q	being divided? Nothing specific, just kind of an analysis of the splits, community splits. Which community splits did you discuss?	2 3 4 5	Q A Q	Have you seen that document that e-mail before? I don't believe so. Did you speak with Michelle Litjens at all about the attachments that are attached to this e-mail?
2 3 4 5 6	A Q	being divided? Nothing specific, just kind of an analysis of the splits, community splits. Which community splits did you discuss? We discussed all of the community splits that were	2 3 4	Q A Q A	Have you seen that document that e-mail before? I don't believe so. Did you speak with Michelle Litjens at all about the attachments that are attached to this e-mail? I did not.
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8 A and I note that the bates stamp indicates that 8 A I don't know. 9 Can you identify shihit Ko. 119, please? 0 Coes that sean that was an area she wanted 11 Q Can you identify shihit Ko. 119, please? 11 A I don't know. 12 A It's an e-mail from Senator Vuknir to me. 13 I know, sanator Vuknir - bhis is dated way th, is any yes, dow yes that? 14 2011, correct? 14 A Yes. 15 Q you, see that? 19 A Yes. 14 A Yes. 16 Q hoy thow what meeting the's referring to? 21 A This is one of those legislator meeting that 7 14 A Yes. 11 A Yes. 22 Prepared any proposed maps? 21 A Yes. 22 W was the mentining that fact in her e-mail to 23 230 30 332 32 32 32 14 A rim not sure if he attended that one or not. 4 A fin any have been the orly other one that sight have been in response to that portion of 2 our discursion the secting? 3 A T'm not sure if he attended that one or not. 30 32 32 14 S enator Zipperer may have been there. He would other in teeosting. 32<	6		you have that in front of you?	6	Q	All right. And why does it say yes after
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			1	<u> </u>	,
1		to be to the republican party?	1		she's referring to when she makes that statement?
2	Α	I assume that's what GOP stands for.	2	Α	I'm not sure.
3	Q	But you don't know why she was mentioning western	3	Q	Next line down says Menomonee Falls and then no,
4		Wauwatosa in the context of more GOP?	4		do you see that?
5	Α	I don't know.	5	Α	Yes.
6	Q	Next line down says West Allis, and again says yes	6	Q	Do you know what she meant by including no after
7		next to; do you see that?	7		Menomonee Falls?
8	Α	Uh-huh, yes.	8	Α	I don't know.
9	Q	Do you know what the reference to yes next to	9	Q	Was Menomonee Falls included within
10		West Allis means?	10		Senator Vukmir's Senate district under Act 43?
11	Α	I don't.	11	Α	I don't recall.
12	Q	And then in parens it says Western more GOP, but I	12	Q	Do you see after that she states Fits better with
13		am okay with all of it; do you see that?	13		Germantown, Sussex, Lannon, and Butler; do you see
14	Α	Yes.	14		that?
15	Q	Do you know what that means?	15	Α	Yes.
16	Α	I don't know.	16	Q	Did you discuss at all with Senator Vukmir in her
17	Q	Did you have a discussion about that in your	17		meeting whether Menomonee Falls ought to be in her
18		meeting with Senator Vukmir?	18		district or in a different district?
19	Α	I don't recall.	19	Α	I don't recall.
20	Q	The next line down says West Milwaukee, and then	20	Q	Below that is Greenfield, and then it says Please
21		it says no; do you see that?	21		no; do you see that?
22	Α	Yes.	22	Α	Yes.
23	Q	Do you know what she meant by no after west	23	Q	Do you know what she meant by please no?
24		Milwaukee?	24		I don't know.
25	Α	I don't know.	25	_	Was Greenfield included within Senator Vukmir's
		334		-	336
1	Q	Do you know whether west Milwaukee was included	1		Senate district?
2	_	within the reconfigured Senate district that	2	۵	I don't recall.
1 3			-	~	
3	Δ	Senator Vukmir represents?	3	~	Then in parens after the please no, it says It
4	-	Senator Vukmir represents? I don't recall.	3 4	Q	Then in parens after the please no, it says It hates West Allis; do you see that?
4 5	-	Senator Vukmir represents? I don't recall. In parens, after the word no, it says <i>Forgot to</i>	3 4 5	Q A	Then in parens after the please no, it says <i>It hates West Allis;</i> do you see that? Yes.
4 5 6	-	Senator Vukmir represents? I don't recall. In parens, after the word no, it says Forgot to mention this part of current district, VERY dem,	3 4	Q A Q	Then in parens after the please no, it says <i>It</i> hates West Allis; do you see that? Yes. Do you know what she meant by it hates West Allis?
4 5 6 7	Q	Senator Vukmir represents? I don't recall. In parens, after the word no, it says <i>Forgot to</i> <i>mention this part of current district, VERY dem</i> , and the very is in all caps; do you see that?	3 4 5 6 7	Q A Q	Then in parens after the please no, it says <i>It</i> hates West Allis; do you see that? Yes. Do you know what she meant by it hates West Allis? Other than what it means on its face, I don't
4 5 6 7 8	Q	Senator Vukmir represents? I don't recall. In parens, after the word no, it says Forgot to mention this part of current district, VERY dem, and the very is in all caps; do you see that? Yes.	3 4 5 6 7 8	Q A Q A	Then in parens after the please no, it says It hates West Allis; do you see that? Yes. Do you know what she meant by it hates West Allis? Other than what it means on its face, I don't know.
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1		Senator Vukmir about Representative Stone?	1	Α	I don't know.
2	Α	I don't recall.	2	Q	Was that a topic you discussed with
3	Q	And then under that, there's a reference to	3		Senator Vukmir?
4		New Berlin, and Senator Vukmir says Sure, parts of	4	Α	Not that I recall.
5		it work okay with West Allis and Brookfield; do	5	Q	The final sentence, which is in parentheticals
6		you see that?	6		states The previous Duff seat had parts of
7	Α	Yes.	7		New Berlin, Elm Grove, BKFD and West Allis; do you
8	Q	Do you know whether parts of New Berlin were	8		see that?
9		included within Senator Vukmir's Senate district?	9	Α	Yes.
10	Α	I believe so, yes.	10	Q	Do you know what she meant by the previous Duff
11	_	Do you know what she meant there when she said	11	-	seat?
12		parts of it work okay with West Allis and	12	Α	
13		Brookfield?	13		Representative Mark Duff.
14	Δ	I don't know.	14	Q	And what's the seat she's referring to there?
15	-	Did you have a discussion with Senator Vukmir	15	_	I believe that was the Assembly seat he held when
16	æ	about that topic when you met with her?	16	~	he was in the legislature.
17	۸	Not that I recall.	17	0	Do you know why she's including that statement
18	-	And then the parenthetical at the end of that says	18	Q	
	Q		19		there?
19 20		Also, the West Allis School District oddly		_	I don't know.
20		includes a small part of NB; do you see that?	20	Q	Did you talk with her about that at the meeting
21	_	Yes.	21		you had with her?
22		And that NB is a reference to New Berlin?	22	-	No.
23	_	I don't know. I assume so.	23	Q	The end, the last statement she makes in the
24		Is that a topic you discussed with Senator Vukmir?	24		e-mail, Hope that helps; do you see that?
25	Α	Not that I recall.	25	Α	Yes.
		338			340
1	Q	Do you know why she is including that in her	1	Q	Having gone through this now, do you know why
2		e-mail to you?	2		Senator Vukmir sent this e-mail to you?
_					
2 3 4		e-mail to you?	2 3 4	A	Senator Vukmir sent this e-mail to you?
2 3	A	e-mail to you? I don't know.	2 3	A	Senator Vukmir sent this e-mail to you? I don't.
2 3 4 5 6	A	e-mail to you? I don't know. The next paragraph down Senator Vukmir says <i>If you</i>	2 3 4	A	Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she
2 3 4 5	A Q	e-mail to you? I don't know. The next paragraph down Senator Vukmir says <i>If you</i> <i>need a way to take</i> , and I'm going to butcher the	2 3 4 5	A	Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the
2 3 4 5 6	A Q A	e-mail to you? I don't know. The next paragraph down Senator Vukmir says <i>If you</i> <i>need a way to take</i> , and I'm going to butcher the names, <i>Staskunas;</i> did I get that wrong?	2 3 4 5 6	A Q	Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the Senate district that Senator Vukmir represents or
2 3 4 5 6 7	A Q A	e-mail to you? I don't know. The next paragraph down Senator Vukmir says <i>If you</i> <i>need a way to take</i> , and I'm going to butcher the names, <i>Staskunas</i> ; did I get that wrong? No, I think that's pretty close.	2 3 4 5 6 7	A Q A	Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the Senate district that Senator Vukmir represents or any of the Assembly districts included within?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q A Q A Q A Q	<pre>e-mail to you? I don't know. The next paragraph down Senator Vukmir says If you need a way to take, and I'm going to butcher the names, Staskunas; did I get that wrong? No, I think that's pretty close. Put a little bit of my Senate seat into New Berlin (2-3 wards could make that a GOP Assembly seat); do you see that? Yes. Did you put a little bit of Senator Vukmir's Senate seat into New Berlin? I don't recall. Did you discuss that topic with Senator Vukmir when you met with her?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q A Q A	Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the Senate district that Senator Vukmir represents or any of the Assembly districts included within? I did not. One other question about that document. Did you forward Exhibit 119 to anyone? I don't believe so. Did you show it to Mr. Foltz at all? No. Did you and Mr. Foltz discuss any of the comments Senator Vukmir made strike that question. Did you and Mr. Foltz discuss any of the comments that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q A Q A Q A Q	<pre>e-mail to you? I don't know. The next paragraph down Senator Vukmir says If you need a way to take, and I'm going to butcher the names, Staskunas; did I get that wrong? No, I think that's pretty close. Put a little bit of my Senate seat into New Berlin (2-3 wards could make that a GOP Assembly seat); do you see that? Yes. Did you put a little bit of Senator Vukmir's Senate seat into New Berlin? I don't recall. Did you discuss that topic with Senator Vukmir when you met with her? I did not.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q A Q A Q A Q	Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the Senate district that Senator Vukmir represents or any of the Assembly districts included within? I did not. One other question about that document. Did you forward Exhibit 119 to anyone? I don't believe so. Did you show it to Mr. Foltz at all? No. Did you and Mr. Foltz discuss any of the comments Senator Vukmir made strike that question. Did you and Mr. Foltz discuss any of the comments that Senator Vukmir made in Exhibit 119 in the process
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q A Q A Q A Q	<pre>e-mail to you? I don't know. The next paragraph down Senator Vukmir says If you need a way to take, and I'm going to butcher the names, Staskunas; did I get that wrong? No, I think that's pretty close. Put a little bit of my Senate seat into New Berlin (2-3 wards could make that a GOP Assembly seat); do you see that? Yes. Did you put a little bit of Senator Vukmir's Senate seat into New Berlin? I don't recall. Did you discuss that topic with Senator Vukmir when you met with her? I did not. The next sentence states Western</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q A Q A Q A Q	<pre>Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the Senate district that Senator Vukmir represents or any of the Assembly districts included within? I did not. One other question about that document. Did you forward Exhibit 119 to anyone? I don't believe so. Did you show it to Mr. Foltz at all? No. Did you and Mr. Foltz discuss any of the comments Senator Vukmir made strike that question. Did you and Mr. Foltz discuss any of the comments that Senator Vukmir made in Exhibit 119 in the process of drawing Assembly or Senate districts?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q A Q A Q A Q	<pre>e-mail to you? I don't know. The next paragraph down Senator Vukmir says If you need a way to take, and I'm going to butcher the names, Staskunas; did I get that wrong? No, I think that's pretty close. Put a little bit of my Senate seat into New Berlin (2-3 wards could make that a GOP Assembly seat); do you see that? Yes. Did you put a little bit of Senator Vukmir's Senate seat into New Berlin? I don't recall. Did you discuss that topic with Senator Vukmir when you met with her? I did not. The next sentence states Western West Allis/Eastern BKFD and New Berlin are areas</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q A Q A Q A Q A Q	Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the Senate district that Senator Vukmir represents or any of the Assembly districts included within? I did not. One other question about that document. Did you forward Exhibit 119 to anyone? I don't believe so. Did you show it to Mr. Foltz at all? No. Did you and Mr. Foltz discuss any of the comments Senator Vukmir made strike that question. Did you and Mr. Foltz discuss any of the comments that Senator Vukmir made in Exhibit 119 in the process of drawing Assembly or Senate districts? Not that I recall.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q A Q A Q A Q	<pre>e-mail to you? I don't know. The next paragraph down Senator Vukmir says If you need a way to take, and I'm going to butcher the names, Staskunas; did I get that wrong? No, I think that's pretty close. Put a little bit of my Senate seat into New Berlin (2-3 wards could make that a GOP Assembly seat); do you see that? Yes. Did you put a little bit of Senator Vukmir's Senate seat into New Berlin? I don't recall. Did you discuss that topic with Senator Vukmir when you met with her? I did not. The next sentence states Western West Allis/Eastern EKFD and New Berlin are areas of like interest; do you see that?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q A Q A Q A	Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the Senate district that Senator Vukmir represents or any of the Assembly districts included within? I did not. One other question about that document. Did you forward Exhibit 119 to anyone? I don't believe so. Did you show it to Mr. Foltz at all? No. Did you and Mr. Foltz discuss any of the comments Senator Vukmir made strike that question. Did you and Mr. Foltz discuss any of the process of drawing Assembly or Senate districts? Not that I recall. (Exhibit No. 120 marked for
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q A Q A Q A Q	<pre>e-mail to you? I don't know. The next paragraph down Senator Vukmir says If you need a way to take, and I'm going to butcher the names, Staskunas; did I get that wrong? No, I think that's pretty close. Put a little bit of my Senate seat into New Berlin (2-3 wards could make that a GOP Assembly seat); do you see that? Yes. Did you put a little bit of Senator Vukmir's Senate seat into New Berlin? I don't recall. Did you discuss that topic with Senator Vukmir when you met with her? I did not. The next sentence states Western West Allis/Eastern EKFD and New Berlin are areas of like interest; do you see that? Yes.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q A Q A Q A	Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the Senate district that Senator Vukmir represents or any of the Assembly districts included within? I did not. One other question about that document. Did you forward Exhibit 119 to anyone? I don't believe so. Did you show it to Mr. Foltz at all? No. Did you and Mr. Foltz discuss any of the comments Senator Vukmir made strike that question. Did you and Mr. Foltz discuss any of the comments that Senator Vukmir made in Exhibit 119 in the process of drawing Assembly or Senate districts? Not that I recall. (Exhibit No. 120 marked for identification)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	AQ AQ AQ AQ AQA	<pre>e-mail to you? I don't know. The next paragraph down Senator Vukmir says If you need a way to take, and I'm going to butcher the names, Staskunas; did I get that wrong? No, I think that's pretty close. Put a little bit of my Senate seat into New Berlin (2-3 wards could make that a GOP Assembly seat); do you see that? Yes. Did you put a little bit of Senator Vukmir's Senate seat into New Berlin? I don't recall. Did you discuss that topic with Senator Vukmir when you met with her? I did not. The next sentence states Western West Allis/Eastern BKFD and New Berlin are areas of like interest; do you see that? Yes. Do you know whether by BKFD, she meant Brookfield?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q A Q A Q A	<pre>Senator Vukmir sent this e-mail to you? I don't. Did you use any of the information that she provided in drawing a map or configuring the Senate district that Senator Vukmir represents or any of the Assembly districts included within? I did not. One other question about that document. Did you forward Exhibit 119 to anyone? I don't believe so. Did you show it to Mr. Foltz at all? No. Did you and Mr. Foltz discuss any of the comments Senator Vukmir made strike that question. Did you and Mr. Foltz discuss any of the comments that Senator Vukmir made in Exhibit 119 in the process of drawing Assembly or Senate districts? Not that I recall. (Exhibit No. 120 marked for</pre>
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·			1	<u> </u>	
1	Q	And you'll note for the record, it has a Bates	1		would be between 52 and 55.
2		number in the lower right-hand corner indicating	2	Q	And then Toss-up below that, that's the percentage
3		it came from your file, correct?	3		that would range between 48 and 52 percent?
4	Α	Correct.	4	Α	That's correct.
5	Q	What is Exhibit No. 120?	5	Q	And Lean Dem, under that is where 45 to 48 percent
6	Α	This is a comparison of the old map versus a draft	6		of the percentage of the vote would have been for
7		map and how many seats would fall into various	7		republican candidates in previous elections?
8		statistical categories based on the measurement we	8	Α	That's correct.
9		were using.	9	Q	And then finally Safe Dem, 45 less means elections
10	Q	By old map, you mean the map that was configured	10		where 45 percent of the vote or less would have
11		in 2002 by the Court?	11		gone to republican candidates in previous
12	Α	That's correct.	12		elections, correct?
13	Q	So the existing districts even as they exist	13	Α	That's correct.
14		today, correct?	14	Q	What use did you make of the analysis in
15	Α	The existing districts today are the Act 43	15		Exhibit 120?
16		districts.	16	Α	Basically to produce documents like this, to
17	Q	Is it your testimony that the Act 43 districts	17		compare different map alternatives.
18		have gone into effect for the purpose of	18	Q	And when you created an analysis like this and a
19		elections?	19		district would have been identified as being safe
20	Α	It's my understanding that the GAB has said that	20		dem or lean dem or toss-up, how did that inform
21		they are the existing districts for	21		the process of drawing the maps?
22		representation.	22	Α	
23	Q	That's a debate we can have later. Let me ask	23	Q	Did there ever come a time where you ran an
24		you, the draft map, do you know which draft map	24		analysis after the fact, and based on that
25		this is referring to here?	25		analysis, you went back and altered a district
		342			344
1	Α	I don't know which one.	1		that you had drawn?
2	Q	All right. There's a title, <i>MayQandD</i> ; do you see	2	Α	Not that I recall.
3		that?	3		THE VIDEOGRAPHER: The time is
4	Α	Yes.	4		12:58. We are going off the record,
5	Q	Does that help you to recall what draft map you're	5		concluding Disk No. 1 of the continuation of
6		talking about in Exhibit 120?	6		the video deposition of Tad Ottman, No. 4 in
7	Α	Other than it's something I started working on in	7		the series.
8		May. I'm not sure which of those maps it is.	8		(Recess taken)
9	Q	If we take the table that's on the top, it says	9		THE VIDEOGRAPHER: We are on the
10	-	Safe GOP 55 plus; do you see that?	10		record. The time is 2:25 p.m. This marks
11	Α	Yes.	11		the beginning of Disk No. 2 in the
12	-	What does the safe GOP 55 plus mean?	12		continuation of Mr. Tad Ottman and Disk No. 5
13		It simply means a seat under which using the	13		in the series of deposition DVDs. We are on
14		election data that we were using would return a 55	14		the record.
15		percent or greater republican number.	15		MR. MCLEOD: Doug, before we begin,
16	Q	Does this analysis stem from the same kind of	16		can I just for the record say we, in response
17	-	procedure you went through with some of the	17		to the request that was made by Mr. Earle
18		exhibits we had looked at earlier; for example,	18		concerning the confidentiality agreements
19			19		
20	۸	looking at Exhibit 118?	20		that were testified to by Adam Foltz
20	-	I believe so, yes.	20		yesterday and Tad Ottman today, we provided
	Q	And then right under that line that states	21		copies of those confidentiality agreements
22	۸	Lean GOP; do you see that?			that had been previously executed. It's our
23	_	Yes.	23		position that those documents are not
24		What does lean GOP refer to?	24		particularly responsive to the subpoenas that
24 25			25		
24 25		It refers to any district in which the percentage 343	25		were previously issued. But rather than have 345

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		101.		
1	an argument about that, we're producing them	1		2:28. We are going off the record.
2	now. We would note for the record that each	2		(Recess taken)
3	of the confidentiality agreements, at the top	3		THE VIDEOGRAPHER: The time is
4	it states privilege, attorney-client	4		2:30. We are back on the record.
5	communication. We do not take the position	5	Q	Mr. Ottman, do you recall this morning we were
6	that these documents are privileged	6		talking about meetings that you had with
7	attorney-client communications.	7		Senator Zipperer and with individual republican
8	MR. EARLE: What was that you just	8		members of the Senate to discuss the draft
9	said, Eric?	9		districts or proposed districts for Act 43?
10	MR. MCLEOD: It is our position	10	Α	Yes.
11	that these specific documents do not fall	11	Q	Do you recall that you testified to talking points
12	within the scope of privileged	12		that you had created for those meetings?
13	attorney-client communications because they	13	Α	Yes.
14	do not convey legal advice. They were	14	Q	And I asked you whether those were produced or
15	executed in the context of the engagement	15		among the materials that you had produced to us;
16	that existed at the time and that is ongoing.	16		do you recall that?
17	They are not privileged in the same sense	17	Α	Yes.
18	that an engagement letter itself is not	18	Q	It was your recollection that they were produced?
19	privileged. It, again, does not constitute	19	Α	I thought they were, yes.
20	the dissemination of information for the	20	Q	Okay. I went back through the produced documents
21	purposes of providing legal advice. So we're	21		at lunch time, trying to see if I can identify
22	providing those here and you're welcome to	22		what those were. So I'm going to have a document
23	make use of them at today's depositions. I	23		marked for the record and let's see if we can see
24	would note that to the extent you think it's	24		what you were talking about.
25	necessary, rather than reconvene at another	25		
	346			348
1	date, that if you have questions of	1		(Exhibit No. 121 marked for
2	Adam Foltz about any of these documents, I	2		identification)
3	can't imagine what they would be, but if you	3	Q	Mr. Ottman, the court reporter has handed you a
4	did, we could make him available yet today	4		document that has been marked as Exhibit 121. As
5	for the convenience of everybody involved so	5		you'll see from the Bates label on the lower
6	that we don't have to further delay the	6		right-hand, this came from your files. Can you
7	conclusion of these these particular	7		identify 121 for me?
8	depositions.	8	Α	Yes.
9	MR. EARLE: Eric, I'm handicapped	9	Q	What is Exhibit 121?
10	by not being there.	10	Α	It's some talking points that I had worked on.
11	MR. MCLEOD: Yep, sure is.	11	Q	These are the talking points that we were
12	MR. EARLE: You're producing a	12		discussing this morning?
13	signed copy of each agreement?	13	Α	No.
14	MR. MCLEOD: I am.	14	Q	What are these talking points?
15	MR. POLAND: Peter, what I can do	15	Α	These are talking points that I prepared. It may
16	is I can take it over to my assistant right	16		have been in preparation for discussion with the
17	now, have her scan it and e-mail copies to	17		full caucus or with legislative leadership. I
18	you.	18		can't recall what specific meeting this was
19	MR. EARLE: That would be fabulous.	19		prepared for.
20	MR. POLAND: Let me do that.	20	Q	Taking a look at the at the there are three
20		21		pages to this document, correct?
20 21	Before I leave, is there anything else that			
	Before I leave, is there anything else that needs to be put on the record at this point?	22	Α	Correct.
21			_	Correct. Paging through all three, is there anything that
21 22	needs to be put on the record at this point?	22	_	
21 22 23	needs to be put on the record at this point? No, all right. Let's go off the record for a	22 23	_	Paging through all three, is there anything that
21 22 23 24	needs to be put on the record at this point? No, all right. Let's go off the record for a moment.	22 23 24	_	Paging through all three, is there anything that you can identify in Exhibit 121 that gives you an

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1		been prepared?	1		republican members of the Senate?
2	Α	I'm not sure that this was prepared as a single	2	Α	Not the meetings to discuss the map, no.
3		document.	3	Q	The individual meetings?
4	Q	Oh, you think this might have been three separate	4	Α	Correct.
5		pages?	5	Q	Let me try another document and see if this is it.
6	Α	Yes.	6		- (Exhibit No. 122 marked for
7		I will just note for the record, it's the way it	7		identification)
8	-	was produced to us. I'm not going to say it was	8	Q	Mr. Ottman, the court reporter has handed you a
9		stapled, but at least in this page order. When we	9	u.	copy of a document that has been marked as
_			10		
10		printed it out, it was in this page order.	_		Exhibit 122. It consists of a number of different
11		Okay.	11		pages. Again, they were produced from your file
12	Q	You don't see anything, though, that gives you an	12		in this order, and each sheet, I should say,
13		indication whether one document or separate	13		refers to a specific Senate district; do you see
14		documents might have been prepared?	14		that?
15	Α	I'm not certain when the first page of the	15	Α	Yes.
16		document was prepared. The second and third	16	Q	Is Exhibit 122 a document that you prepared?
17		pages, at least portions of them, were prepared, I	17	Α	It is.
18		believe, after the map had been submitted to LRB.	18	Q	And what is Exhibit 122?
19	Q	I'd like you to turn to the third page of	19	Α	This is a description of the proposed map that was
20		Exhibit 121, and you see there's a Roman Numeral 1	20		used for meeting with individual legislators prior
21		there, and then it goes on to state, "Currently,	21		to introduction.
22		the urban areas of Racine and Kenosha are paired	22	Q	Is this the are these the talking points that
23		in two Senate districts with the more rural parts	23		we were discussing before?
24		of each county. This map pairs the two urban	24	Α	Yes.
25		areas in one Senate district, and the more rural	25	Q	They are, all right. So we hit on the right
		350			352
1		parts of each county together in another Senate	1		document. So let's take a look at the first one,
1		parts of each county together in another Senate district. This results in two districts which			document. So let's take a look at the first one, the very first page of Exhibit 122. For the
2		district. This results in two districts which	2		the very first page of Exhibit 122. For the
2 3		district. This results in two districts which each share more in common throughout the Senate	2 3		the very first page of Exhibit 122. For the record, the Bates number is Ottman 000145. This
2 3 4	Δ	district. This results in two districts which each share more in common throughout the Senate seat." Do you see that?	2 3 4	Δ	the very first page of Exhibit 122. For the record, the Bates number is Ottman 000145. This pertains to Senate District 11, correct?
2 3 4 5	-	district. This results in two districts which each share more in common throughout the Senate seat." Do you see that? Yes.	2 3 4 5	_	the very first page of Exhibit 122. For the record, the Bates number is Ottman 000145. This pertains to Senate District 11, correct? Correct.
2 3 4 5 6	Q	<pre>district. This results in two districts which each share more in common throughout the Senate seat." Do you see that? Yes. Do you know who wrote that?</pre>	2 3 4 5 6	_	the very first page of Exhibit 122. For the record, the Bates number is Ottman 000145. This pertains to Senate District 11, correct? Correct. And there's a statement in there where you
2 3 4 5 6 7	Q A	<pre>district. This results in two districts which each share more in common throughout the Senate seat." Do you see that? Yes. Do you know who wrote that? I wrote that.</pre>	2 3 4 5 6 7	_	the very first page of Exhibit 122. For the record, the Bates number is Ottman 000145. This pertains to Senate District 11, correct? Correct. And there's a statement in there where you identify the district being 9,039 people over the
2 3 4 5 6 7 8	Q	<pre>district. This results in two districts which each share more in common throughout the Senate seat." Do you see that? Yes. Do you know who wrote that? I wrote that. What's the basis for your statement in the last</pre>	2 3 4 5 6 7 8	Q	the very first page of Exhibit 122. For the record, the Bates number is Ottman 000145. This pertains to Senate District 11, correct? Correct. And there's a statement in there where you identify the district being 9,039 people over the ideal population, correct?
2 3 4 5 6 7 8 9	Q A	<pre>district. This results in two districts which each share more in common throughout the Senate seat." Do you see that? Yes. Do you know who wrote that? I wrote that. What's the basis for your statement in the last sentence, This results in two districts, which</pre>	2 3 4 5 6 7 8 9	Q	the very first page of Exhibit 122. For the record, the Bates number is Ottman 000145. This pertains to Senate District 11, correct? Correct. And there's a statement in there where you identify the district being 9,039 people over the ideal population, correct? Yes.
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1	Α	It was.	1	Α	No.
2	Q	Was it an observation that you discussed with	2	Q	Did Mr. Handrick or Mr. Foltz assist you in
3		anyone else before you had the meeting with who	3		preparing these talking points?
4		represents District 11?	4	Α	No.
5	Α	Not that I recall.	5	Q	Did any legal counsel assist you in preparing the
6	Q	What's the significance of including that fact in	6		talking points?
7		the talking points for the meeting with the	7	Α	No.
8		individual senator?	8	Q	If my count is right, I think there are are
9	Α	It was, in part, to explain why his district	9		there 17 pages, or we have 16 here?
10		changed in the way that it did.	10	Α	I count 17.
11	Q	And then you continue on in the next sentences	11	Q	Okay, 17. And are there currently 17 republican
12		down, and you identify results of previous races,	12		senators?
13		correct?	13	Α	Yes.
14	Α	That's correct.	14	Q	Strike that. Let me ask you the question. Were
15	Q	And these were these were results from that	15		there, at the time that you created these talking
16		particular Senate district in those races?	16		points, 17 republican senators?
17	Α	That's correct.	17	Α	No.
18	Q	In the last line, you state, "Added East Troy and	18	Q	How many were there at the time?
19		part of the town, as well as Mukwonago." Do you	19	Α	19.
20		see that?	20	Q	All right. Which republican senators had
21	Α	Yes.	21		districts that you did not prepare talking points
22	Q	What does that refer to?	22		for?
23	Α	That refers to portions that were added to the	23	Α	I believe Senator Zipperer and Senator Fitzgerald.
24		Senate district.	24	Q	I assume that means then that you and
25	Q	Is it added as a result of annexation, or this is	25		Senator Zipperer did not sit down with
		354			356
1		in the new district versus the old district?	1		Senator Fitzgerald and have an individual meeting
1 2	А	in the new district versus the old district? The new district versus the old.	1 2		Senator Fitzgerald and have an individual meeting with him like you did with the other republican
	_				
2	_	The new district versus the old.	2	Α	with him like you did with the other republican
2 3	_	The new district versus the old. When you met with the individual senators, did you	2 3	_	with him like you did with the other republican senators, correct?
2 3 4	Q	The new district versus the old. When you met with the individual senators, did you explain why you had added new areas or taken areas	2 3 4	_	with him like you did with the other republican senators, correct? That's correct.
2 3 4 5	Q	The new district versus the old. When you met with the individual senators, did you explain why you had added new areas or taken areas away from the districts?	2 3 4 5	_	<pre>with him like you did with the other republican senators, correct? That's correct. We're going to set that to the side for now. I'm</pre>
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1		the e-mail, at least on the first page of	1		identified as legislative privilege; do you see
2		Exhibit 115?	2		that?
3	Α	Yes, it appears so.	3	Α	Yes.
4	Q	Now, I note on Exhibit 36, as it was produced to	4	Q	There's not the assertion of attorney-client
5		us, that there was a redaction certainly on the	5		privilege over that document, correct?
6		first page at least; do you see that?	6	Α	Correct.
7	Α	Yes.	7	Q	All right. And if I look at paragraph number 2,
8	Q	Is it your understanding that the unredacted	8		there's a ground asserted for privilege,
9		version of Exhibit 36 was produced in your	9		legislative privilege; do you see that?
10		subsequent production?	10	Α	Yes.
11	Α	I don't know.	11	Q	All right. And if we continue down the list, and
12		MR. POLAND: I'm going to ask,	12		we look at paragraph 3, paragraph 4, paragraph 5,
13		Mr. McLeod, do you know I looked through	13		6, 7, 8, and 9, I see that there is a legislative
14		the documents. It's possible it's there. I	14		privilege that's asserted as to all of those
15		didn't see it. Do you know whether an	15		specific documents, correct?
16		unredacted version of Exhibit 36 is being	16	Α	Yes.
17		withheld from production for any reason?	17	Q	All right. I don't see a specific assertion of
18		MR. MCLEOD: On the grounds that it	18		attorney-client privilege as to any of those
19		contains attorney-client communications,	19		documents.
20		which was the reason why it was redacted in	20		MR. MCLEOD: Doug, can I just
21		the first instance.	21		interject here?
22		MR. POLAND: So it still is being	22		MR. POLAND: Yeah.
23		withheld on attorney-client communication	23		MR. MCLEOD: Which is as we
24		grounds?	24		discussed at the last deposition, these
25		MR. MCLEOD: Uh-huh.	25		portions of these documents that have been
		358			360
1		MR. POLAND: I assume then the	1		redacted were redacted on the grounds that
2			-		
		assertion of attorney-client privilege over	2		they contain attorney-client communications
3		assertion of attorney-client privilege over other documents exists as well. Are there	2		evidenced by the to and the from lines on the
3 4					
		other documents exists as well. Are there	3		evidenced by the to and the from lines on the
4		other documents exists as well. Are there other documents that are being withheld on	3 4		evidenced by the to and the from lines on the documents themselves.
4 5		other documents exists as well. Are there other documents that are being withheld on attorney-client privilege grounds?	3 4 5		evidenced by the to and the from lines on the documents themselves. MR. POLAND: Right.
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<u> </u>			1	-	
1		that the attorney-client privilege exists and	1	Α	That's correct.
2		applies to communications made between	2	Q	And it sends the same PDF file that Mr. Foltz had
3		counsel and our client here that involves the	3		sent to Mr. Taffora, McLeod and copied you on,
4		delivery of legal advice. We maintain that	4		correct?
5		that privilege applies, and we don't think	5	Α	Right. I believe that is the portion of the
6		that the Court in any way has eviscerated the	6		e-mail from Adam that I forwarded.
7		attorney-client privilege to that extent.	7	Q	Generally speaking, what is the subject matter of
8		MR. POLAND: All right.	8		the e-mail that Mr. Foltz sent to Mr. Taffora,
9	Q	Looking at Exhibit 36, Mr. Ottman, that very first	9		Mr. McLeod, and copied you?
10		e-mail, the caption is Alternative Confitureation,	10	Α	I believe it had to do with the configuration of
11		which I think we can probably agree is supposed to	11		Assembly Districts 8 and 9.
12		be configuration of Assembly Districts 8 and 9; is	12	Q	
13		that correct?	13	-	Mr. McLeod has an opportunity to raise an
14	Α		14		objection if he feels it's appropriate. Was there
15	-		15		
16	Q	And it actually says ADs 8 and 9, but that	16		any particular aspect of the configuration of
	•	indicates Assembly districts, correct?	_		Assembly Districts 8 and 9 that Mr. Foltz was
17	-	That's correct.	17		addressing in his e-mail?
18	Q	And that is a document that Mr. Foltz created on	18	_	Not that I recall.
19		July 8th, correct?	19	Q	Do you know whether in his e-mail or do you recall
20	Α	Yes.	20		whether in his e-mail Mr. Foltz was asking that
21	Q	He sends it to Mr. Taffora and Mr. McLeod and a	21		the alternative be forwarded to Mr. Jensen?
22		copy to you, correct?	22	Α	I don't believe so, no.
23	Α	Correct.	23	Q	Can you be any more specific about the subject
24	Q	There's an attachment to that document, and it's	24		matter of the configuration that Mr. Foltz was
25		identified as Alternative ADs 8 and 9; do you see	25		addressing in his e-mail?
		362			364
1		that?	1	Α	I don't recall.
1 2	Α	that? Yes.	1 2	-	I don't recall. Can you look back at Exhibit 115, please? I'm
	-			-	
2	-	Yes.	2	-	Can you look back at Exhibit 115, please? I'm
2 3	-	Yes. And it appears, in turn, if you look at the e-mail	2 3	-	Can you look back at Exhibit 115, please? I'm sorry, make that 116. Exhibit 116 also contains
2 3 4	Q	Yes. And it appears, in turn, if you look at the e-mail directly below that, there's an e-mail from you to	2 3 4	Q	Can you look back at Exhibit 115, please? I'm sorry, make that 116. Exhibit 116 also contains redactions, and we've talked about that before,
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2 3 4 5 6 7	Q A Q	Yes. And it appears, in turn, if you look at the e-mail directly below that, there's an e-mail from you to Mr. Jensen, correct? Yes. And that also attaches a document called Alternative ADs 8 and 9.PDF, correct?	2 3 4 5 6 7	Q	Can you look back at Exhibit 115, please? I'm sorry, make that 116. Exhibit 116 also contains redactions, and we've talked about that before, correct? Correct. If we look at the first e-mail from Mr. Troupis to you and Mr. Foltz, with copies to Mr. McLeod and
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1	Q	Do you know whether Mr. Troupis, in his e-mail,	1	Q	Did you participate in that call?
2		was addressing potential testimony by MALDEF at	2	Α	I believe so, yes.
3		the hearing?	3	Q	What was discussed in that call?
4	Α	It's possible.	4	Α	As I recall, it was to discuss the timing for
5	Q	Does the timing of the e-mail being on July 12th	5		legislative action on the congressional plan.
6		refresh your recollection at all about the	6	Q	As of June 14th, had a time been fixed yet?
7		specificity of the topic Mr. Troupis is discussing	7	Α	I don't believe so.
8		in this e-mail?	8	Q	Now, it also identifies in the e-mail Mr. Speth
9	Α	It does not.	9		states the purpose of the call is to get everyone
10	Q	Did you have further discussions or communications	10		on the same page as far as the process and timing
11		with Mr. Troupis outside of these e-mail	11		of the congressional redistricting map is
12		communications in Exhibits 36, 115, and 116	12		concerned; do you see that?
13		regarding MALDEF or the configuration of Assembly	13	Α	Yes.
14		Districts 8 and 9 where other people were present?	14	Q	Was there a discussion not only about the timing,
15	Α	Not that I recall.	15		but also the process?
16	Q	Did Mr. Handrick participate in any of these	16	Α	I don't recall.
17		discussions?	17	Q	You don't recall any discussion in that call about
18	Α	Not that I recall.	18		the process of the congressional redistricting
19	Q	Did Dr. Gaddie participate in any of these	19		map?
20		discussions?	20	Α	I don't recall what he's referring to by process.
21	Α	No.	21	Q	Did you have a discussion with Mr. Speth at all
22	Q	Shift gears slightly here and ask you to take out	22		about the process of the preparation and passage
23		three exhibits that are in front of you, 102, 103,	23		of the congressional redistricting map?
24		and 104. Do you have those documents in front of	24	Α	Only to the extent of what software was used.
25		you, Mr. Ottman?	25	Q	Did Mr. Speth ask you to provide any information
		366			368
1	Α	Yes.	1		to him to assist him in preparing the map that
2	Q	All right. Do you recall in your deposition in	2		resulted in Act 44?
2 3	Q		2 3	A	
	Q	All right. Do you recall in your deposition in		A	resulted in Act 44?
3	A	All right. Do you recall in your deposition in December you testified about communications that you had with Andy Speth? Yes.	3	_	resulted in Act 44? I believe he had requested some election data or a
3 4	A	All right. Do you recall in your deposition in December you testified about communications that you had with Andy Speth?	3 4	Q	resulted in Act 44? I believe he had requested some election data or a reference to where the election data was.
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CRIBEOTAPE DEPOSITION OF TAD M. OTTMAN (VOEUMERI) 32/2/2012

1	Q	Did you have a discussion at all with Mr. Speth	1	Α	I don't.
2		about what he might be able to do to help execute	2	Q	Did you ever have any discussions with Mr. Speth
3		legislative strategy?	3		where he characterized the legislative agenda as
4	Α	The only thing recall I recall was discussing with	4		being aggressive?
5		him whether he had talking points on a	5	Α	Not that I recall.
6		congressional map.	6	Q	Did you ever discuss that with Mr. Foltz?
7	Q	Did he have talking points on the congressional	7	Α	No.
8		map?	8		MR. POLAND: Peter, have you
9	Α	I believe so.	9		received the scan yet?
10	Q	Did he provide those to you?	10		MR. EARLE: No. Well, let me hit
11	Α	Yes.	11		send and receive again. It looks like I
12	Q	What did you do with those?	12		might be receiving something. I have not
13	Α	I don't recall doing anything with them.	13		received it.
14	_	Did you use them in any way in preparing your own	14		MR. POLAND: You have not received
15		talking points?	15		it. Okay, that's fine. Come back to it.
16	Α	No.	16	Q	There are a stack of documents in front of you.
17	_	Did you provide them to anyone else?	17	-	There should be a document that's Exhibit No. 96.
18	_	I don't recall.	18		Do you have that in front of you?
19	-	You see in the next sentence, Mr. Speth states I	19	Δ	Yes.
20	-	will be in Wisconsin all of next week, and I'm at	20	_	Have you seen Exhibit No. 96 before?
21		your disposal to assist in any way you deem	21	-	MR. EARLE: I just got them.
22		appropriate; do you see that?	22		MR. POLAND: You just got them?
23	^	Yes.	23		MR. EARLE: Yeah.
23	-	Did you meet with Mr. Speth when he came back to	23		
25	æ	Wisconsin in June of 2011?	25		MR. MCLEOD: Could you hold on a
23		370	23		second? 372
		510			512
1	۸	T depth marsh	1		ND DOLAND: Mach
1	-	I don't recall.	1		MR. POLAND: Yeah.
2	-	There is a reference, if you look down a couple	2		MR. MCLEOD: I can't find 96.
2 3	-	There is a reference, if you look down a couple sentences further, that there will be talking	2 3		MR. MCLEOD: I can't find 96. MR. POLAND: Peter marked it
2 3 4	Q	There is a reference, if you look down a couple sentences further, that there will be talking points that will be forwarded to you, correct?	2 3 4		MR. MCLEOD: I can't find 96. MR. POLAND: Peter marked it yesterday.
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2 3 4 5 6 7	Q A Q	There is a reference, if you look down a couple sentences further, that there will be talking points that will be forwarded to you, correct? Yes. And if you take a look at Exhibit 104, are those the talking points that Mr. Speth provided?	2 3 4 5 6 7		MR. MCLEOD: I can't find 96. MR. POLAND: Peter marked it yesterday. MR. EARLE: What are you talking about? MR. POLAND: This is an exhibit you
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1		me turn back to the first page strike that last	1	Q	Mr. Troupis says This is classic overkill. Do you
2		question. If you look at the second e-mail in the	2		know what he meant when he says this is classic
3		chain on the first page, there's an e-mail from	3		overkill?
4		Adam Foltz sent to various people, including you,	4	Α	I do not.
5		on June 6th, 2011?	5	Q	Did you ever have a discussion with Mr. Troupis
6	Α	Yes.	6		about that statement, this is classic overkill?
7	Q	And there is a link there in that e-mail; do you	7	Α	Not that I recall.
8		see that?	8	Q	Did you ever talk to Mr. Handrick about that or
9	Α	Yes.	9		Mr. Foltz?
10	Q	And if you turn the page now, you see there is a	10	Α	Not that I recall.
11		wispolitics press release?	11	Q	Mr. Troupis goes on to say I am already very
12	Α	Yes.	12		worried about the 65 percent; do you see that?
13	Q	I should say a Voces de la Frontera press release	13	Α	Yes.
14		that is printed in wispolitics?	14	Q	Do you know what Mr. Troupis meant by that
15	Α	Yes.	15	-	statement?
16	-	Do you recall receiving this e-mail from Mr. Foltz	16	Δ	I do not.
17	-	containing this link?	17	_	Did you ever have any discussions with Mr. Troupis
18	Δ	Yes.	18	-	where he talked about 65 percent figure?
19	_	And then above is an e-mail from Mr. Troupis; do	19	۸	I don't recall.
20	u.		20	_	Do you know what 65 percent figure he's referring
21	^	you see that? Yes.	20	Q	
22	-		22	۸	to in that statement?
		Do you recall receiving this e-mail?		-	I'm not certain.
23 24	-	Yes.	23	Q	Now, Mr. Troupis goes on to say Can we see what
24 25	Q	Now, Mr. Troupis states in his e-mail, The problem	24		that would look like; do you see that?
25		here is that the group want, and I think it's	25	А	Yes.
		374			376
				•	
1		probably a typo, 70 percent; do you see that?	1	u.	And then it says I assume it makes the 2nd
2	-	Yes.	2	ď	Assembly District not much better than the 55
2 3	-	Yes. Do you know what Mr. Troupis meant when he said	2 3	_	Assembly District not much better than the 55 percent, correct?
2 3 4	Q	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent?	2 3 4	A	Assembly District not much better than the 55 percent, correct? Yes.
2 3 4 5	Q	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the	2 3 4 5	A	Assembly District not much better than the 55 percent, correct?
2 3 4 5 6	Q	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent?	2 3 4 5 6	A	Assembly District not much better than the 55 percent, correct? Yes.
2 3 4 5 6 7	Q	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article?	2 3 4 5 6 7	A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that?
2 3 4 5 6 7 8	Q A	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article.	2 3 4 5 6 7 8	A Q A	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes.
2 3 4 5 6 7 8 9	Q A Q A	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan.	2 3 4 5 6 7 8 9	A Q A	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that?
2 3 4 5 6 7 8 9	Q A Q A	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee	2 3 4 5 6 7 8 9 10	A Q A	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes.
2 3 4 5 6 7 8 9 10 11	Q A Q A Q	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district?	2 3 4 5 6 7 8 9 10 11	A Q A	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to
2 3 4 5 6 7 8 9	Q A Q A Q	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan,	2 3 4 5 6 7 8 9 10	A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would
2 3 4 5 6 7 8 9 10 11	Q A Q A Q A	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district?	2 3 4 5 6 7 8 9 10 11	A Q A Q A	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like?
2 3 4 5 6 7 8 9 10 11 12	Q A Q A Q A	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No.	2 3 4 5 6 7 8 9 10 11 12	A Q A Q A	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so.
2 3 4 5 6 7 8 9 10 11 12 13	Q A Q A Q A Q	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that	2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q A	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about
2 3 4 5 6 7 8 9 10 11 12 13 14	Q A Q A Q A Q A Q	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district?	2 3 4 5 6 7 8 9 10 11 12 13 14	A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q A Q A Q A Q A Q A Q	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A Q A Q A Q A Q A Q A	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so. Do you know what district he was referring to?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like? Not that I recall.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q A Q A Q A Q A Q A Q A	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so. Do you know what district he was referring to? I don't.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like? Not that I recall. Mr. Troupis then goes on to state I assume it
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q A Q A Q A Q A Q A	Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so. Do you know what district he was referring to? I don't.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like? Not that I recall. Mr. Troupis then goes on to state I assume it makes the 2nd Assembly District not much better
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q A Q A Q A Q A Q A Q A	<pre>Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so. Do you know what district he was referring to? I don't. Did you ever have any discussions with Mr. Troupis where he referred to 70 percent well, strike</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like? Not that I recall. Mr. Troupis then goes on to state I assume it makes the 2nd Assembly District not much better than 50 to 55 percent; do you see that statement?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q A Q A Q A Q A Q A Q	<pre>Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so. Do you know what district he was referring to? I don't. Did you ever have any discussions with Mr. Troupis where he referred to 70 percent well, strike that question. Do you know what population he's</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like? Not that I recall. Mr. Troupis then goes on to state I assume it makes the 2nd Assembly District not much better than 50 to 55 percent; do you see that statement? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so. Do you know what district he was referring to? I don't. Did you ever have any discussions with Mr. Troupis where he referred to 70 percent well, strike that question. Do you know what population he's referring to when he refers to 70 percent?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like? Not that I recall. Mr. Troupis then goes on to state I assume it makes the 2nd Assembly District not much better than 50 to 55 percent; do you see that statement? Yes. Do you know what he means by the 2nd Assembly
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so. Do you know what district he was referring to? I don't. Did you ever have any discussions with Mr. Troupis where he referred to 70 percent well, strike that question. Do you know what population he's referring to when he refers to 70 percent? I believe it's to Hispanic population.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like? Not that I recall. Mr. Troupis then goes on to state I assume it makes the 2nd Assembly District not much better than 50 to 55 percent; do you see that statement? Yes. Do you know what he means by the 2nd Assembly District?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so. Do you know what district he was referring to? I don't. Did you ever have any discussions with Mr. Troupis where he referred to 70 percent well, strike that question. Do you know what population he's referring to when he refers to 70 percent? I believe it's to Hispanic population. Do you know whether that's total population, a</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 	A Q A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like? Not that I recall. Mr. Troupis then goes on to state I assume it makes the 2nd Assembly District not much better than 50 to 55 percent; do you see that statement? Yes. Do you know what he means by the 2nd Assembly District? I'm not sure.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>Yes. Do you know what Mr. Troupis meant when he said the group wants 70 percent? I believe it's referring to something in the attached article. What is it referring to in the attached article? I believe it was to a local Milwaukee redistricting plan. When you say local Milwaukee redistricting plan, are you referring to a particular district? No. Did it pertain to is it your understanding that he was referring to an Assembly district? I don't believe so. Do you know what district he was referring to? I don't. Did you ever have any discussions with Mr. Troupis where he referred to 70 percent well, strike that question. Do you know what population he's referring to when he refers to 70 percent? I believe it's to Hispanic population. Do you know whether that's total population, a voting age population, or something different?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q A Q A Q A Q	Assembly District not much better than the 55 percent, correct? Yes. I'd like to focus on the first part of that sentence first, Can we see what that would look like; do you see that? Yes. Did you ever prepare any maps in response to Mr. Troupis's statement Can we see what that would look like? I don't believe so. Did you talk with Mr. Troupis or anyone else about possibly preparing a map that would show what that would look like? Not that I recall. Mr. Troupis then goes on to state I assume it makes the 2nd Assembly District not much better than 50 to 55 percent; do you see that statement? Yes. Do you know what he means by the 2nd Assembly District? I'm not sure. Do you know if that's a reference to Assembly

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Γ.		VIDEOTALE DEL'OUTION OF TAD	L .		
1	Α	It's possible.	1	Α	That's correct.
2	Q	And there is also reference to 50 to 55 percent;	2	Q	Did you ask to have Exhibit 123 the documents
3		do you see that?	3		that are contained within Exhibit 123 prepared?
4	Α	Yes.	4	Α	I don't recall.
5	Q	Do you know what the 50 to 55 percent is that he's	5	Q	Do you know whether Senator Zipperer made that
6		referring to there?	6		request?
7	Α	I'm not certain.	7	Α	I don't believe so.
8	Q	Did you ever have any follow-up discussions with	8	Q	When were the pages, each of the individual pages,
9		Mr. Troupis about that request to see what that	9		that make up Exhibit 123 signed?
10		would look like?	10	Α	I believe they're all dated when they were signed.
11	Α	Not that I recall.	11	Q	And I should have asked the question a different
12		MR. POLAND: Peter, you said you	12		way. Were they dated on the dates when the
13		did get	13		confidentiality and nondisclosure agreements were
14		MR. EARLE: I just got them.	14		given to each of the individual senators to sign?
15		MR. POLAND: Let's go ahead and	15	Α	That's my recollection, yes.
16		mark them. Peter should have them as scans.	16	Q	So as I flip through the documents, it looks like
17		Let's mark them. They can just be marked	17		they range between April and May; is that correct?
18		consecutively. Why don't you go ahead and	18	Α	Largely, yes.
19		mark these, Brandé. Let's go off the record,	19	Q	Some of the dates, it's a little hard to tell is
20		and I'll go retrieve my other set.	20		the reason I ask. The first page, it looks like
21		THE VIDEOGRAPHER: The time is	21		that first number of the date could be a 7; it
22		3:10. We are going off the record.	22		could be a 4. I just can't quite tell. Do you
23		(Recess taken)	23		know whether that is a 7 or a 4?
24		(Exhibit Nos. 123 and 124 marked for	24	Δ	I believe that's a 4.
25		identification)	25	_	Did you participate at all in the drafting of any
		378		-	380
-					
1		THE VIDEOGRAPHER: The time is	1		of the documents in Exhibit 123?
1		THE VIDEOGRAPHER: The time is 3:12. We are back on the record.	1	Α	of the documents in Exhibit 123? I do not.
2	Q	3:12. We are back on the record.	2	_	I do not.
2 3	Q	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two	2 3	Q	I do not. Do you know who did participate in drafting them?
2 3 4	Q	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit	2 3 4	Q A	I do not. Do you know who did participate in drafting them? I don't.
2 3 4 5	Q	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of	2 3 4 5	Q A	I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to
2 3 4 5 6		3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of you?	2 3 4 5 6	Q A	I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to sign at the first of the two meetings that you had
2 3 4 5 6 7	A	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of you? Yes.	2 3 4 5 6 7	Q A Q	I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to sign at the first of the two meetings that you had with them individually?
2 3 4 5 6 7 8	A	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of you? Yes. I'd like to draw your attention to Exhibit	2 3 4 5 6 7 8	Q A Q A	I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to sign at the first of the two meetings that you had with them individually? Yes.
2 3 4 5 6 7 8 9	A Q	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of you? Yes. I'd like to draw your attention to Exhibit No. 123, please?	2 3 4 5 6 7 8 9	Q A Q A	I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to sign at the first of the two meetings that you had with them individually? Yes. After the senators signed them, they gave the
2 3 4 5 6 7 8 9 10	A Q A	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of you? Yes. I'd like to draw your attention to Exhibit No. 123, please? Yes.	2 3 4 5 6 7 8 9 10	Q A Q A Q	I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to sign at the first of the two meetings that you had with them individually? Yes. After the senators signed them, they gave the documents back to you; is that correct?
2 3 4 5 6 7 8 9 10 11	A Q A Q	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of you? Yes. I'd like to draw your attention to Exhibit No. 123, please? Yes. Can you identify that for the record?	2 3 4 5 6 7 8 9 10 11		I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to sign at the first of the two meetings that you had with them individually? Yes. After the senators signed them, they gave the documents back to you; is that correct? That's correct.
2 3 4 5 6 7 8 9 10 11 12	A Q A Q	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of you? Yes. I'd like to draw your attention to Exhibit No. 123, please? Yes. Can you identify that for the record? Yes, it's a privileged attorney-client	2 3 4 5 6 7 8 9 10 11 12	Q A Q A Q A Q	I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to sign at the first of the two meetings that you had with them individually? Yes. After the senators signed them, they gave the documents back to you; is that correct? That's correct. And then you held them after that point in time?
2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q A	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of you? Yes. I'd like to draw your attention to Exhibit No. 123, please? Yes. Can you identify that for the record? Yes, it's a privileged attorney-client communication document.	2 3 4 5 6 7 8 9 10 11 12 13	Q A Q A Q A Q A Q A	I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to sign at the first of the two meetings that you had with them individually? Yes. After the senators signed them, they gave the documents back to you; is that correct? That's correct. And then you held them after that point in time? That's correct.
2 3 4 5 6 7 8 9 10 11 12 13 14	A Q A Q A Q	3:12. We are back on the record. Mr. Ottman, the court reporter has given you two documents that have been marked as Exhibit Nos. 123 and 124; do you have those in front of you? Yes. I'd like to draw your attention to Exhibit No. 123, please? Yes. Can you identify that for the record? Yes, it's a privileged attorney-client communication document. Who prepared Exhibit 123?	2 3 4 5 6 7 8 9 10 11 12 13 14	Q A Q A Q A Q	I do not. Do you know who did participate in drafting them? I don't. Were these agreements given to the senators to sign at the first of the two meetings that you had with them individually? Yes. After the senators signed them, they gave the documents back to you; is that correct? That's correct. And then you held them after that point in time? That's correct. There was some testimony yesterday by Mr. Foltz
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1		building?	1		them confidential?
2	Α	No, in the office provided to the state	2	Α	I don't know.
3		legislature by Michael Best & Friedrich.	3	Q	Did you sign a confidentiality agreement?
4	Q	In the second sentence of we'll just look at	4	Α	Yes.
5		the first page of Exhibit 123. Is the substance	5	Q	And is that confidentiality agreement in this
6		of all of the agreements the same?	6		stack; do you know?
7	Α	I believe so.	7	Α	I don't believe so.
8	Q	The only thing that should be different is the	8	Q	Did you keep confidential the substance of the
9		signatures and the dates; is that correct?	9		discussions that you had with individual members
10	Α	It looks like there's a typo on the top of the	10		of the Senate?
11		first one. I don't know if any of the others	11	Α	Yes.
12		contain that typo as well.	12	Q	And by keep confidential, I don't I mean
13	Q	I see. So clients is CLEI in the first page and	13		disclose to anyone other than counsel?
14		on some of the pages and not others?	14	Α	Right.
15	Α	Yes.	15	Q	And then other in this deposition and discussions
16	Q	Let's just take the first page as an example. The	16		with counsel, did you not disclose the fact and/or
17		second sentence, do you see that it states, "In	17		contents of those discussions or any draft
18		connection with the representation, we have	18		documents with anyone outside of the privilege
19		instructed certain individuals, working at our	19		that applies that was asserted to apply?
20		direction, to meet with certain members of the	20	Α	I believe so, yes.
21		Senate for the purpose of discussing matters	21	Q	Do you know whether this, the agreements that are
22		within the scope of the representation." Do you	22		contained within Exhibit 123 remain in effect
23		see that?	23		today?
24	Α	Yes.	24	Α	I don't know.
25	Q	Do you know who it is who has been instructed to	25	Q	Have you discussed the agreement, this
		382			384
-					
1		meet with members of the Senate?	1		confidentiality and nondisclosure agreement with
1 2	А	meet with members of the Senate? I'm not I'm not certain exactly who that refers	1 2		confidentiality and nondisclosure agreement with any of the senators after the time that you met
	A				
2	_	I'm not I'm not certain exactly who that refers	2	A	any of the senators after the time that you met
2 3	_	I'm not I'm not certain exactly who that refers to.	2 3	_	any of the senators after the time that you met with them last year as part of the redistricting?
2 3 4	_	I'm not I'm not certain exactly who that refers to. All right. Were you ever instructed by anyone to	2 3 4	_	any of the senators after the time that you met with them last year as part of the redistricting? I don't recall now.
2 3 4 5	_	<pre>I'm not I'm not certain exactly who that refers to. All right. Were you ever instructed by anyone to meet with certain members of the Senate for the</pre>	2 3 4 5	Q	any of the senators after the time that you met with them last year as part of the redistricting? I don't recall now. I'd like you to look at Exhibit 124, please. Can
2 3 4 5 6 7 8	Q	<pre>I'm not I'm not certain exactly who that refers to. All right. Were you ever instructed by anyone to meet with certain members of the Senate for the purpose of discussing matters within the scope of</pre>	2 3 4 5 6	Q	any of the senators after the time that you met with them last year as part of the redistricting? I don't recall now. I'd like you to look at Exhibit 124, please. Can you identify Exhibit 124 for the record?
2 3 4 5 6 7 8 9	Q	<pre>I'm not I'm not certain exactly who that refers to. All right. Were you ever instructed by anyone to meet with certain members of the Senate for the purpose of discussing matters within the scope of Michael Best & Friedrich's representation?</pre>	2 3 4 5 6 7 8 9	Q A	any of the senators after the time that you met with them last year as part of the redistricting? I don't recall now. I'd like you to look at Exhibit 124, please. Can you identify Exhibit 124 for the record? Yes. It's a identical confidentiality agreements
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·			1	-	
1	Α	That's correct.	1	Q	Is that a document that you prepared?
2	Q	And no one else was physically present for those	2	Α	I don't know.
3		meetings?	3	Q	Do you know, if you turn to the second page, and
4	Α	That's correct.	4		again, this is the order they were produced to us.
5	Q	And nobody was participating by telephone in those	5		I don't know whether the e-mail is supposed to
6		meetings?	6		come first or the map is supposed to come first,
7	Α	I did have a telephone discussion with	7		but that's the way they were produced. Do you
8		Senator Ellis.	8		believe that the heat map, that is the first page
9	Q	Was that just between you and Senator Ellis, or	9		of 108 was, in fact, attached to the e-mail that's
10		was anybody else involved in that discussion?	10		on the second page?
11	Α	There was nobody else on my end.	11	Α	I believe so, yes.
12	Q	What about senator well, do you know whether	12	Q	Do you know whether you had requested Mr. Foltz to
13		anybody else was on Senator Ellis's end?	13		send this heat map to you?
14	Α	I don't know.	14	Α	I may have.
15	-	I'd like you to take a look at Exhibits 107, 108,	15	_	Did you ask him to prepare this map in
16	-	and 109. They're in the stack.	16	-	Exhibit 108?
17		MR. MCLEOD: Could you say those	17	Δ	I don't recall.
18		numbers again, please?	18	_	Do you recall just generally asking Mr. Foltz to
19		MR. POLAND: Sure, 107, 108, and	19	-	prepare any heat maps of the Hispanic districts in
20		109.	20		Milwaukee?
21	0		20	^	Yes.
22	A	Do you have those in front of you?	22	_	
	_				And why did you do that?
23	Q	Turning to Exhibit No. 107, looking at the first	23	А	Because that was one of the areas that
24		e-mail, that's from you to Mr. Foltz; do you see	24	~	Zeus Rodriguez had requested a heat map for.
25		that, on Saturday, July 9th?	25	Q	Did Mr. Rodriguez tell you why he wanted the heat
		386			388
1	-	Yes.	1		maps?
2	-	And you state in there that you spoke to Jensen's	2	A	I don't recall.
2 3	-	And you state in there that you spoke to Jensen's Hispanic contact, Jesus Rodriguez; do you see	2 3	_	I don't recall. Now, back to your e-mail in Exhibit 107, there is
2 3 4	Q	And you state in there that you spoke to Jensen's Hispanic contact, Jesus Rodriguez; do you see that?	2 3 4	_	I don't recall. Now, back to your e-mail in Exhibit 107, there is a statement you make to Mr. Foltz. You say <i>Along</i>
2 3 4 5	Q	And you state in there that you spoke to Jensen's Hispanic contact, Jesus Rodriguez; do you see that? Yes.	2 3 4 5	_	I don't recall. Now, back to your e-mail in Exhibit 107, there is
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2 3 4 5 6 7	Q A Q	And you state in there that you spoke to Jensen's Hispanic contact, Jesus Rodriguez; do you see that? Yes.	2 3 4 5 6 7	_	I don't recall. Now, back to your e-mail in Exhibit 107, there is a statement you make to Mr. Foltz. You say Along with the heat map from Milwaukee, he was
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q A Q A Q A	And you state in there that you spoke to Jensen's Hispanic contact, Jesus Rodriguez; do you see that? Yes. Now, when did you speak to Jesus Rodriguez? I don't recall. Was it on or around July 9th? It was shortly before then. What did you and Mr. Rodriguez discuss in that call? We discussed the alternatives we had drawn for Assembly Districts 8 and 9, and he requested information on or maps of the configuration along with heat maps for those districts as well as some other areas of the state. Would you look at Exhibits 108 and 109, please, just take a look at them, and I wanted to ask you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q A Q A	I don't recall. Now, back to your e-mail in Exhibit 107, there is a statement you make to Mr. Foltz. You say 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; do you see that? Yes. Did the request regarding or the discussion fracturing of communities come up with respect to Districts 8 and 9 in Milwaukee in your conversation with Mr. Rodriguez? Not that I recall. Did you ever talk to Mr. Rodriguez about the fracturing of any communities of interest in the Latino districts in Milwaukee? Not that I recall.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q A Q A	<pre>And you state in there that you spoke to Jensen's Hispanic contact, Jesus Rodriguez; do you see that? Yes. Now, when did you speak to Jesus Rodriguez? I don't recall. Was it on or around July 9th? It was shortly before then. What did you and Mr. Rodriguez discuss in that call? We discussed the alternatives we had drawn for Assembly Districts 8 and 9, and he requested information on or maps of the configuration along with heat maps for those districts as well as some other areas of the state. Would you look at Exhibits 108 and 109, please, just take a look at them, and I wanted to ask you whether those relate to your conversations with Mr. Rodriguez?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q	I don't recall. Now, back to your e-mail in Exhibit 107, there is a statement you make to Mr. Foltz. You say 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; do you see that? Yes. Did the request regarding or the discussion fracturing of communities come up with respect to Districts 8 and 9 in Milwaukee in your conversation with Mr. Rodriguez? Not that I recall. Did you ever talk to Mr. Rodriguez about the fracturing of any communities of interest in the Latino districts in Milwaukee? Not that I recall. Turning to Exhibit No. 109, that's another heat map of the Hispanic voting age population in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q A Q A Q A	<pre>And you state in there that you spoke to Jensen's Hispanic contact, Jesus Rodriguez; do you see that? Yes. Now, when did you speak to Jesus Rodriguez? I don't recall. Was it on or around July 9th? It was shortly before then. What did you and Mr. Rodriguez discuss in that call? We discussed the alternatives we had drawn for Assembly Districts 8 and 9, and he requested information on or maps of the configuration along with heat maps for those districts as well as some other areas of the state. Would you look at Exhibits 108 and 109, please, just take a look at them, and I wanted to ask you whether those relate to your conversations with Mr. Rodriguez? Not specifically, but these are similar.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q A Q A Q A Q	I don't recall. Now, back to your e-mail in Exhibit 107, there is a statement you make to Mr. Foltz. You say 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; do you see that? Yes. Did the request regarding or the discussion fracturing of communities come up with respect to Districts 8 and 9 in Milwaukee in your conversation with Mr. Rodriguez? Not that I recall. Did you ever talk to Mr. Rodriguez about the fracturing of any communities of interest in the Latino districts in Milwaukee? Not that I recall. Turning to Exhibit No. 109, that's another heat map of the Hispanic voting age population in Milwaukee, correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A Q A Q A Q A Q	<pre>And you state in there that you spoke to Jensen's Hispanic contact, Jesus Rodriguez; do you see that? Yes. Now, when did you speak to Jesus Rodriguez? I don't recall. Was it on or around July 9th? It was shortly before then. What did you and Mr. Rodriguez discuss in that call? We discussed the alternatives we had drawn for Assembly Districts 8 and 9, and he requested information on or maps of the configuration along with heat maps for those districts as well as some other areas of the state. Would you look at Exhibits 108 and 109, please, just take a look at them, and I wanted to ask you whether those relate to your conversations with Mr. Rodriguez? Not specifically, but these are similar. All right. And so can you identify Exhibit 108,</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A Q A Q	<pre>I don't recall. Now, back to your e-mail in Exhibit 107, there is a statement you make to Mr. Foltz. You say 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; do you see that? Yes. Did the request regarding or the discussion fracturing of communities come up with respect to Districts 8 and 9 in Milwaukee in your conversation with Mr. Rodriguez? Not that I recall. Did you ever talk to Mr. Rodriguez about the fracturing of any communities of interest in the Latino districts in Milwaukee? Not that I recall. Turning to Exhibit No. 109, that's another heat map of the Hispanic voting age population in Milwaukee, correct? Yes.</pre>
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· · · · ·			1	_	
1		Hispanic voting age population with an overlay, I	1		using Autobound?
2		believe, of the 2002 court districts.	2	Α	It may have been produced by Autobound or maybe a
3	Q	So those are the districts that existed at the	3		PDF file. I'm not sure.
4		time, correct?	4	Q	Looking at the very first page of Exhibit 125, can
5	Α	I believe so, yes.	5		you identify what that map shows?
6	Q	What was the purpose of having the map in	6	Α	I believe it's an outline of the districts as it
7		Exhibit 109 prepared?	7		existed under the 2002 court map.
8	Α	I believe it was part of the request of what	8	Q	And it states they're currently 65.5 percent
9		Zeus Rodriguez wanted to look at.	9		Hispanic voting age population; do you see that?
10	Q	Did he tell you why he wanted to see the 2002	10	Α	Yes.
11		districts versus the draft districts or proposed	11	Q	Do you know who, speaking just of this first page
12		districts at the time?	12		now, who prepared this page?
13	Α	I don't recall.	13	Α	I don't.
14	-	Once these strike that question. Did you send	14	_	Did you prepare it?
15	-	these heat maps to Mr. Rodriguez?	15		I don't recall.
16	Δ	I don't know if I sent these heat maps. I sent	16	_	Do you recall ever being asked to prepare a map
17		heat maps to Mr. Rodriguez.	17	_	like this?
18	0	And did you have discussions with Mr. Rodriguez	18	۸	I don't recall.
19	æ	about the heat maps that you forwarded to him?	19	_	
	^		20	Q	If you flip to the second page, you'll see that
20	_	I don't I don't believe so.			this also is, or purports to be at least a map of
21	Q	Did you have discussions with anyone other than	21	•	the 8th Assembly District; do you see that?
22		Mr. Rodriguez in the Latino community about the	22	_	Yes.
23		proposed districts, the draft districts?	23	Q	And this one does not have most streets or any
24	Α	I don't believe so.	24	_	streets actually depicted; do you see that?
25			25	Α	Yes.
		390			392
-					
1		(Exhibit No. 125 marked for	1	Q	And it just has Menomonee River and
1 2			1 2	Q	
	Q	(Exhibit No. 125 marked for		Q	And it just has Menomonee River and
2	Q	(Exhibit No. 125 marked for identification)	2		And it just has Menomonee River and Kinnickinnic River and JoCasta Zamarripa's
2 3	Q	(Exhibit No. 125 marked for identification) Mr. Ottman, the court reporter has handed you a	2 3	A	And it just has Menomonee River and Kinnickinnic River and JoCasta Zamarripa's residence identified, correct?
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2 3 4 5 6		<pre>(Exhibit No. 125 marked for identification) Mr. Ottman, the court reporter has handed you a document that we have marked as Exhibit No. 125. I'll ask you just to flip through it, take a look at the document. Have you seen Exhibit 125</pre>	2 3 4 5 6	A Q A	And it just has Menomonee River and Kinnickinnic River and JoCasta Zamarripa's residence identified, correct? Yes. Do you know why this page would have been produced?
2 3 4 5 6 7	Α	<pre>(Exhibit No. 125 marked for identification) Mr. Ottman, the court reporter has handed you a document that we have marked as Exhibit No. 125. I'll ask you just to flip through it, take a look at the document. Have you seen Exhibit 125 before?</pre>	2 3 4 5 6 7	A Q A Q	And it just has Menomonee River and Kinnickinnic River and JoCasta Zamarripa's residence identified, correct? Yes. Do you know why this page would have been produced? I don't.
2 3 4 5 6 7 8	Α	<pre>(Exhibit No. 125 marked for identification) Mr. Ottman, the court reporter has handed you a document that we have marked as Exhibit No. 125. I'll ask you just to flip through it, take a look at the document. Have you seen Exhibit 125 before? I don't recall.</pre>	2 3 4 5 6 7 8	A Q A Q A	And it just has Menomonee River and Kinnickinnic River and JoCasta Zamarripa's residence identified, correct? Yes. Do you know why this page would have been produced? I don't. Have you seen this before?
2 3 4 5 6 7 8 9	Α	<pre>(Exhibit No. 125 marked for identification) Mr. Ottman, the court reporter has handed you a document that we have marked as Exhibit No. 125. I'll ask you just to flip through it, take a look at the document. Have you seen Exhibit 125 before? I don't recall. It consists of a number of pages. I'll just note</pre>	2 3 4 5 6 7 8 9	A Q A Q A	And it just has Menomonee River and Kinnickinnic River and JoCasta Zamarripa's residence identified, correct? Yes. Do you know why this page would have been produced? I don't. Have you seen this before? I'm not sure.
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1 you see that? 1 A Yes. 2 A Yes. 2 Q Do you know, is that the residence of 3 Q What does the VTDs stands for? 3 JoCasta Zamarripa?	
3 Q What does the VTDs stands for? 3 JoCasta Zamarripa?	
4 A I forget what the acronym stands for. 4 A I believe so, yes.	
5 Q Do you know what it portrays or measures? 5 Q Do you know that's being portrayed on this particular terms of the second seco	ge?
6 A I believe it portrays the wards from previous 6 A I don't.	
7 decades. 7 Q Then in the lower left-hand corner, there is	
8 Q Then under the color coding, it says 8 another text box and it says Shaded Area's	
9 Hispanic/TAPersons; do you see that? 9 Population is 114,479. And then it states 40	,
10 A Yes. 10 people short of Two Assembly; do you see that	,
11 Q Is that total population within those wards? 11 A Yes.	
12 A TA stands for total population, yes. 12 Q Do you know what that refers to?	
13 Q Do you know who prepared this third page of 13 A I believe it refers to the ideal population f	or
14 Exhibit 125? 14 two Assembly seats.	
15 A I don't. 15 Q Do you recall having a discussion with anyone	
16 Q Did you ever prepare anything like this? 16 about that topic?	
17 A I don't recall. 17 A I don't.	
18 Q Do you know any of the circumstances about the 18 Q And then over in the lower right-hand corner,	
19 preparation of this particular map? 19 there's a text box in a states Current Assembly	lv
20 A I don't. 20 District Lines; do you see that?	-2
21 Q Turn to the fourth page, please. Do you know what 21 A Yes.	
	d at
	awn
25 Q And is this a document that you've seen before? 25 A That's how I interpret it, yes.	
394 396	
1 A I'm not sure. 1 Q Do you know who asked to have this particular	page
2 Q By document, I mean this particular page? 2 prepared?	
3 A I'm not sure if I've seen this particular page 3 A I don't.	
4 before. 4 Q Did you ever have any discussions with anyone	
5 Q Were you did you ever participate in any 5 about well, strike that question. Turn to	the
6 discussions where the Hispanic voting age 6 next page, and this is the second to last page	e of
7 population in District 8 was broken out by ward? 7 Exhibit 125, for the record. Up at the top,	it
8 A I don't recall. 8 states Balanced Hispanic Districts; do you se	
9 Q Turn to the next page, please. Up at the top, you 9 that?	
10 see it says Two District Hispanic Area? 10 A Yes.	
11 A Yes. 11 Q Have you seen this page before?	
12 Q Is that your understanding that that refers to 12 A I don't recall.	
13 Assembly Districts 8 and 9? 13 Q Have you seen a layout of districts that is	
14 A I believe so, yes. 14 similar to this?	
15 Q Have you seen this particular page before? 15 A Yes.	
16 A I don't recall. 16 Q And when did you see a layout of the district	5
17 Q If you look at the black writing in the upper part 17 that is similar to this?	
18 of the map, it says 57.25 Percent, Hispanic Voting 18 A I believe this layout is SB148 as introduced.	
19 Age Population in Shaded Area; do you see that? 19 Q And the caption at the top that reads balance	1
20 A Yes. 20 Hispanic districts, do you know what that	
21 Q Do you know what shaded area that refers to? 21 reference is to?	
21 Q by you know what shaded area that fereis to: 21 Fereference is to: 22 A I'm not certain. 22 A I assume it's referencing the numbers in the	าลก
23 Q If you look in the middle portion of the page, 23 below.	
	at 2
	5665
25 Representative JoCasta Zamarripa; do you see that? 25 A Yes.	
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1	Q	And the population, the 57.25 percent HVAP and the	1		this is the page, it's Bates numbered 362, you'll
2		57.24 percent HVAP?	2		see at the very bottom of that page there's an
3	Α	I believe so, yes.	3		e-mail header from T. Ottman, sent Thursday,
4	Q	Then turn to the last page, please. And you see	4		July 14th, and it's to Ray Taffora, Jim Troupis,
5		that states Unbalanced Hispanic Districts,	5		Adam Foltz, Joe Minocqua, which I believe is
6		correct?	6		Mr. Handrick; do you see that?
7	Α	Yes.	7	Α	Yes.
8	Q	And up at the top, it states 63.69 percent	8	Q	Just trying to establish the chain here. And then
9		Hispanic voting age population, correct?	9		if you turn one page before that in the document,
10	Α	Yes.	10		you'll see an e-mail about the lower third of the
11	Q	Do you understand that to be that applies to	11		page or so. It says on Thursday, July 14th,
12		the green shaded area?	12		there's a reference to Mr. Troupis's e-mail
13	Α	That would be my interpretation, yes.	13		address, and then it states Tad, could you resend
14	Q	Do you know what area the green shaded area	14		SB148, 149, 150; do you see that?
15		covers?	15	Α	Yes.
16	Α	I believe that configuration looks similar to, I	16	Q	If you look down below that, you'll see a
17		believe it was Amendment 1 that was introduced	17		statement, Also, based on discussions I had this
18		along with SB148.	18		morning it appears the other side is going to
19	Q	And in the lower portion of the map is shaded red;	19		challenge based on the disenfranchisement. Then
20		it states 50.96 Hispanic voting age population; do	20		after that Among other things they're tossing
21		you see that?	21		around; do you see that?
22	Α	Yes.	22	Α	Yes.
23	Q	What does that red shaded portion refer to, if you	23	Q	Did you have any discussions with Mr. Troupis
24		can discern from this?	24		about disenfranchisement?
25	Α	Again, I think that looks like the Amendment 1	25	Α	I believe so.
		398			400
				_	
1		that was introduced along with SB148.	1	Q	What did you discuss with Mr. Troupis about
1 2	Q	that was introduced along with SB148. Do you know whether the strike that. You've	-	Q	What did you discuss with Mr. Troupis about disenfranchisement?
2	Q	Do you know whether the strike that. You've	1 2 3	_	What did you discuss with Mr. Troupis about disenfranchisement? We discussed what the disenfranchisement number
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1		hadia on just on shapluts when of seals the	4	0	And then if you look up there is an a mail from
		basis, or just an absolute number, of people who	1	પ	And then if you look up, there is an e-mail from
2		are disenfranchised under Acts 43 and 44?	2		you to Mr. Troupis, Mr. Taffora, Mr. Foltz, and
3		MR. MCLEOD: Could you read that	3		Mr. Handrick, correct?
4		back.	4	-	Yes.
5		(Question read)	5	Q	And you provide Mr. Troupis with that information
6		MR. MCLEOD: I'm going to object to	6		that he requests?
7		the form. To the extent you can answer,	7	Α	That's correct.
8		please do so.	8	Q	Turning back to Mr. Troupis's e-mail, he states In
9	Α	Yes.	9		the past what has been considered minimum
10	Q	And was there ever a discussion as to those number	10		"influence" on a percent basis, if you recall,
11		of people who are disenfranchised in terms of	11		something to arm the senators with; do you see
12		strike that question. Did you ever have that	12		that?
13		conversation in the context of the number of	13	Α	Yes.
14		people disenfranchised strike that question	14	Q	And then in your e-mail responding to him you say
15		too. Following that statement, there is a	15		My recollection is that 30 percent VAP is the
16		statement where Mr. Troupis states What is the	16		threshold for an influence district; do you see
17		minority number of the new Racine/Kenosha seat	17		that?
18			18	۸	Yes.
19		compared with the prior minority numbers of the		_	
		old Racine/Kenosha County-based seats; do you see	19		Where did you get the 30 percent VAP number from?
20		that?	20	Α	It's a number I recall being discussed from
21	Α	Yes.	21	_	previous redistricting efforts.
22	Q	Do you recall Mr. Troupis making that request of	22	Q	What does the VAP stand for?
23		you to provide that information?	23	Α	Voting age population.
24	Α	Yes.	24	Q	And what is it specifically referring to? Is that
25	Q	And if you look up at the e-mail that immediately	25		a minority percentage?
		402			404
1		precedes that just above it, it appears that you	1	Α	I believe so, yes.
2		are providing minority numbers, correct?	2	Q	And you use the term there and Mr. Troupis does as
3	Α	That's correct.	3		well, influence district; do you see that?
4	Q	Do you know why Mr. Troupis made that request?	4	Α	Yes.
5	Α	I don't know.	5	Q	What does influence district mean?
6	Q	Did you discuss it at all with him?	6	Α	My understanding is that it means a district in
7	_	I don't believe outside of this e-mail, no.	7		which a population can have an influence on their
8	~	You simply provided the numbers for him that he	8		election, if not directly control it.
9	ų		9	0	· -
		asked about?		Q	Do you know what the significance of that
10	-	Yes.	10		Mr. Troupis's request is?
11	Q	And then if you look on the front page of the	11	-	I do not.
12		e-mail toward the bottom, there is an e-mail from	12	_	Do you know why he was asking you that question?
13		Mr. Troupis that says That is much better than I	13	-	I do not.
14		thought with HVAP of 21.71 for all minorities; do	14	Q	Did you have any other discussions with
15		you see that statement?	15		Mr. Troupis about the threshold for an influence
16	Α	Yes.	16		district?
17	Q	Do you know what Mr. Troupis meant by that	17	Α	Not that I recall.
18		statement?	18	Q	Can you take a look at Exhibit No. 73? If it's
19	Α	I do not.	19		not it might not be, but I've got copies right
20	Q	Did you discuss it with him?	20		here. I'll give this to you. It's previously
21	Α	I don't believe outside of these e-mails, no.	21		marked. Mr. Ottman, I've handed you a document
22	Q	Mr. Troupis then goes on and asks what is the	22		that has been marked as Exhibit 73; do you see
23		total minority population for those districts; do	23		that?
24		you see that?	24	Α	Yes.
25	Δ	Yes.	25	-	And do you see it's an e-mail from you to
		403	- ĭ	~	405
		theets WWW.FORTHERECORDMAD			

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1		Mr. Gaddie dated Sunday, July 17th?	1		that?
2	Α	Yes.	2	Α	Yes.
3	Q	Your e-mail starts out Jim Troupis asked that I	3	Q	Is that a group that you've heard of before?
4		have you take a look at the amendment that was	4	Α	I believe so, yes.
5		adopted in committee on the Hispanic districts,	5	Q	What did you hear about it?
6		and you provide a link to Mr. Gaddie, correct?	6	Α	I don't recall.
7	Α	That's correct.	7	Q	If you look at the second page of Exhibit 1002,
8	Q	Why did Mr. Troupis ask you to provide the	8		you'll see a number of names on that page; do you
9		amendment to Dr. Gaddie?	9		see that?
10	Α	I don't know.	10	Α	Yes.
11	Q	Did you have a discussion with Mr. Troupis at all	11	Q	There is a statement at the very top of the page
12		about that request?	12		that states The following is a bipartisan list of
13	Α	Only his conveying the request to me.	13		individual Hispanic business owners, educators,
14	Q	He didn't tell you why he wanted Dr. Gaddie to	14		and community advocates who are in support of a 60
15		look at it?	15		percent HVAP 8th District and 54 percent 9th
16	Α	He did not.	16		District, as well as the 40 percent HVAP currently
17	-	Now, you the third paragraph down, you state	17		proposed for the 3rd Senate District; do you see
18	-	There was testimony by two Hispanic groups in	18		that?
19		favor of the configuration in Amendment 2; do you	19	Δ	Yes.
20		see that?	20	_	Did you speak with any of the people on this list,
21	Δ	Yes.	21	_	whether they supported those percentages in the
22	-	Who were the two Hispanic groups that you were	22		districts?
23	~	referring to there?	23	Δ	I spoke with Zeus Rodriguez.
23 24	Δ	I don't recall. I believe that Zeus Rodriguez was	24	~	So Mr. Rodriguez was the only one on the list; is
25	~	one of them. I don't know if the other was	25	æ	
25		406	23		that correct? 408
		400			408
4			4	•	
1		reference to testimony or the e-mail communication	1	_	That's my recollection.
2	0	from MALDEF.	2	_	Did Mr. Rodriguez tell that you all of these
2 3	Q	from MALDEF. Do you know which group Mr. Rodriguez represents?	2 3	_	Did Mr. Rodriguez tell that you all of these people who were on this list supported the
2 3 4	A	from MALDEF. Do you know which group Mr. Rodriguez represents? I don't know.	2 3 4	Q	Did Mr. Rodriguez tell that you all of these people who were on this list supported the percentages in the districts mentioned above?
2 3 4 5	A	from MALDEF. Do you know which group Mr. Rodriguez represents? I don't know. I'll hand you a copy of the document that has been	2 3 4 5	Q	Did Mr. Rodriguez tell that you all of these people who were on this list supported the percentages in the districts mentioned above? No.
2 3 4 5 6	A	from MALDEF. Do you know which group Mr. Rodriguez represents? I don't know. I'll hand you a copy of the document that has been previously marked as Exhibit 1002. Are you	2 3 4 5 6	Q	Did Mr. Rodriguez tell that you all of these people who were on this list supported the percentages in the districts mentioned above? No. MR. EARLE: What was that answer?
2 3 4 5 6 7	A	<pre>from MALDEF. Do you know which group Mr. Rodriguez represents? I don't know. I'll hand you a copy of the document that has been previously marked as Exhibit 1002. Are you familiar with the testimony that Mr. Rodriguez</pre>	2 3 4 5 6 7	Q	Did Mr. Rodriguez tell that you all of these people who were on this list supported the percentages in the districts mentioned above? No. MR. EARLE: What was that answer? MR. POLAND: No.
2 3 4 5 6 7 8	A Q	<pre>from MALDEF. Do you know which group Mr. Rodriguez represents? I don't know. I'll hand you a copy of the document that has been previously marked as Exhibit 1002. Are you familiar with the testimony that Mr. Rodriguez submitted that's referred to in Exhibit 73?</pre>	2 3 4 5 6 7 8	Q	Did Mr. Rodriguez tell that you all of these people who were on this list supported the percentages in the districts mentioned above? No. MR. EARLE: What was that answer? MR. POLAND: No. THE WITNESS: No.
2 3 4 5 6 7 8 9	A Q A	<pre>from MALDEF. Do you know which group Mr. Rodriguez represents? I don't know. I'll hand you a copy of the document that has been previously marked as Exhibit 1002. Are you familiar with the testimony that Mr. Rodriguez submitted that's referred to in Exhibit 73? I am not.</pre>	2 3 4 5 6 7 8 9	Q	Did Mr. Rodriguez tell that you all of these people who were on this list supported the percentages in the districts mentioned above? No. MR. EARLE: What was that answer? MR. POLAND: No. THE WITNESS: No. Did you see any statement or testimony, proposed
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q A Q A Q A Q A	<pre>from MALDEF. Do you know which group Mr. Rodriguez represents? I don't know. I'll hand you a copy of the document that has been previously marked as Exhibit 1002. Are you familiar with the testimony that Mr. Rodriguez submitted that's referred to in Exhibit 73? I am not. Have you seen Exhibit 1002 before? I don't believe so. How did you know that there was testimony that Mr. Rodriguez submitted in support or in favor of the configuration in 1002? I believe I saw him in Wisconsin testify. MR. EARLE: I'm sorry, I did not hear that answer. I said I believe I saw him testify in Wisconsin. Do you know whether he did testify live? I don't know if he testified or if it was mentioned that there was testimony from him. You have not seen Exhibit 1002 before?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A	<pre>Did Mr. Rodriguez tell that you all of these people who were on this list supported the percentages in the districts mentioned above? No.</pre>
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1	Α	I don't believe so.	1		(Exhibit No. 127 marked for
2	Q	Did you ever talk to any representatives of Latino	2		identification)
3		Districts 8 and 9 in Milwaukee that were opposed	3	Q	You have Exhibit 127 in front of you?
4		to the configurations as adopted in Act 43?	4	Α	Yes.
5	Α	I don't recall, no.	5	Q	And does that look like a link does that look
6	Q	The last statement that you make in your e-mail,	6		like the article that you provided the link for?
7		you say Jim was gone. I assume that was supposed	7	Α	I believe so, yes.
8		to go going?	8	Q	Now, the subject line says Most Segregated Cities
9	Α	Yes.	9		in America; do you see that? The subject line in
10	Q	To call you later today to get your thoughts. If	10		Exhibit 126 of the e-mail that you sent?
11		you have a chance, take a look at the amendment;	11	Α	Yes.
12		do you see that?	12	Q	The salon.com article in Exhibit 127, the title is
13	Α	Yes.	13		The 10 Most Segregated Urban Areas in America; do
14	Q	Does the Jim there refer to Mr. Troupis?	14		you see that?
15	_	Yes.	15	Α	Yes.
16	_	Do you know whether Mr. Troupis did call	16	_	And if you flip to the it's a double-sided
17	-	Mr. Gaddie to talk to him about the amendment?	17	-	document, so it's one, two, three, the fourth page
18	Δ	I don't know.	18		in, do you see that there is a reference to
19	-	You didn't participate in any such conversation?	19		
20	_	I did not.	20	۸	Milwaukee as the most segregated city in America? Yes.
20	-		20	_	
21	Q	Did you ever have any discussions with Mr. Troupis	21	_	Is that what caught your eye about this article?
		about the African-American majority districts in		_	Yes.
23		Milwaukee?	23	Q	Why did that catch your eye about this? Why did
24 25	-	Yes.	24		that aspect of this article catch your eye?
25	Q	Was there did you ever have any discussions	25	А	Because sensitivity to minority concerns was one
		410			412
1		with anyone on the redistricting team about the	1		of the redistricting factors that we were
2		number of majority districts that could be	2	•	considering.
2 3		number of majority districts that could be created?	2 3	Q	considering. And so how did the fact that Milwaukee is, at
2 3 4	-	number of majority districts that could be created? I don't recall exactly.	2 3 4	Q	considering. And so how did the fact that Milwaukee is, at least under the salon.com article the most
2 3 4 5	A Q	number of majority districts that could be created? I don't recall exactly. There are six African-American majority districts	2 3 4 5	_	considering. And so how did the fact that Milwaukee is, at least under the salon.com article the most segregated city in America factor into that?
2 3 4	-	number of majority districts that could be created? I don't recall exactly.	2 3 4	A	considering. And so how did the fact that Milwaukee is, at least under the salon.com article the most segregated city in America factor into that? I don't know that it specifically factored in.
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2 3 4 5 6 7 8	Q A	number of majority districts that could be created? I don't recall exactly. There are six African-American majority districts under Act 43, correct?	2 3 4 5 6 7 8	A	considering. And so how did the fact that Milwaukee is, at least under the salon.com article the most segregated city in America factor into that? I don't know that it specifically factored in.
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1		see that?	1		strike that. Did you discuss Exhibit 117 with
2	Α	Yes.	2		anyone before the time that you finished it?
3	Q	And then it goes on and it states "Yet the case of	3	Α	I may have discussed it with counsel.
4		Milwaukee's extreme; 90 percent of the metro	4	Q	You just don't recall?
5		area's black population lives in the city. Making	5	Α	I don't recall.
6		matters worse, suburban whites are notably hostile	6	Q	I'd like you to look at the second page of
7		to building any form of public transit to connect	7		Exhibit 117, and there is a question there, "Why
8		city people to suburban jobs, further exacerbating	8		are you offering choices on the Hispanic
9		segregation's ill effects." Do you see that?	9		districts, but not on it's African-American
10	Α	Yes.	10		districts." Do you see that?
11	Q	Then I'd like you to jump down a little further,	11	Α	Yes.
12		and there is a sentence, it's one, two, three,	12	Q	Who came up you with that question?
13		four, five, six, seven, eight lines down that	13	Α	I don't recall.
14		starts out saying "Levine has done some	14	Q	Was that a question that you thought up?
15		fascinating research into Walker's political	15	Α	It's possible.
16		base." Do you see that?	16	Q	And the answer themselves, were those answers that
17	Α		17		you drafted?
18	Q	Then it goes on to say, "Of the nation's 30	18	Α	- I believe so, yes.
19		largest metro areas, Milwaukee had the biggest	19	-	There's another question just after that that
20		partisan vote gap between city and suburb, with	20	-	states, "Why republicans attorneys hired to draw
21		city-dwellers supporting Obama 31 points more than	21		maps, but not democrat were not allowed attorneys
22		suburbanites." Do you see that?	22		to draw maps." Do you see that?
23	Α		23	Δ	Yes.
<u>-</u> 3	Q		24	-	Who came up with that question?
25	_	recipients of your e-mail in Exhibit 126 about the	25		I believe I did.
		414			416
1		vote gap between city and suburbs in Milwaukee?	1	Q	And did you also create the answer to that
1	Α	vote gap between city and suburbs in Milwaukee?	1	Q	And did you also create the answer to that
2		No.	2	_	question on this exhibit?
2 3		No. Did you ever have any discussions about racial	2 3	A	question on this exhibit? I believe so.
2 3 4		No. Did you ever have any discussions about racial polarization in any of the minority districts in	2 3 4	A	question on this exhibit? I believe so. Did anybody give you any input into the answers
2 3 4 5	Q	No. Did you ever have any discussions about racial polarization in any of the minority districts in Milwaukee?	2 3 4 5	A Q	question on this exhibit? I believe so. Did anybody give you any input into the answers that you prepared?
2 3 4	Q	No. Did you ever have any discussions about racial polarization in any of the minority districts in Milwaukee? No.	2 3 4	A Q	<pre>question on this exhibit? I believe so. Did anybody give you any input into the answers that you prepared? As I said, counsel may have reviewed them after I</pre>
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			*		
1	Α	It was.	1	Q	What is Exhibit 128?
2	Q	Did you give that testimony at the hearing on	2	Α	This is a outline for my testimony.
3		July 13th?	3	Q	Who created Exhibit 128?
4	Α	I don't believe so.	4	Α	I believe I created part of it. Part of it may
5	Q	Did you give Exhibit 117 to anyone, not talking	5		have been created by Attorney Troupis.
6		for the purpose of review, I'm talking for	6	Q	Do you know which portions were created by
7		informational purposes before the time you	7		Attorney Troupis?
8		testified?	8	Α	I believe the outlined portion was.
9	Α	I don't believe so.	9	_	- That's the Tad Ottman testimony?
10	Q	This was only for your own personal use at the	10		Yeah, begins halfway down the first page.
11	-	hearing?	11	_	So the Roman Numeral portions were created by
12	Δ	That's correct.	12	-	Mr. Troupis?
13	_	And then the last question you ask is, "Why are	13	Δ	I believe so.
14	-	you acting now? Why are you acting before the	14	_	When did Mr. Troupis give you those contributions
15			15	G	to Exhibit 128?
16	^	locals?" Do you see that?	16	^	
	_	Yes.	_	_	Sometime shortly before the July 13th hearing.
17	_	Who came up with that question?	17	Q	Did you discuss these portions that Mr. Troupis
18	-	I believe I did.	18		drafted with him before the hearing?
19	Q	Did anyone suggest to you that that might be a	19	-	I may have.
20	-	topic of importance at the hearing?	20	Q	Did you give, in the hearing, did you give
21	A	I don't believe so.	21		testimony that reflects the information that's
22	Q	The reference to locals there, is that the	22		contained in the Roman Numeral exhibit points on
23		reference to municipalities coming up with wards?	23		pages 1, 2, and 3?
24	Α	Yes.	24	Α	I believe either I or Adam Foltz did.
25	Q	And the answer that's given states, "Former State	25	Q	Mr. Ottman, if you recall in the first deposition
		418			420
1		Senator leader, Senator Robson, is suing the state	1		in December, there was some discussion about a man
-		the blace in the blace			
2		in federal court for not acting quickly enough.	2		named Gerard Randall in conjunction with
		· · · -	2 3		
2		in federal court for not acting quickly enough.			named Gerard Randall in conjunction with
2 3		in federal court for not acting quickly enough. This is a constitutional duty of the legislature.	3	Α	named Gerard Randall in conjunction with communications about Latino districts; do you recall that?
2 3 4	А	in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court	3 4	-	named Gerard Randall in conjunction with communications about Latino districts; do you recall that?
2 3 4 5	A	in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that?	3 4 5	-	named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes.
2 3 4 5 6	A Q A	in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes.	3 4 5 6	-	named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred
2 3 4 5 6 7	Q A	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer?</pre>	3 4 5 6 7	-	named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you
2 3 4 5 6 7 8	Q A Q	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did.</pre>	3 4 5 6 7 8	Q	named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you
2 3 4 5 6 7 8 9	Q A Q A	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response?</pre>	3 4 5 6 7 8 9	Q	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A?</pre>
2 3 4 5 6 7 8 9 10	Q A Q A	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall.</pre>	3 4 5 6 7 8 9 10	Q A Q	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes.</pre>
2 3 4 5 6 7 8 9 10 11	Q A Q A Q	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you</pre>	3 4 5 6 7 8 9 10 11	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense?</pre>
2 3 4 5 6 7 8 9 10 11 12	Q A Q A Q A Q	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised?</pre>	3 4 5 6 7 8 9 10 11 12	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes.</pre>
2 3 4 5 6 7 8 9 10 11 12 13	Q A Q A Q A Q	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah.</pre>	3 4 5 6 7 8 9 10 11 12 13	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14		<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah. Was that your understanding for the reason to, as</pre>	3 4 5 6 7 8 9 10 11 12 13 14	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell you why he wanted you to forward an e-mail to</pre>
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A Q A Q A Q A	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah. Was that your understanding for the reason to, as you put it, act now, before the locals? Yes.</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell you why he wanted you to forward an e-mail to Mr. Randall, and there was an objection posed at that point and an instruction not to answer. I</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q A Q A Q A Q A Q .	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah. Was that your understanding for the reason to, as you put it, act now, before the locals? Yes. Did you later produce or create a longer outline</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell you why he wanted you to forward an e-mail to Mr. Randall, and there was an objection posed at that point and an instruction not to answer. I want to go back and ask</pre>
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q A Q A Q A Q A Q .	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah. Was that your understanding for the reason to, as you put it, act now, before the locals? Yes. Did you later produce or create a longer outline of your testimony? I'm not certain.</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell you why he wanted you to forward an e-mail to Mr. Randall, and there was an objection posed at that point and an instruction not to answer. I want to go back and ask MR. POLAND: If we can, we can pull out the document, if that helps, Eric.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q A Q A Q A Q	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah. Was that your understanding for the reason to, as you put it, act now, before the locals? Yes. Did you later produce or create a longer outline of your testimony? I'm not certain. (Exhibit No. 128 marked for</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell you why he wanted you to forward an e-mail to Mr. Randall, and there was an objection posed at that point and an instruction not to answer. I want to go back and ask MR. POLAND: If we can, we can pull out the document, if that helps, Eric. MR. MCLEOD: What page was that on.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q A Q A Q A Q A Q	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah. Was that your understanding for the reason to, as you put it, act now, before the locals? Yes. Did you later produce or create a longer outline of your testimony? I'm not certain.</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell you why he wanted you to forward an e-mail to Mr. Randall, and there was an objection posed at that point and an instruction not to answer. I want to go back and ask MR. POLAND: If we can, we can pull out the document, if that helps, Eric. MR. MCLEOD: What page was that on. MR. POLAND: 88 and 89, and the</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A Q A Q A Q	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah. Was that your understanding for the reason to, as you put it, act now, before the locals? Yes. Did you later produce or create a longer outline of your testimony? I'm not certain. (Exhibit No. 128 marked for identification) Mr. Ottman, the court reporter has given you a document that has been marked as Exhibit 128. Do</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell you why he wanted you to forward an e-mail to Mr. Randall, and there was an objection posed at that point and an instruction not to answer. I want to go back and ask MR. POLAND: If we can, we can pull out the document, if that helps, Eric. MR. MCLEOD: What page was that on. MR. POLAND: 88 and 89, and the reference is Exhibit 33A, the produced documents.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah. Was that your understanding for the reason to, as you put it, act now, before the locals? Yes. Did you later produce or create a longer outline of your testimony? I'm not certain. (Exhibit No. 128 marked for identification) Mr. Ottman, the court reporter has given you a</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell you why he wanted you to forward an e-mail to Mr. Randall, and there was an objection posed at that point and an instruction not to answer. I want to go back and ask MR. POLAND: If we can, we can pull out the document, if that helps, Eric. MR. MCLEOD: What page was that on. MR. POLAND: 88 and 89, and the reference is Exhibit 33A, the produced documents. MR. MCLEOD: Is there a question</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>in federal court for not acting quickly enough. This is a constitutional duty of the legislature. There is no reason for us to delay and let a court do our job for us." Do you see that? Yes. Who created that answer? I believe I did. Did you talk to anybody in creating that response? Not that I recall. Is that concept or idea something that you devised? I believe so, yeah. Was that your understanding for the reason to, as you put it, act now, before the locals? Yes. Did you later produce or create a longer outline of your testimony? I'm not certain. (Exhibit No. 128 marked for identification) Mr. Ottman, the court reporter has given you a document that has been marked as Exhibit 128. Do you have that in front of you?</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q A	<pre>named Gerard Randall in conjunction with communications about Latino districts; do you recall that? Yes. And I asked you who Mr. Randall was and referred to an e-mail from Mr. Troupis that had asked you to forward information to Mr. Randall; do you recall that Q and A? Yes. Just in the general sense? Yes. I had asked you a question, did Mr. Troupis tell you why he wanted you to forward an e-mail to Mr. Randall, and there was an objection posed at that point and an instruction not to answer. I want to go back and ask MR. POLAND: If we can, we can pull out the document, if that helps, Eric. MR. MCLEOD: What page was that on. MR. POLAND: 88 and 89, and the reference is Exhibit 33A, the produced documents.</pre>

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1		MR. POLAND: Well, I can ask the	1		asking for is understand the question,
2		question.	2		which I don't, so I'll object to the form.
3	Q	I'm just going to go back and re-ask the question	3		But it seems to me that you're asking for
4		I asked at the time, which is did Mr. Troupis tell	4		what did Mr. Troupis tell Mr. Ottman with
5		you why he wanted you to forward this e-mail to	5		respect to what the law requires on the
6		Mr. Randall?	6		issue
7		MR. MCLEOD: I'm going to withdraw	7		MR. POLAND: I think it's an
8		the objection that I asserted only insofar as	8		improper objection. That's absolutely
9		the question seeks to know whether	9		coaching the witness here. I think it's an
10		Mr. Troupis told Mr. Ottman why, whether or	10		improper objection. You can make your
11		not he told him why he wanted Mr. Ottman to	11		objection. I will re-ask the question if
12		forward the e-mail to Mr. Randall.	12		it's an objection as to form. I'll re-ask
13	Α	I don't recall.	13		the question.
14	Q	Then there was also a reference to	14		MR. MCLEOD: And I apologize. I
15	-	Robert Spindell; do you recall that?	15		don't understand the question, but hidden in
16	Δ	Yes.	16		there is an attorney-client communication
17	Q	And I asked you the question did Mr. Troupis	17		problem, which is what I'm trying to get at.
18	-	well, let me ask you this question, did	18		MR. POLAND: I understand that
19			19		
20		Mr. Troupis tell you why he wanted you to send the e-mail to Mr. Spindell?	20		you're trying to get at that problem, but I'm
	^	-	20 21	0	going to try to make a distinction.
21 22	_	I don't recall.		Q	Did you look at percentage of voters
22	Q		22		disenfranchised in the State of Wisconsin as part
23		about discussions with anyone regarding the topic	23		of your analysis in the redistricting process?
24		of disenfranchisement. And I had a question where	24 05	_	Yes.
25		I asked if you had any discussions with anyone as	25	Q	You are not a lawyer, are you?
		422	_		424
1		to whether disenfranchisement could be kept below	1	-	No.
2		five and a quarter percent. You answered yes. I	2	Q	Did you make decisions about disenfranchisement
3		asked who did you discuss that with. You said	3		without input from legal counsel?
4		with counsel. Question, Which counsel was that?	4	_	No.
5		Answer, Jim Troupis. I then asked a question,	5	Q	Did you talk to Mr. Foltz at all about
6		What did you and Mr. Troupis discuss with respect	6		disenfranchisement issues?
7		to an appropriate percentage of the population,	7	Α	Yes.
8		voting population, that would be disenfranchised?	8	Q	Did you talk Mr. Foltz is not a lawyer, is he?
9		And at that point, there was an instruction not it	9	Α	Not that I'm aware of.
10		answer. I'd like to come back and ask whether you	10	Q	Why did you talk to Mr. Foltz about
11		and Mr. Troupis had a discussion about the	11		disenfranchisement?
12		appropriate percentage of the voting population	12	Α	He had read more closely some of the previous
13		that would be disenfranchised from an	13		federal redistricting decisions.
14		appropriateness a redistricting appropriateness	14	Q	Did you have any discussions with Mr. Handrick
15		standpoint as opposed to a legal requirement,	15		about disenfranchisement?
16		okay. So I'm not asking the legal requirement.	16	Α	I don't recall.
17		I'm talking about under basic redistricting	17	Q	Did you have any discussions with Mr. Handrick
18		principles.	18		about shifts in population?
19		MR. MCLEOD: Can I hear the	19	Α	I don't recall.
20		question read back again.	20	Q	Do you understand that there are experts in the
21		(Question read)	21		field who are not lawyers who also analyze
22		MR. MCLEOD: I don't understand the	22		disenfranchisement as part of the opinions that
23		question. I don't understand the distinction	23		they give?
24		between a legal requirement and basic	24	Α	I'm not sure.
25		redistricting principle. I think what you're	25	Q	Do you know whether Dr. Gaddie is giving any
		423			425

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1		opinions about disenfranchisement in this case?	1	Α	Not entirely.
2	Α	I'm not sure.	2	Q	As you read through these and saw them, did you
3	Q	You haven't talked to Dr. Gaddie about that point	3		recognize or identify any problems, similar
4		at all, have you?	4		problems, you had run into during the
5	Α	I don't recall.	5		redistricting process itself?
6	Q	Did you have any discussions with Mr. Troupis or	6	Α	I did not.
7		any other legal counsel about disenfranchisement	7	Q	Give me just a minute.
8		issues that did not ask for legal advice?	8		MR. POLAND: I don't have any other
9	Α	I don't recall.	9		questions at this time, Peter.
10	Q	Did you have discussions with anyone about the	10		MR. EARLE: This time I really do
11		issue of questions of boundaries for the Senate	11		only have a very few.
12		recall elections with anyone?	12		
13	Α	I don't recall.	13		EXAMINATION
14	Q	Have you heard or seen recently in the press any	14	Ву	Mr. Earle:
15		articles about what have been referred to as	15	Q	Mr. Ottman, how do you keep your schedule?
16		anomalies with the new districts?	16	Α	I don't particularly keep a schedule.
17	Α	Yes.	17	Q	So how do you know when you have an appointment?
18	Q	What have you seen or heard on that issue?	18	Α	Sometimes I set a reminder on my computer. Other
19	Α	I've seen some articles that have raised questions	19		times, I write a note.
20		about GAB in relation to the state-wide voter	20	Q	When you schedule meetings with legislators, how
21		registration system, incorrectly placing voters,	21		do you know you have to be there?
22		for example, off the coast of Africa.	22	Α	Sometimes I make a notation in a notebook.
23	Q	Did you, as you went through redistricting process	23	Q	What notebook?
24		last spring and summer, did you encounter any	24	Α	Just a legal pad.
25		problems or difficulties similar to what you read	25	Q	Well, you had all these meetings with legislators,
		426			428
1		about in the newspapers about these anomalies?	1		these individual legislators, correct?
2	Α	I did not.	2	Α	That's correct.
3	Q	I'm going to give you a copy of, actually, I think	3	Q	And where did you note those meetings?
4		it should be there, Exhibit No. 86. And I'd like	4	Α	I believe they were noted on a notepad.
5		you to turn to the cover page. It's simply a	5	Q	Do you still have that notepad?
6		letter from me. What I want to draw your	6	Δ	
7				~	I'm not sure.
8		attention to is there are two documents attached	7		I'm not sure. You would presumably strike that. Let me
		attention to is there are two documents attached as exhibits. There's a November 10th memo about	7 8		
9			7 8 9		You would presumably strike that. Let me
9 10		as exhibits. There's a November 10th memo about	-		You would presumably strike that. Let me rephrase that. You received advice from counsel
	Α	as exhibits. There's a November 10th memo about halfway back, and there's a January 13th memo.	9	Q	You would presumably strike that. Let me rephrase that. You received advice from counsel about not destroying evidence in this case,
10	-	as exhibits. There's a November 10th memo about halfway back, and there's a January 13th memo. Which one do you have?	9 10	Q	You would presumably strike that. Let me rephrase that. You received advice from counsel about not destroying evidence in this case, correct?
10 11	-	as exhibits. There's a November 10th memo about halfway back, and there's a January 13th memo. Which one do you have? I have the November 10th.	9 10 11	Q	You would presumably strike that. Let me rephrase that. You received advice from counsel about not destroying evidence in this case, correct? Yes.
10 11 12	-	as exhibits. There's a November 10th memo about halfway back, and there's a January 13th memo. Which one do you have? I have the November 10th. And then behind it is November you can stay on	9 10 11 12	Q	You would presumably strike that. Let me rephrase that. You received advice from counsel about not destroying evidence in this case, correct? Yes. And you understood from the beginning that there
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10 11 12 13 14 15	Q A Q	as exhibits. There's a November 10th memo about halfway back, and there's a January 13th memo. Which one do you have? I have the November 10th. And then behind it is November you can stay on the November 10th one for now. Is that a document that you've seen before? I believe so, yes.	9 10 11 12 13 14 15	Q A Q A	You would presumably strike that. Let me rephrase that. You received advice from counsel about not destroying evidence in this case, correct? Yes. And you understood from the beginning that there was a possibility that this legislative redistricting process would be the subject of litigation, correct?
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 10 11 12 13 14 15 16 17 18 19 20 21 22 	Q A Q A Q A Q A Q A Q A Q	as exhibits. There's a November 10th memo about halfway back, and there's a January 13th memo. Which one do you have? I have the November 10th. And then behind it is November you can stay on the November 10th one for now. Is that a document that you've seen before? I believe so, yes. When did you see that document? I believe last month. Then if you turn to the January 13th memo, it's a little further back, have you seen the January 13th memo before? I believe so. And when did you see that?	9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A	You would presumably strike that. Let me rephrase that. You received advice from counsel about not destroying evidence in this case, correct? Yes. And you understood from the beginning that there was a possibility that this legislative redistricting process would be the subject of litigation, correct? Yes. But you understood the importance of saving all documents and paper generated by you in the course of this legislative process, correct? I'm not sure exactly what you mean. You understood the importance of you preserving all documents you generated in the course of this
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1	Q	You may answer.	1	Α	I believe so, yes.
2	Α	I guess it depends on what you mean by document.	2	Q	And those subsequent meetings, the only
3	Q	Did you think it was okay to destroy some	3		documentary evidence of those subsequent meetings
4		documents and not others?	4		would be that notebook upon which you wrote those
5		MR. MCLEOD: Object to the form of	5		dates, correct?
6		the question.	6		MR. MCLEOD: Object to the form.
7	Α	I I did not make a determination one way or the	7	Α	As far as I recall.
8		other. I didn't think about that.	8	Q	Can you think of any other documentary evidence
9	Q	All right. So this notebook in which you wrote	9		that may exist or that you may have created that
10		down the dates of meetings with individual	10		would evidence those the dates of those
11		legislators related to the redistricting process,	11		meetings?
12		where would that be?	12	Α	I don't know.
13		MR. MCLEOD: Object to the form.	13	Q	So just so I'm clear on your testimony, the only
14	Α	It may have been produced, or it may not have ever	14		documentary evidence of the date that those
15		been retained.	15		meetings occurred would be that notebook in which
16	Q	Where do you store these notebooks that you note	16		you recorded the pendency of those meetings,
17		appointments in?	17		correct?
18	Α	On my desk.	18		MR. MCLEOD: Object to the form.
19	Q	These meetings with all the individual	19	Α	As far as I recall.
20	-	legislators, they were at the office of	20	-	And do you know if you still have that notebook?
21		Michael Best, correct?	21	-	I don't recall.
22	Δ	I believe so, yes.	22	-	Did anybody ever ask you to preserve the documents
23	Q	And when you scheduled meetings with legislators	23	-	that evidence when you met with legislators about
24	u.	over at Michael Best in regards to the	24		the redistricting process?
25			25	^	Not specifically, no.
25		redistricting process, how did you logistically 430	23	~	432
		430			432
4			4	0	
1	٨	arrange for that meeting?	1	Q	Do you ever discuss that subject with counsel?
2	A	I called up the legislator's office and asked for	2		MR. MCLEOD: Object to the form.
2 3	_	I called up the legislator's office and asked for their availability.	2 3	A	MR. MCLEOD: Object to the form. I'm not certain I understand the question.
2 3 4	A Q	I called up the legislator's office and asked for their availability. Did you inform the receptionist at Michael Best	2 3 4	A	MR. MCLEOD: Object to the form. I'm not certain I understand the question. Did you ever discuss the subject of whether you
2 3 4 5	_	I called up the legislator's office and asked for their availability. Did you inform the receptionist at Michael Best that there was going to be a meeting that you were	2 3 4 5	A	MR. MCLEOD: Object to the form. I'm not certain I understand the question. Did you ever discuss the subject of whether you should preserve the notes you made about
2 3 4 5 6	_	I called up the legislator's office and asked for their availability. Did you inform the receptionist at Michael Best that there was going to be a meeting that you were going to be hosting a certain legislator over	2 3 4	A	MR. MCLEOD: Object to the form. I'm not certain I understand the question. Did you ever discuss the subject of whether you should preserve the notes you made about appointments with legislators for purposes of the
2 3 4 5 6 7	Q	I called up the legislator's office and asked for their availability. Did you inform the receptionist at Michael Best that there was going to be a meeting that you were going to be hosting a certain legislator over there at a certain time on a certain date?	2 3 4 5 6 7	A Q	MR. MCLEOD: Object to the form. I'm not certain I understand the question. Did you ever discuss the subject of whether you should preserve the notes you made about appointments with legislators for purposes of the redistricting process with counsel?
2 3 4 5 6 7 8	Q	I called up the legislator's office and asked for their availability. Did you inform the receptionist at Michael Best that there was going to be a meeting that you were going to be hosting a certain legislator over there at a certain time on a certain date? I did not.	2 3 4 5 6 7 8	A Q A	MR. MCLEOD: Object to the form. I'm not certain I understand the question. Did you ever discuss the subject of whether you should preserve the notes you made about appointments with legislators for purposes of the redistricting process with counsel? I did not.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q	<pre>I called up the legislator's office and asked for their availability. Did you inform the receptionist at Michael Best that there was going to be a meeting that you were going to be hosting a certain legislator over there at a certain time on a certain date? I did not. And so the only written evidence that you would have of when those meetings occurred were in that notebook that you maintained on your desk, correct? MR. MCLEOD: Object to the form. As well as the documents we referred to today, some of which were dated with signatures. But those signatures were obtained at the first individual meetings with those legislators, correct? That's correct. You had subsequent individual meetings with those</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q	MR. MCLEOD: Object to the form. I'm not certain I understand the question. Did you ever discuss the subject of whether you should preserve the notes you made about appointments with legislators for purposes of the redistricting process with counsel? I did not. As you sit here today, do you know whether you still have that notebook? I don't know. MR. EARLE: Eric, I think that notebook would be responsive to the subpoena if it still exists. And if it doesn't exist, I think the data was destroyed, and the manner in which it was destroyed should be produced to us. Are you willing to give us that information? MR. MCLEOD: I understand your request, Peter.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q A Q A	<pre>I called up the legislator's office and asked for their availability. Did you inform the receptionist at Michael Best that there was going to be a meeting that you were going to be hosting a certain legislator over there at a certain time on a certain date? I did not. And so the only written evidence that you would have of when those meetings occurred were in that notebook that you maintained on your desk, correct? MR. MCLEOD: Object to the form. As well as the documents we referred to today, some of which were dated with signatures. But those signatures were obtained at the first individual meetings with those legislators, correct? That's correct. You had subsequent individual meetings with those legislators, correct?</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q	MR. MCLEOD: Object to the form. I'm not certain I understand the question. Did you ever discuss the subject of whether you should preserve the notes you made about appointments with legislators for purposes of the redistricting process with counsel? I did not. As you sit here today, do you know whether you still have that notebook? I don't know. MR. EARLE: Eric, I think that notebook would be responsive to the subpoena if it still exists. And if it doesn't exist, I think the data was destroyed, and the manner in which it was destroyed should be roduced to us. Are you willing to give us that information? MR. MCLEOD: I understand your sequest, Peter. MR. EARLE: So are you willing to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A Q A Q A Q A	<pre>I called up the legislator's office and asked for their availability. Did you inform the receptionist at Michael Best that there was going to be a meeting that you were going to be hosting a certain legislator over there at a certain time on a certain date? I did not. And so the only written evidence that you would have of when those meetings occurred were in that notebook that you maintained on your desk, correct? MR. MCLEOD: Object to the form. As well as the documents we referred to today, some of which were dated with signatures. But those signatures were obtained at the first individual meetings with those legislators, correct? That's correct. You had subsequent individual meetings with those legislators, correct? With most of them, I believe.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q	MR. MCLEOD: Object to the form. I'm not certain I understand the question. Did you ever discuss the subject of whether you should preserve the notes you made about appointments with legislators for purposes of the redistricting process with counsel? I did not. As you sit here today, do you know whether you still have that notebook? I don't know. MR. EARLE: Eric, I think that notebook would be responsive to the subpoena if it still exists. And if it doesn't exist, I think the data was destroyed, and the manner in which it was destroyed should be produced to us. Are you willing to give us that information? MR. MCLEOD: I understand your request, Peter. MR. EARLE: So are you willing to give us provide that notebook to us?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A	<pre>I called up the legislator's office and asked for their availability. Did you inform the receptionist at Michael Best that there was going to be a meeting that you were going to be hosting a certain legislator over there at a certain time on a certain date? I did not. And so the only written evidence that you would have of when those meetings occurred were in that notebook that you maintained on your desk, correct? MR. MCLEOD: Object to the form. As well as the documents we referred to today, some of which were dated with signatures. But those signatures were obtained at the first individual meetings with those legislators, correct? That's correct. You had subsequent individual meetings with those legislators, correct? With most of them, I believe. And in those subsequent meetings, you reminded</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A Q	 MR. MCLEOD: Object to the form. J'm not certain I understand the question. Did you ever discuss the subject of whether you should preserve the notes you made about appointments with legislators for purposes of the redistricting process with counsel? J did not. As you sit here today, do you know whether you still have that notebook? J don't know. MR. EARLE: Eric, I think that notebook would be responsive to the subpoena if it still exists. And if it doesn't exist, I think the data was destroyed, and the manner in which it was destroyed, and the manner in which it was destroyed should be request, I think the data was destroyed should be request. MR. MCLEOD: I understand your that information? MR. EARLE: So are you willing to give us that informatic. MR. EARLE: So are you willing to give us that notebook to us?

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1		information that was requested by	1	Q	When was the one last week?
2		Mr. Poland's subpoena.	2	Α	Thursday or Friday.
3		MR. EARLE: But you understand that	3	Q	Who all was present besides you and Mr. McLeod?
4		it's my view that that notebook with those	4	Α	Adam Foltz may have been present.
5		scheduled meetings recorded on them is	5	Q	Anyone else?
6		responsive to that subpoena for the same	6	Α	No.
7		reasons that the confidentiality agreements	7	Q	Were you shown any documents?
8		were, in my view, responsive to that	8	Α	I don't believe so, no.
9		subpoena.	9	Q	Did you show Mr. McLeod any documents?
10		MR. MCLEOD: I understand your	10	Α	I don't believe so.
11		position, and I understand your request.	11	Q	Did you review your transcript from your last
12		MR. EARLE: Can you get back to me	12		deposition?
13		with a response one way or the other shortly?	13	Α	At that meeting, I don't believe so.
14		MR. MCLEOD: I will respond to that	14	Q	At any time prior to today, did you review your
15		request.	15		transcript from the last deposition?
16		MR. EARLE: Okay.	16	Α	I did.
17	Q	Lastly, Mr. Ottman, what did you do to prepare for	17	Q	And when was that?
18		today's deposition?	18	Α	Last week.
19	Α	I met with counsel.	19	Q	Did you review Mr. Foltz's transcript?
20	Q	What counsel?	20	Α	I did not.
21	Α	Attorney McLeod.	21	Q	Did you review Mr. Handrick's transcript?
22	Q	When did you meet with Attorney McLeod?	22	Α	I did not.
23	Α	Late last week, early this week.	23	Q	Did you review Keith Gaddie's transcript?
24	Q	How many times did you meet with Attorney McLeod?	24	-	I did not.
25		Once or twice.	25	Q	The second meeting you had with Attorney McLeod,
		434			436
1	Q	Was it once, or was it twice?	1		how long did that meeting last?
1 2	Q A		1 2	А	how long did that meeting last? I don't recall.
-				-	
2		Twice, I suspect.	2	Q	I don't recall.
2 3		Twice, I suspect. MR. POLAND: Peter, we have to	2 3	Q A	I don't recall. Was that Monday, Tuesday, or Wednesday?
2 3 4		Twice, I suspect. MR. POLAND: Peter, we have to stop. The videotape is about to expire.	2 3 4	Q A Q	I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe.
2 3 4 5		Twice, I suspect. MR. POLAND: Peter, we have to stop. The videotape is about to expire. MR. EARLE: Okay.	2 3 4 5	Q A Q A	I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting?
2 3 4 5 6		Twice, I suspect. MR. POLAND: Peter, we have to stop. The videotape is about to expire. MR. EARLE: Okay. THE VIDEOGRAPHER: We are going off	2 3 4 5	Q A Q A Q	I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz.
2 3 4 5 6 7		Twice, I suspect. MR. POLAND: Peter, we have to stop. The videotape is about to expire. MR. EARLE: Okay. THE VIDEOGRAPHER: We are going off the record. The time is 4:29 p.m. This	2 3 4 5 6 7	Q A Q A Q A	I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else?
2 3 4 5 6 7 8		<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8		I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No.
2 3 4 5 6 7 8 9		<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9	Q A Q A Q A Q A Q A	I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting?
2 3 4 5 6 7 8 9		<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10	Q A Q A Q A Q A Q A	I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so.
2 3 4 5 6 7 8 9 10 11		<pre>Twice, I suspect. MR. POLAND: Peter, we have to stop. The videotape is about to expire. MR. EARLE: Okay. THE VIDEOGRAPHER: We are going off the record. The time is 4:29 p.m. This concludes Disk No. 2 in the continuation of Tad Ottman, Disk No. 5 of the series. (Recess taken) THE VIDEOGRAPHER: We are on the</pre>	2 3 4 5 6 7 8 9 10 11	Q A Q A Q A Q A Q A	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your</pre>
2 3 4 5 6 7 8 9 10 11 12		<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12	Q A Q A Q A Q A Q	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you</pre>
2 3 4 5 6 7 8 9 10 11 12 13		<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13	Q A Q A Q A Q A Q	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14		<pre>Twice, I suspect. MR. POLAND: Peter, we have to stop. The videotape is about to expire. MR. EARLE: Okay. THE VIDEOGRAPHER: We are going off the record. The time is 4:29 p.m. This concludes Disk No. 2 in the continuation of Tad Ottman, Disk No. 5 of the series. (Recess taken) THE VIDEOGRAPHER: We are on the record. The time is 4:35 p.m. This marks the beginning of Disk No. 3 in the continuation of the deposition of</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15		<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Α	<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced. Which documents?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Α	<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced. Which documents? I don't know exactly which ones or how they're</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Α	<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced. Which documents? I don't know exactly which ones or how they're referred.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Α	<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced. Which documents? I don't know exactly which ones or how they're referred. Well, how many documents did you review?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q	<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced. Which documents? I don't know exactly which ones or how they're referred. Well, how many documents did you review? A few dozen.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q	<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q A Q A Q A Q A Q A Q A Q A Q A Q A	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced. Which documents? I don't know exactly which ones or how they're referred. Well, how many documents did you review? A few dozen. And when did you review those documents?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q	<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	QAQAQAQ A QAQAQ.	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced. Which documents? I don't know exactly which ones or how they're referred. Well, how many documents did you review? A few dozen. And when did you review those documents? Over the course of the last week.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A Q	<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 	QAQAQAQ A QAQAQ.	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced. Which documents? I don't know exactly which ones or how they're referred. Well, how many documents did you review? A few dozen. And when did you review those documents? Over the course of the last week. How were those documents selected for your review?</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Q A Q	<pre>Twice, I suspect.</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	QAQAQAQ A QAQAQ.	<pre>I don't recall. Was that Monday, Tuesday, or Wednesday? It was Monday or Tuesday, I believe. Who else was present during that meeting? Adam Foltz. Anybody else? No. Did you review any documents during that meeting? I don't believe so. Other than those two meetings and reading your transcript last week, is there anything else you did to prepare for today's deposition? I reviewed some of the documents that had been produced. Which documents? I don't know exactly which ones or how they're referred. Well, how many documents did you review? A few dozen. And when did you review those documents? Over the course of the last week. How were those documents selected for your review? I randomly clicked on some of the documents from</pre>

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1	Q	Did you review any documents that were associated	1	Q	And who paid for that?
2		with Adam Foltz in that process?	2	Α	I believe the Senate and the Assembly each paid
3	Α	I may have.	3		for the versions that went to their houses.
4	Q	Did you review any documents that were associated	4	Q	Did the Assembly Democratic Caucus have access to
5		with Joe Handrick in that process?	5		that software?
6	Α	I might have.	6	Α	That's my understanding.
7	Q	Did you review any documents that were associated	7	Q	Did the Senate Democratic Caucus have access to
8		with Michael Best & Friedrich during that process?	8		that software?
9	Α	I might have.	9	Α	That is my understanding, yes.
10	Q	Did you review any documents that were associated	10	Q	And is it your understanding that that software
11		with Jim Troupis during that process?	11		was loaded onto a computer and made available to
12	Α	Possibly.	12		them for their use?
13	Q	And it's your testimony under oath here today that	13		MR. POLAND: Objection, foundation
14		this review of a few dozen documents from those	14		and form.
15		sources was the result of random selection?	15	Α	That's my understanding.
16	Α	Yes.	16	Q	Do you recall when you first had access to a
17	Q	And it's your testimony here today that you cannot	17		computer with Autobound loaded onto it?
18		remember any one of those documents that you	18	Α	Late last year, probably December.
19		reviewed?	19		Would that have been made available to the
20	Δ	I don't I couldn't give you a specific for	20	-	Assembly Democratic Caucus and the Senate
21		instance, no.	21		Democratic Caucus at about the same time?
22	0	That was a productive use of your time apparently.	22		MR. POLAND: Objection, foundation
23	u.		23		and form.
23 24		MR. MCLEOD: Object to the form. MR. EARLE: I have no further	23	^	That's my understanding.
24 25			24	_	
25		questions. That wasn't a question. 438	25	Q	Did you receive any training on Autobound? 440
		438			440
4			4		
1		MR. MCLEOD: Withdraw the	1	Α	I received some training from the Legislative
2		objection.	2	_	Technology Services Bureau.
2 3		objection. MR. EARLE: I have no further	2 3	_	Technology Services Bureau. Do you know who else received training on
2 3 4		objection. MR. EARLE: I have no further questions.	2 3 4	Q	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB?
2 3 4 5		objection. MR. EARLE: I have no further questions. MR. POLAND: Peter, Dan has some	2 3 4 5	Q	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB? Adam Foltz received training with me. I believe
2 3 4 5 6		objection. MR. EARLE: I have no further questions. MR. POLAND: Peter, Dan has some questions.	2 3 4 5 6	Q A	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB? Adam Foltz received training with me. I believe it was made available to other caucuses.
2 3 4 5 6 7		objection. MR. EARLE: I have no further questions. MR. POLAND: Peter, Dan has some questions. MR. KELLY: But not for you,	2 3 4 5 6 7	Q A	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB? Adam Foltz received training with me. I believe it was made available to other caucuses. So for example, the Assembly Democratic Caucus, it
2 3 4 5 6 7 8		objection. MR. EARLE: I have no further questions. MR. POLAND: Peter, Dan has some questions.	2 3 4 5 6 7 8	Q A	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB? Adam Foltz received training with me. I believe it was made available to other caucuses. So for example, the Assembly Democratic Caucus, it would have been made available to them?
2 3 4 5 6 7 8 9		objection. MR. EARLE: I have no further questions. MR. POLAND: Peter, Dan has some questions. MR. KELLY: But not for you,	2 3 4 5 6 7 8 9	Q A	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB? Adam Foltz received training with me. I believe it was made available to other caucuses. So for example, the Assembly Democratic Caucus, it would have been made available to them? MR. POLAND: Objection, foundation
2 3 4 5 6 7 8 9 10		objection. MR. EARLE: I have no further questions. MR. POLAND: Peter, Dan has some questions. MR. KELLY: But not for you,	2 3 4 5 6 7 8 9 10	Q A	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB? Adam Foltz received training with me. I believe it was made available to other caucuses. So for example, the Assembly Democratic Caucus, it would have been made available to them?
2 3 4 5 6 7 8 9 10 11	-	objection. MR. EARLE: I have no further questions. MR. POLAND: Peter, Dan has some questions. MR. KELLY: But not for you, though. I have some questions for Tad. <u>EXAMINATION</u> Mr. Kelly:	2 3 4 5 6 7 8 9 10 11	Q A Q A	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB? Adam Foltz received training with me. I believe it was made available to other caucuses. So for example, the Assembly Democratic Caucus, it would have been made available to them? MR. POLAND: Objection, foundation and form. That's my understanding.
2 3 4 5 6 7 8 9 10 11 12	-	objection. MR. EARLE: I have no further questions. MR. POLAND: Peter, Dan has some questions. MR. KELLY: But not for you, though. I have some questions for Tad. <u>EXAMINATION</u>	2 3 4 5 6 7 8 9 10 11 12	Q A Q A	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB? Adam Foltz received training with me. I believe it was made available to other caucuses. So for example, the Assembly Democratic Caucus, it would have been made available to them? MR. POLAND: Objection, foundation and form.
2 3 4 5 6 7 8 9 10 11 12 13	-	objection. MR. EARLE: I have no further questions. MR. POLAND: Peter, Dan has some questions. MR. KELLY: But not for you, though. I have some questions for Tad. <u>EXAMINATION</u> Mr. Kelly:	2 3 4 5 6 7 8 9 10 11 12 13	Q A Q A	Technology Services Bureau. Do you know who else received training on Autobound from the LTSB? Adam Foltz received training with me. I believe it was made available to other caucuses. So for example, the Assembly Democratic Caucus, it would have been made available to them? MR. POLAND: Objection, foundation and form. That's my understanding.
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1		MR. POLAND: Objection, form.	1		Hispanic voting age population percentages that
2	Α	Not that I recall.	2		MALDEF wanted?
3	Q	Did anyone associated with the Assembly or Senate	3		MR. POLAND: Objection, foundation.
4		Democratic Caucuses ever contact you to ask you	4	Α	That's my understanding.
5		anything about Autobound?	5		MR. EARLE: I'll join in that
6		MR. POLAND: Objection, form.	6		objection as well.
7	Α	Not that I recall.	7	Q	And then it says our alternative, and under that
8	Q	Let's turn to Exhibit 116. It should be somewhere	8		it says AD8, 60.52, and going to the next page
9		in front of you.	9		AD9, 54.03; do you see that?
10	Α	Okay.	10	Α	Yes.
11	Q	Can you tell me basically what this is?	11		MR. POLAND: Objection, foundation.
12	Α	This is an e-mail chain containing e-mails between	12		MR. EARLE: I'll join in that
13		Jim Troupis and MALDEF as well as some attachments	13		objection as well.
14		from either myself or Adam Foltz with alternative	14	Q	Do you know what that means?
15		configurations for Assembly Districts 8 and 9.	15	Α	Yes.
16	Q	Let's turn to the second page of Exhibit 116.	16	Q	What does that mean?
17		Down at the bottom, there is an e-mail from	17	Α	That is the Hispanic voting age population under
18		Elisa Alfonso dated July 11th, 2011 at 4:50 p.m.;	18		the alternative that was forwarded by me to
19		do you see that?	19		Jim Troupis and then I understand on to MALDEF.
20	Α	Yes.	20	Q	- Let's move on three more pages
21	Q	It says, "Jim, as promised, here is the MALDEF we	21		MR. POLAND: Three pages back from
22		discussed this afternoon. If you have any	22		there, Dan?
23		questions, please let us know. Elisa." Do you	23		MR. KELLY: Correct.
24		see that?	24	Q	You'll know you got to the right place where you
25	Α	Yes.	25		see near the top of the page an e-mail from
		442	_0		444
1	Q	Okay Do you know this sounds like there were	1		Fliga Alfonso to Jim Troupis and Alonzo Rivas
1	Q	Okay. Do you know, this sounds like there were	1		Elisa Alfonso to Jim Troupis and Alonzo Rivas,
2	Q	some conversations that preceded this e-mail, do	2	Δ	dated July 12th, 2011 at 11:41 a.m.
2 3	_	some conversations that preceded this e-mail, do you know anything about those conversations?	2 3	_	dated July 12th, 2011 at 11:41 a.m. Yes.
2 3 4	A	some conversations that preceded this e-mail, do you know anything about those conversations? I don't.	2 3 4	_	dated July 12th, 2011 at 11:41 a.m. Yes. It says, "Jim, Alonzo is out this morning and
2 3 4 5	A	some conversations that preceded this e-mail, do you know anything about those conversations? I don't. All right. Let's now turn to the e-mail from	2 3 4 5	_	dated July 12th, 2011 at 11:41 a.m. Yes. It says, "Jim, Alonzo is out this morning and won't be back until this afternoon. In regards to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	AQ AQ AQ AQA	<pre>some conversations that preceded this e-mail, do you know anything about those conversations? I don't. All right. Let's now turn to the e-mail from Jim Troupis to Elisa Alfonso. It is on the fifth page, it appears, of Exhibit 116. Do you see about midway down an e-mail beginning from Jim Troupis to Elisa Alfonso and Alonzo Rivas dated July 11th, 2011 at 6:41 p.m.? Yes. It says Elisa and Alonzo, I like your proposal. We've taken it a bit further. There is some text that follows. And there is then some numbers associated with apparently a couple of different map configurations; do you see that? Yes. All right. The e-mail says the HVAP numbers under the two plans. Then it shows MALDEF AD8, 60.1 and then AD9, 53.00; do you see that? Yes. What does that mean? That is the Hispanic voting age population in the</pre>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q A Q A Q A	<pre>dated July 12th, 2011 at 11:41 a.m. Yes. It says, "Jim, Alonzo is out this morning and won't be back until this afternoon. In regards to the MALDEF map, we will go with the recommendation you made last night." Do you see that? Yes. Do you know what recommendation that was? I understand it to be the recommendation referred to as our alternative in previous e-mail. MR. EARLE: I'm going to object to the question. I didn't get a chance to get my objection before the answer. Object to the form of that question. And the alternative to which you referred would be the one that had the 60.52 HVAP in District 8, and 54.03 HVAP in District 9? That's correct. Do you know if MALDEF ever expressed any concern with that alternative that was proposed to them and that they agreed to? Not that I'm aware of.</pre>

1		Cesar E. Chavez Drive is in Milwaukee?	1	Q	Did that cause you some measure of concern?
2	Α	I do not.	2		MR. POLAND: Object to the form of
3	Q	Did anyone at MALDEF, to your knowledge, ever	3		the question.
4		express any concern about how the community around	4	Α	It did.
5		Cesar E. Chavez Drive in Milwaukee was treated in	5	Q	What was that concern?
6		that alternative proposal?	6		MR. POLAND: Object to the form.
7		MR. POLAND: Object to the form.	7	Α	The concern was that this was a duty that should
8		MR. EARLE: Join.	8		fall to the legislature. And there was concern
9	Α	Not that I'm aware of.	9		that if the legislature did not act in a timely
10	Q	Let's turn to Exhibit 117, if you would.	10		manner, that the Court may step in and supersede
11	Α	Which one is that?	11		that action.
12		MR. EARLE: What was that last	12	Q	And the duty to which you are referring is the
13		exhibit number?	13		duty to adopt a new redistricting map?
14		MR. POLAND: The previous one	14		MR. POLAND: Object to the form of
15		was 116, and Dan is moving on to 117.	15		the question.
16		MR. EARLE: Okay.	16	Α	That's correct.
17	Q	It will look like this on the first page.	17	Q	Is it your understanding that the complaint was
18	Α	Yeah, I'm having trouble locating it.	18		alleging that the legislature might not get the
19		MR. POLAND: I don't mind giving	19		job done in time to have a new legislative
20		him a copy to look at.	20		district map in time for the next round of
21	Α	Oh, wait, here it is. I've got it.	21		elections?
22	_	All right. Let's turn to the second page,	22		MR. POLAND: Object to the form of
23		Exhibit 117. Down near the bottom of that page,	23		the question.
24		do you see where it says, "Why are you acting	24	Α	I'm not certain.
25		now"?	25	Q	Earlier this afternoon or maybe this morning, you
		446			448
1	Α	Yes.	1		testified about different options presented with
1 2	_	Yes. And there is some text below that that is in	1 2		testified about different options presented with respect to the configuration of Senate
_	_				
2	Q	And there is some text below that that is in	2		respect to the configuration of Senate
2 3	Q	And there is some text below that that is in response to that question, yes? Yes.	2 3	A	respect to the configuration of Senate Districts 20 and 21 in the Racine/Kenosha area; do
2 3 4	Q A Q	And there is some text below that that is in response to that question, yes? Yes.	2 3 4	_	respect to the configuration of Senate Districts 20 and 21 in the Racine/Kenosha area; do you recall that?
2 3 4 5	Q A Q	And there is some text below that that is in response to that question, yes? Yes. What was the impetus for addressing this question?	2 3 4 5	_	respect to the configuration of Senate Districts 20 and 21 in the Racine/Kenosha area; do you recall that? Districts 21 and 22.
2 3 4 5 6	Q A Q	And there is some text below that that is in response to that question, yes? Yes. What was the impetus for addressing this question? There was some anticipation that there may be	2 3 4 5	Q	respect to the configuration of Senate Districts 20 and 21 in the Racine/Kenosha area; do you recall that? Districts 21 and 22. Okay. What were the options; do you recall?
2 3 4 5 6 7	Q A Q	And there is some text below that that is in response to that question, yes? Yes. What was the impetus for addressing this question? There was some anticipation that there may be questions as to why the legislature was acting	2 3 4 5 6 7	Q	respect to the configuration of Senate Districts 20 and 21 in the Racine/Kenosha area; do you recall that? Districts 21 and 22. Okay. What were the options; do you recall? The the old map had the city and county
2 3 4 5 6 7 8	Q A Q	And there is some text below that that is in response to that question, yes? Yes. What was the impetus for addressing this question? There was some anticipation that there may be questions as to why the legislature was acting when it did, and the response was because of the	2 3 4 5 6 7 8	Q	respect to the configuration of Senate Districts 20 and 21 in the Racine/Kenosha area; do you recall that? Districts 21 and 22. Okay. What were the options; do you recall? The the old map had the city and county large parts of the rural portions of the county in
2 3 4 5 6 7 8 9	Q A Q	And there is some text below that that is in response to that question, yes? Yes. What was the impetus for addressing this question? There was some anticipation that there may be questions as to why the legislature was acting when it did, and the response was because of the lawsuit challenging the State's failure to act on	2 3 4 5 6 7 8 9	Q	respect to the configuration of Senate Districts 20 and 21 in the Racine/Kenosha area; do you recall that? Districts 21 and 22. Okay. What were the options; do you recall? The the old map had the city and county large parts of the rural portions of the county in one district, and the city and large parts of the
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2 3 4 5 6 7 8 9 10 11	Q A Q A	And there is some text below that that is in response to that question, yes? Yes. What was the impetus for addressing this question? There was some anticipation that there may be questions as to why the legislature was acting when it did, and the response was because of the lawsuit challenging the State's failure to act on redistricting that had been filed earlier that year. Had you seen the complaint in that lawsuit?	2 3 4 5 6 7 8 9 10 11	Q	respect to the configuration of Senate Districts 20 and 21 in the Racine/Kenosha area; do you recall that? Districts 21 and 22. Okay. What were the options; do you recall? The the old map had the city and county large parts of the rural portions of the county in one district, and the city and large parts of the county of Kenosha in one district. The other option was to combine the two urban areas; the
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Case: 3:15 CYEDDA21-ide TOOUTERT #: 115 OF TAD M. OT TMAN (VOLUME'II) 2/2/2012

			1		
1		the question.	1		August?
2	Α	I'm not certain.	2	Α	I don't know that to be true.
3	Q	There was some questions earlier about the effect	3	Q	Did you ever have any discussions with anyone
4		of the map on delayed voting	4		about that topic?
5		MR. EARLE: On what?	5	Α	Not that I recall.
6		MR. KELLY: Delayed voting.	6		MR. POLAND: I don't have any
7		MR. POLAND: Object to the form of	7		further questions.
8		the question.	8		MR. KELLY: Nothing from me.
9	Q	Was delayed voting a concept that was addressed at	9		MR. EARLE: I do.
10		any point in the development of the maps that	10		
11		became Acts 43 and 44 actually, just 43?	11		RE-EXAMINATION
12	Α	It was.	12	By	Mr. Earle:
13	Q	How was it addressed?	13	Q	You were asked a number of questions by Mr. Kelly
14	Α	We calculated the number of delayed voters, and	14		about Exhibit 116. Did you ever receive legal
15		then also we calculated the number of delayed	15		advice about what constitutes a majority of
16		voters as kind of post the recall elections that	16		eligible Latino voters?
17		took place.	17	Α	Not that I recall.
18	Q	At what stage of the process did you did you do	18		MR. KELLY: And I'll object to the
19	-	this?	19		form.
20	А	We we calculated it as we prepared the draft	20	Q	And did you ever request legal advice about what
21	~	maps for the legislators to consider. Then again,	21	-	constitutes a majority of eligible Latino
22		once the final map was selected for submission to	22		strike that. Did you ever seek legal advice about
23		the LRB.	23		
23 24	Q		23		what constitutes an effective majority of eligible
24 25	Q	· · · · · · · · · · · · · · · · · · ·	24		Latino voters in the context of redistricting in
25		were there any changes made to the map as a result	25		Milwaukee? 452
		450			432
1		of that calculation?	1	_	MR. KELLY: Objection, form.
2	_	MR. POLAND: Object to the form.	2	A	I sought legal advice on the proper legal
2 3	A		2 3	A	I sought legal advice on the proper legal standards for drawing minority districts, but that
2 3 4		MR. POLAND: Object to the form. There were some changes to some of the early draft maps, yes.	2 3 4	-	I sought legal advice on the proper legal standards for drawing minority districts, but that was the extent of the specificity.
2 3 4 5	A Q	MR. POLAND: Object to the form. There were some changes to some of the early draft maps, yes. What did those changes accomplish?	2 3 4 5	-	I sought legal advice on the proper legal standards for drawing minority districts, but that was the extent of the specificity. Well, in response to that advice that as you
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2 3 4 5 6 7 8	Q	MR. POLAND: Object to the form. There were some changes to some of the early draft maps, yes. What did those changes accomplish? MR. POLAND: Object to the form.	2 3 4 5 6 7 8	-	I sought legal advice on the proper legal standards for drawing minority districts, but that was the extent of the specificity. Well, in response to that advice that as you characterized the legal advice you sought, did you
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A By Q	MR. POLAND: Object to the form. There were some changes to some of the early draft maps, yes. What did those changes accomplish? MR. POLAND: Object to the form. Those changes moved some voters from one district to another in order to reduce the number of persons who would have delayed voting. MR. KELLY: I have no other questions. MR. POLAND: I have just one other questions. <u>RE-EXAMINATION</u> Mr. Poland: Referring back to Exhibit 117, Mr. Ottman. Mr. Kelly asked you questions on the last Q and A, why are you acting out before the locals; do you recall that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q A Q	I sought legal advice on the proper legal standards for drawing minority districts, but that was the extent of the specificity. Well, in response to that advice that as you characterized the legal advice you sought, did you seek legal advice about what constitutes an effective voting majority of eligible Latinos? MR. KELLY: Objection, form. Not that I recall. And just so I'm clear, you have no direct contact with MALDEF, right? That's correct. MR. EARLE: I have no further questions. MR. KELLY: Nor do I. MS. LAZAR: Doug? MR. POLAND: Nor do I. THE VIDEOGRAPHER: We are going off the record, concluding the video deposition of Tad Ottman, the continuation of that video
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q A By Q	MR. POLAND: Object to the form. There were some changes to some of the early draft maps, yes. What did those changes accomplish? MR. POLAND: Object to the form. Those changes moved some voters from one district to another in order to reduce the number of persons who would have delayed voting. MR. KELLY: I have no other questions. MR. POLAND: I have just one other question. MR. POLAND: I have just one other guestion. MR. POLAND: I have just one other a guestion. MR. POLAND: I have just one other a guestion. Mr. Poland: Kr. Kelly asked you questions on the last Q and A, why are you acting out before the locals; do you recall that? Yes. It's true, isn't it, that the decision to act	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q A Q	I sought legal advice on the proper legal standards for drawing minority districts, but that was the extent of the specificity. Well, in response to that advice that as you characterized the legal advice you sought, did you seek legal advice about what constitutes an effective voting majority of eligible Latinos? MR. KELLY: Objection, form. Not that I recall. And just so I'm clear, you have no direct contact with MALDEF, right? That's correct. MR. EARLE: I have no further questions. MR. KELLY: Nor do I. MS. LAZAR: Doug? MR. POLAND: Nor do I. THE VIDEOGRAPHER: We are going off the record, concluding the video deposition of Tad Ottman, the continuation of that video deposition. Today's deposition consists of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A By Q	 MR. POLAND: Object to the form. There were some changes to some of the early draft maps, yes. What did those changes accomplish? MR. POLAND: Object to the form. Those changes moved some voters from one district to another in order to reduce the number of gersons who would have delayed voting. MR. KELLY: I have no other questions. MR. POLAND: I have just one other question. MR. POLAND: I have just one other question. MR. POLAND: I have just one other question. MR. POLAND: I have just one other and the question. MR. POLAND: I have just one other question. MR. POLAND: I have just one other and the station. MR. Poland: MR. Poland: MR. Kelly asked you questions on the last Q and A, why are you acting out before the locals; do you recall that: Yes. MI's true, isn't it, that the decision to act before the locals, in part, was due to the fact 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q A Q	I sought legal advice on the proper legal standards for drawing minority districts, but that was the extent of the specificity. Well, in response to that advice that as you characterized the legal advice you sought, did you seek legal advice about what constitutes an effective voting majority of eligible Latinos? MR. KELLY: Objection, form. Not that I recall. And just so I'm clear, you have no direct contact with MALDEF, right? That's correct. MR. EARLE: I have no further questions. MR. KELLY: Nor do I. MS. LAZAR: Doug? MR. POLAND: Nor do I. THE VIDEOGRAPHER: We are going off the record, concluding the video deposition of Tad Ottman, the continuation of that video deposition. Today's deposition consists of three DVDs. The time is 5:01.

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<u> </u>	
1	STATE OF WISCONSIN)
-) ss.
2	COUNTY OF DANE)
2	
3	I, BRANDÉ A. BROWNE, a Registered Professional
4	Reporter and Notary Public duly commissioned and
5	qualified in and for the State of Wisconsin, do
6	hereby certify that pursuant to subpoena, there came
7	before me on the 2nd day of February 2012, at 9:23 in
8	the forenoon, at the offices of Godfrey & Kahn, S.C.,
9	Attorneys at Law, One East Main Street, Suite 500,
10	the City of Madison, County of Dane, and State of
11	Wisconsin, the following named person, to wit:
12	TAD M. OTTMAN, who was by me duly sworn to testify to
13	the truth and nothing but the truth of his knowledge
14	touching and concerning the matters in controversy in
15	this cause; that he was thereupon carefully examined
16	upon his oath and his examination reduced to
17	typewriting with computer-aided transcription; that
18	the deposition is a true record of the testimony
19	given by the witness; and that reading and signing
20	was not waived.
21	I further certify that I am neither
22	attorney or counsel for, nor related to or employed
23	by any of the parties to the action in which this
24	deposition is taken and further that I am not a
25	relative or employee of any attorney or counsel
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1	employed by the parties hereto or financially
2	interested in the action.
3	In witness whereof I have hereunto set my
4	hand and affixed my notarial seal this 6th day of
5	February 2012.
6	
7	
-	Notary Public, State of Wisconsin
8	Registered Professional Reporter
0	Mu commission cumius-
9	My commission expires April 21, 2013
10	AMIII 21, 2013
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Questions and Responses:

Every question can be traced back to the principles that guide redistricting:

- 1. Equal Population
- 2. Sensitivity to Minority Concerns
- 3. Compact and Contiguous districts.

Different choices can be made along the way, but those criteria must be followed. SB 148 meets these criteria.

Why so many pairings?

Pairings are usually an inevitable consequence of reapportionment and the result of compliance with the principles of equal population, compact and contiguous districts and sensitivity to minority concerns. Legislative districts are reapportioned to be in place for 10 years. Out of 132 legislators, only 35 remain today in the seats they held in 2000. That is about 75 percent turnover for the 10 years that the districts put in place after the last reapportionment were in effect.

Why did you (split, draw, pair) X?

There are a number of ways to reapportion. The reapportionment involves competing principles and choices that have to be made. This legislation represents the choices that have been made that are consistent with the legal standards required.

Who made the decisions on how these districts were drawn?

We are making that decision right now. Today. The Legislature. Staff developed this bill in consultation with attorneys retained by the Senate and the Assembly to make sure that it conformed with all legal principles. The duty to pass it falls on the Legislature.

What is the partisan makeup of these districts?

The election data for the last 10 years was made available by the Government Accountability Board to the Legislature. All four caucuses were provided this information along with the hardware and software to use it. Everyone has the ability to draw their own conclusions and interpret how past elections may play out in the new districts. But no one has a crystal ball that will tell you how elections may play out in these districts next year, or 10 years from now when these districts will still be in effect. 10 years ago different experts offered wildly different opinions on how the proposed maps would perform politically.



Ottman000095

Who did you talk with about these maps?

Staff consulted with attorneys to make sure that all legal principles were followed in reapportioning the state.

Why are you offering choices on the Hispanic districts, but not on the African American districts?

Given the rapid growth of the Hispanic population during the ten year cycle, which is very different than other minority growth patterns, we simply thought providing a number of alternatives would be appropriate. If there are other alternatives for other minority groups, then those can be proposed and acted on by the Committee and the legislature.

Why were Republican Attorneys hired to draw maps but Democrats were not allowed attorneys to draw maps?

Attorneys did not draw these maps. Staff drew them. Attorneys merely advised on the legal principles that have to be followed. Your staff has had all the same hardware, software and data available to them for over a year. The census data has been available since the end of March. I don't know what your staff has been doing with all that equipment and data. Our staff has been working on this bill.

Why are you not drawing a 50 percent voting age Hispanic seat?

I haven't seen a map that has a Senate seat with a 50 percent <u>voting age</u> Hispanic population. No one has produced one that I'm aware of.

Why are you acting now? Why are you acting before the locals?

Former State Senate leader, Senator Robson, is suing the state in federal court for not acting quickly enough. This is a constitutional duty of the Legislature. There is no reason for us to delay action and let a court do our job for us.

APERSONS	Difference	black18nct	hispanic18pct	FEDS040610	ALL0410	DISTRICT
54189	-3,255	0.37%	the barre of a second s	44.56%	51.15%	
61009	3,565	0.47%	2.56%	48.42%		
65789	8,345	0.49%	2.18%	48.81%		
54953	-2,491	2.24%	1.80%	47.92%	53:31%	
61133	3,689	0.58%	1.79%	47.38%	53.74%	
55963	-1,481		1.75%	52.37%		
55825	-1,619		8.97%	44.95%		
54616	-2,828		65.50%	20.78%		
60880	3,436		46.18%			
51419	-6,025		40.18%	9.14%		
52178	-5,266			10.92%		
55275	-3,200					
	Contraction of the second		3.09%	26.96%		
53867	-3,577		5.11%			
52656	-4,788		2.80%	54:63%		
53448	-3,996		7.41%	45.25%		
52510	-4,934		5.57%	13.33%		
51861	-5,583		2.84%	12.20%		
48387	-9,057	and the second se	6.44%	13.51%		manufacture and a second s
56827	-617	5.23%	6.33%	27.53%	29.15%	
54999	-2,445	2.23%		39.74%		
60177	2,733	2.24%	6.49%	46.84%	51.92%	
53017	-4;427			35.35%		
55249	-2,195	19.74%	3.41%			
57065	-379	2.21%	1.40%		67.29%	
53380	-4,064	0.53%	2.96%	47.43%	52.79%	
52702	-4,742	1.53%	7.02%	40.97%	45.42%	2
56118	-1,326	0.42%	1.55%	51.95%	59.20%	2
59273	1,829	0.29%	1.22%	49.63%	54.85%	2
66814	9,370	0.69%	1.35%	45.76%	51.32%	2
66560	9,116	0.70%	1.47%	48.28%	53.29%	3
61755	4,311	0.45%	3:42%	60.58%	67.57%	3
60157	2,713	0.72%	10.07%	53.58%	61.06%	3
59460	2,016	0.64%	2.18%	65.29%	72.24%	
53812	-3,632	0.37%	0.81%	47.72%		
52716	-4,728		0.98%	45.37%		
50788	-6,656	0.31%	1.22%	46.49%		
58965	1,521	0.61%	4.50%			
59797	2,353		3.17%	59.08%	65.80%	
56515	-929	1.85%		54.10%		
55223	-2,221	0.27%	1.95%	51.75%	58.50%	Contraction of the local division of the loc
55581	-1,863	1.26%	3.04%		60.60%	
57975	531	1.63%	3.03%	42.48%	48.54%	
57584	140	2.31%	4.00%	39.05%	44.14%	
53057	-4,387	2:57%	4.35%	31.90%	36.74%	
59610	2,166	8:79%	9.10%			
65835	8,391	2:82%	2.40%		42.07%	
			2.40%			
61700	4,256	0.67%		42.51%	48.69%	
61400	3,956	4.75%	5.09%	24:68%	28.03%	
55456	-1,988	1.18%	1.07%	42.65%	49.68%	
59182	1,738		1.92%			
57753	309		2.38%	37.80%		
56377	-1,067	1.91%	4.31%	52.01%		
59677	2;233	5.49%	1:31%	56.71%	62.74%	
54863	-2,581		2.10%	41.61%		
54157	-3,287		4.30%	43.19%	49.34%	
67841	10,397	0.59%	2.35%	54.29%	61.05%	
53999	-3,445		3.57%	41.76%	47.26%	
60111	2,667	0.60%	2.13%	63.71%	70.90%	
58855	1,411	1.43%	1.53%	66.01%	72.74%	5
57434	-10	0.77%	1.63%	60.95%	68.12%	
51968	-5,476	21.92%	18.08%	31.69%	35.98%	6
55886	-1,558	13.79%	9.92%	39.94%	44.35%	
58881	1,437	1.85%	3.27%	56.31%	63.09%	6
56844	-600	10.05%	14.64%	32.17%	35.66%	6
61608	4,164	5.36%	8.67%	41.12%	45.44%	
61567	4,123	1.35%	4.06%	52.40%		
58722	1,278	0.61%	0.89%	45.74%	and the second se	the state of the second st
59129	1,685	0.68%	1.14%	39.76%	45.01%	
59102	1,658	1.51%	2.91%	46.92%		
53904	-3,540	0.32%	1.55%	43.58%	49.74%	
57415	-3,540	0.67%	2.49%	43.58%		
			2.49%			
	-1 600					
55764 54962	-1,680 -2,482	1.61%	0.85%	42.96% 34.57%	49.03% 39.55%	





Tad Ottman <tottman@gmail.com>

Elections data

8 messages

tottman <tottman@gmail.com>

Tue, Apr 5, 2011 at 2:57 PM

To: "Speth, Andy" <Andy.Speth@mail.house.gov> Bcc: "McLeod, Eric M (22257)" <EMMcleod@michaelbest.com>, Jim Troupis <jrtroupis@troupislawoffice.com>

Andy,

Here is the link to the elections info on the GAB website

http://elections.state.wi.us/section.asp?linkid=155&locid=47

I've also attached a spreadsheet we received from LTSB with election data for the decade. This data was compiled prior to the date census data was released to Wisconsin, so it may not match up exactly to the census blocks but it will be close. If we get an updated spreadsheet before tomorrow, I'll forward that to you.

Tad

All_Election_Data_Demographics_012711 (1).zlp 7335K

Speth, Andy <Andy.Speth@mail.house.gov> To: tottman <tottman@gmail.com> Tue, Apr 5, 2011 at 3:42 PM

Again excuse my ignorance if I am asking the wrong questions and please set me straight if I am. Which set of data and what races should I be using to create our political baseline numbers? I want to make sure we are using the exact same data and races to draw our districts that you are.

From: tottman [mailto:tottman@gmail.com] Sent: Tuesday, April 05, 2011 3:58 PM To: Speth, Andy Subject: Elections data

[Quoted text hidden]

tottman <tottman@gmail.com>

To: "Speth, Andy" <Andy.Speth@mail.house.gov>

Not a problem. We are using a shorthand that appears to work, with the caveat that we are scheduling our political expert to come in and see if he agrees or would recommend different races. For now, we are using a 3-race composite of GOP Presidential in 2008 and 2004 plus Attorney General for 2010.

I'll let you know if that changes for any reason. [Quoted text hidden] Tue, Apr 5, 2011 at 3:45 PM

Speth, Andy <Andy.Speth@mail.house.gov> To: tottman <tottman@gmail.com>

Finally got the software loaded. I'm going to load the census and political data today. I have a couple questions. Is there a good time for me to call you today?

From: tottman [mailto:tottman@gmail.com] Sent: Tuesday, April 05, 2011 3:46 PM To: Speth, Andy Subject: Re: Elections data

[Quoted text hidden]

tottman <tottman@gmail.com>

To: "Speth, Andy" <Andy.Speth@mail.house.gov>

now and 2:00 is run out and get some lunch, so anytime in the next few

The only thing I have to do between now and 3:00 is run out and get some lunch, so anytime in the next few hours is good.

[Quoted text hidden]

Speth, Andy <Andy.Speth@mail.house.gov> To: tottman <tottman@gmail.com>

Any word on whether your IT guys can help me out? I'd be happy to work out an arrangement to compensate them for assisting me during their "free time." Even if they can just talk me through the process over the phone sometime this week I'd be grateful and willing to pay them for their services. Can you tell I'm getting desperate?

From: tottman [mailto:tottman@gmail.com] Sent: Tuesday, April 05, 2011 2:58 PM To: Speth, Andy Subject: Elections data

Andy,

[Quoted text hidden]

tottman <tottman@gmail.com>

Mon, Apr 11, 2011 at 9:39 AM

To: "Speth, Andy" < Andy. Speth@mail.house.gov>

I know, it's a hassle, even when you have on-call tech support. It doesn't look like our tech guys can support you, but I think what we can do is if we can come up with an external hard drive, we can copy the data onto that and then you should be able to upload it directly to your computer. We are presently trying to figure out what files we need to give you so it all works, but I'm hopeful that this solution will work. [Quoted text hidden]

Fri, Apr 8, 2011 at 11:16 AM

Mon, Apr 11, 2011 at 7:08 AM

Fri, Apr 8, 2011 at 11:13 AM

Speth, Andy <Andy.Speth@mail.house.gov> To: tottman <tottman@gmail.com> Sun, Apr 17, 2011 at 6:46 AM

Any final decision on what races will be used?

From: tottman [mailto:tottman@gmail.com] Sent: Tuesday, April 05, 2011 2:58 PM To: Speth, Andy Subject: Elections data

Andy,

[Quoted text hidden]







Tad Ottman <tottman@gmail.com>

Meeting today

1 message

Leah Vukmir <leahvuk@yahoo.com> To: tottman@gmail.com Wed, May 4, 2011 at 10:35 PM

Tad,

Thanks for the meeting today - I appreciate all you are doing. This is such a big task. So glad we are in control!

Here is a summary of what we talked about and a few things I thought of after:

Brookfield - yes (my hometown)

Elm Grove - yes (Brookfield and Elm Grove have combined schools, joint holiday parades, etc.) Western Wauwatosa - yes (more GOP)

West Allis - yes (Western more GOP but I am ok with all of it)

West Milwaukee - No (forgot to mention this part of current district - VERY Dem) Milwaukee - cop wards if needed

Menomonee Falls - No (fits better with Germantown, Sussex, Lannon and Butler)

Greenfield - please No (it hates West Allis) Stone owns Greenfield and I think that really helps him.

New Berlin - sure, parts of it work okay with West Allis and Brookfield (Also, the West Allis School District oddly includes a small part of NB)

If you need a way to take the Staskunas seat, put a little bit of my Senate seat into New Berlin (2-3 wards could make that a GOP Assembly seat). Western West Allis/Eastern Bkfd and New Berlin are areas of like interest. (The previous Duff seat had parts of New Berlin, Elm Grove, Bkfd and West Allis)

Hope that helps!

Leah



	Current Assembly	MayQandD
Safe GOP (55 plus)	27	32
Lean GOP (52-55)	13	18
Toss-up (48-52)	19	12
Lean Dem (45-48)	7	6
Safe Dem (45 less)	33	31

	Current Senate	MayQandD
Safe GOP (55 plus)	7	12
Lean GOP (52-55)	8	5
Toss-up (48-52)	5	3
Lean Dem (45-48)	3	2
Safe Dem (45 less)	10	11



Redistricting is not something that we have discretion on. The Constitution requires the legislature to do this every 10 years. Only when the legislature is unable to agree do the courts step in. When we pass these maps, it will be the first time in nearly 30 years that the Legislature has met its obligation.

Many of you weren't here 10 years ago and most of the Assembly was not here 10 years ago. But because the courts drew a fair map after the last census, we're here today in the majority in both houses. The maps we pass will determine who's here 10 years from now.

Today we're going to walk through the proposed maps and talk about how we got there. We have an opportunity and an obligation to draw these maps that Republicans haven't had in decades.

There are 3 primary principles that go into the drawing of every map.

- Equal population
- Compact and contiguous districts
- Sensitivity to minority concerns.

The process is never pain-free, no matter who draws the maps. There are always tradeoffs as you make decisions when drawing a map. The constitution and the statues lay out the principals we have to follow. What we've come up with is a fair map that meets all these criteria and which we are confident will stand up to any legal scrutiny.





- Three principles
- Disenfranchisement
- Over/Under population map
- Start in Milwaukee
- Hispanic districts

Notes

59 split municipalities

Overall deviation of 0.76 (0.37 to -0.39) in Asm. 0.62 (0.27 to -0.35) in Sen

- 1. Currently, the urban areas of Racine and Kenosha are paired in 2 senate districts with the more rural parts of each county. This maps pairs the two urban areas in one senate district, and the more rural parts of each county together in another senate district. This results in 2 districts which each share more in common throughout the senate seat.



Started 9,039 over ideal population (172,333)

72, 563 new constituents

Southern Milwaukee County held its population fairly well compared to central and northern Milwaukee County. This pushed Milwaukee based districts north and west.

Scott Walker won this new seat with 64.2%

McCain won with 51.5%

Van Hollen 06 won with 59.4%

Bush 04 won with 59.31

Added East Troy and part of the town, as well as Mukwonago.





Ottman000145



Started 3,554 under ideal population (172,333)

55,689 new constituents

Walker and McCain each did a half a point better in the new district than in your old one, 57.7% and 47.2% respectively. Bush 04 did about the same, 56%.

In raw numbers, that's 1040 new Walker voters and 586 new McCain voters.

Started 5, 133 over ideal population (172,333)

38,832 new constituents

Walker carried this seat with 65.3% of the vote.

McCain won with 57.2%

Van Hollen 06 won with 62%

Bush 04 won with 61%

Southern Milwaukee County held its population fairly well compared to central and northern Milwaukee County. This pushed Milwaukee based districts north and west.



Started 58 over ideal population (172,333)

19,666 new constituents

Walker and McCain each did almost a full point better in this district (52.2% and 38.6%)

In raw numbers there are 1045 new Walker voters and 1290 new McCain voters in the district.

Added 4 townships in Green Co., including city of Monroe.

Case: 3:15-cv-00421-jdp Document #: 115-6 Filed: 05/02/16 Page 5 of 17



Senate District 21

Started 5,598 under ideal population (172,333)

72,431 new constituents

Walker did 7.8% better in this district (61.55%).

McCain did 7.9% better (51.32%)

There are 11,044 new Walker voters and 13,696 new McCain voters

Senator Wirch lives in this district but you remain the Senator from the 21st.



Started 7,002 under ideal population (172,333)

46,064 new constituents

Walker did 8.5% better in this district (62.7%)

McCain did 7.8% better in this district (55.2%)

Bush offer won with 61%.

In raw numbers there are 15,466 new Walker voters and 16,426 new McCain voters.



Started 12,362 under ideal population (172,333)

54,659 new constituents

Walker did 6.7% better in this district (60.8%)

McCain did 6.3% better (53.5%)

Bush 04 won with 59%. Van Hollen 06 with 60.2%.

In raw numbers there are 12,534 new Walker voters and 12,659 new McCain voters.



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Senate District 18

Started 1,416 under ideal population (172,333)

805 new constituents

Political numbers remained virtually unchanged.

Walker won with 57.3%.

McCain polled at 47.3%

Van Hollen 06 won with 57.2%

Bush 04 won with 56.5%

Case: 3:15-cv-00421-jdp Document #: 115-6 Filed: 05/02/16 Page 9 of 17



Senate District 32

Started 46 over ideal population (172,333)

3,458 new constituents

Slight uptick in the political numbers.

Walker and McCain each did 0.2% better in the new district (49.72% and 37.79% respecitively).

Lose some good territory in Richland Co, but gain good territory in Monroe Co.



Started 8,656 over ideal population

Gain 20,117 new constituents

Slight change in the political numbers (less than 0.5%)

Walker won with 56.5% of the vote.

McCain received 44.7% of the vote (but ran incredibly poorly throughout the Fox Valley)

Van Hollen 06 and Bush 04 won with 53.4% and 54.2% respectively.



Started 3,664 over ideal population (172,333)

Gained 133 new constituents

Little change in the political makeup of the district (less than 0.3%)

Walker won with 54.8%

McCain received 43.8%

Van Hollen 06 and Bush 04 received 53.2 and 53.8% respectively.

Started 10,133 under ideal population

Gain 23, 152 new constituents

Walker did 1.9% better in this district (62%).

McCain did 2.2% better in this district (48%).

Van Hollen 06 and Bush 04 each won with totals in the mid 50's.

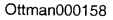
There are 3575 new Walker voters and 3476 new McCain voters.

This district now only borders one lake (Lake Michigan)



Senate District 20 Started 4,067 over ideal population Gained 31,816 new constituents This district remains very strong Walker won this district with 73% of the vote. McCain won with nearly 62% of the vote. Kept Cedarburg in the district. Kept the district in Fond du Lac County. Senate District 29 Started 5,002 under ideal population (172,333) Gained 24,385 new constituents Walker did nearly 0.5% better in this district (57.4%) McCain received 44.9% of the vote. Van Hollen 06 and Bush 04 received 52.5% and 53% of the vote respectively. All of Price Co. is gone in exchange for most of Sawyer. It remains a geographically sprawling district. The towns in Shawno and Portage are no longer in the district. Part of the city of Marshfield is added to the district.







Senate District 2

Started 286 under ideal population

Gained 49,705 new constituents

Political numbers remain virtually unchanged (less than 0.3% Walker, around 0.1 percent McCain, Van Hollen 06 and Bush 04).

Walker won this district with 57% of the vote.

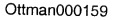
McCain received 46.2% of the vote (but ran incredibly poorly throughout the Fox Valley)

Van Hollen 06 and Bush 04 won with 55.7% and 56.5% respectively.

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Center added to the district.







Started 4,620 over ideal population (172,333)

Gained 32,335 new constituents

Walker performed 1.7% better in this district, McCain 1.4%, Van Hollen 06 2.2% and Bush 04 2% better.

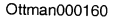
Walker won the district with 57.2%.

McCain received 44.5%.

Van Hollen 06 and Bush 04 won with 50.6% and 51.8% respectively.

Most of the city of Eau Claire is gone from the district.







Senate District 10

Started 20,314 over ideal population

Gained 2,809 new constituents

Geography shrinks, political numbers remain virtually unchanged.

Walker won the new district with 58.3%.

McCain received 47.9%.

Van Hollen 06 received 46.3%. (Van Hollen ran unusually poorly here).

Bush 04 won with 51.2% of the vote.

PRIVILEGED ATTORNEY-CLEINT COMMUNCATION

Confidentiality and Nondisclosure Related to Reapportionment

Michael Best & Friedrich LLP ("MB&F") is currently engaged to represent the Wisconsin State Senate, by its Majority Leader Scott L. Fitzgerald ("Senate") in connection with matters relating to the reapportionment of the Wisconsin Senate, Assembly and Congressional Districts arising out of the 2010 census (the "Representation"). In connection with the Representation we have instructed certain individuals, working at our direction, to meet with certain members of the Senate for the purpose of discussing matters within the scope of the Representation. Such discussions shall be conducted for the sole purpose of assisting MB&F in rendering legal advice to the Senate and, therefore, are subject to the attorney-client and attorney work product privileges. Consistent with those privileges, such discussions are and shall remain confidential.

This letter will confirm our understanding that such discussions are and shall remain confidential and that you agree not to disclose the fact and/or contents of such discussions or any draft documents within your possession related to the subject of the Representation with persons outside of the privilege. If you have any questions regarding the foregoing, please feel free to raise those questions with me. Otherwise, in order to confirm the foregoing understanding, please sign on the line indicated below.

Sincerely,

MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

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Date: 4/12/11 . 2011.



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MICHAEL BEST & ERIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

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Date: <u>5-3-//</u>, 2011.

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MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

Senator

Date: 2011.

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Eric M. McLeod

APPROVED AND AGREED UPON:

2011.

Senator

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

Date: 04/27 /2011 2011.

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

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Date: 4.6.112011.

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MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

2011. Date:

Confidentiality and Nondisclosure Related to Reapportionment

Michael Best & Friedrich LLP ("MB&F") is currently engaged to represent the Wisconsin State Senate, by its Majority Leader Scott L. Fitzgerald ("Senate") in connection with matters relating to the reapportionment of the Wisconsin Senate, Assembly and Congressional Districts arising out of the 2010 census (the "Representation"). In connection with the Representation we have instructed certain individuals, working at our direction, to meet with certain members of the Senate for the purpose of discussing matters within the scope of the Representation. Such discussions shall be conducted for the sole purpose of assisting MB&F in rendering legal advice to the Senate and, therefore, are subject to the attorney-client and attorney work product privileges. Consistent with those privileges, such discussions are and shall remain confidential.

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

Mulod

Eric M. McLeod

APPROVED AND AGREED UPON:

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Date: 4/6 / 11, 2011.

Confidentiality and Nondisclosure Related to Reapportionment

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MICHAEL BEST & FRIEDRICH LLP

1 Eric M. McLeod APPROVED AND AGREED UPON: Senator

Date: 2011.

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MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

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Date: <u>5-3-11</u>, 2011.

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

Linhundon

Eric M. McLeod

APPROVED AND AGREED UPON:

Senator

12,2011. Date:__/

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"Mulod

Eric M. McLeod

APPROVED AND AGREED UPON:

5-4 Date: 2011.

Senator

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MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

vela Gallinay

Date: 4/26/11 , 2011.

Confidentiality and Nondisclosure Related to Reapportionment

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

in Mundor

Eric M. McLeod

APPROVED AND AGREED UPON:

Date: 4/20/11 2011

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Eric M. McLeod

APPROVED AND AGREED UPON:

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MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

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Date:_4/26 2011.

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Confidentiality and Nondisclosure Related to Reapportionment

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Eric M. McLeod

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Date: 4 - 12 - 11 . 2011.

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MICHAEL BEST & FRIEDRICH LLP

Eric M. McLeod

APPROVED AND AGREED UPON:

Representative

Date: 4-27 , 2011.

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Eric M. McLeod

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Date: And 21 2011. Representative

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Eric M. McLeod

APPROVED AND AGREED UPON:/

Date: 4/14 2011.

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Eric M. McLeod

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and Representat

Date: 04-07 . 2011.

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Inl

Eric M. McLeod

APPROVED AND AGREED UPON:

Date: <u>MAY</u> <u>4</u> , 2011.

Representative

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APPROVED AND AGREED UPON:

Representative

Date: 4 - 6 - 11, 2011.

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mulos Eric M. McLeod

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Date: <u>4</u>2 ___, 2011.

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MICHAEL BEST & FRIEDRICH LLP

lunder Eric M. McLeod

APPROVED AND AGREED UPON: Representative

Date: 4 - 7, 2011.

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MICHAEL-BEST & FRIEDRICH LLP

Mulio Eric M. McLeod

APPROVED AND AGREED UPON:

Endery

Date: 4-20 . 2011.

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MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

Date: 5/12/11, 2011.

Representative

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

Uni

Eric M. McLeod

APPROVED AND AGREED UPON:

Date: 4/13 2011.

Representative

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

m Mutha presentative

Date: 4-6-11, 2011.

Confidentiality and Nondisclosure Related to Reapportionment

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MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

Date: . 2011. //3,

Representative

Confidentiality and Nondisclosure Related to Reapportionment

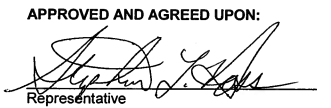
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MICHAEL-BEST & FRIEDRICH LLP

Mul Eric M. McLeod



Date: 26 April, 2011.

Confidentiality and Nondisclosure Related to Reapportionment

Michael Best & Friedrich LLP ("MB&F") is currently engaged to represent the Wisconsin State Assembly, by its Speaker Jeff Fitzgerald ("Assembly") in connection with matters relating to the reapportionment of the Wisconsin Senate, Assembly and Congressional Districts arising out of the 2010 census (the "Representation"). In connection with the Representation we have instructed certain individuals, working at our direction, to meet with certain members of the Assembly for the purpose of discussing matters within the scope of the Representation. Such discussions shall be conducted for the sole purpose of assisting MB&F in rendering legal advice to the Assembly and, therefore, are subject to the attorney-client and attorney work product privileges. Consistent with those privileges, such discussions are and shall remain confidential.

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

Eric M. McLeod

APPROVED AND AGREED UPON: vil 26 2011. Representative

Confidentiality and Nondisclosure Related to Reapportionment

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Sincerely,

MICHAEL-BEST & FRIEDRICH LLP

Mur

Eric M. McLeod

APPROVED AND AGREED UPON:

4-27-11___,2011. Date:

Representative

Confidentiality and Nondisclosure Related to Reapportionment

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M Eric M. McLeod

APPROVED AND AGREED UPON:

Representative

Date:

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Eric M. McLeod

APPROVED AND AGREED UPON:

Representative

Date: 4/13/11 . 2011.

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MICHAEL BEST & FRIEDRICH LLP

m Eric M. McLeod

APPROVED AND AGREED UPON:

J. Musan Date: 4-27, 2011.

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2011. Date:

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Date: 4-6-. 2011.

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Eric M. McLeod

APPROVED AND AGREED UPON:

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2011. Date:

029472-0001\9028399.1

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Eric M. McLeod

APPROVED AND AGREED UPON:

Representative

Date: <u>4-7-11</u>, 2011.

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Date: 4-26-11, 2011.

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Date: <u>4-7-11</u>, 2011.

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Eric M. McLeod

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Eric M. McLeod

APPROVED AND AGREED UPON:

J. Spenhauer Representative

Date: <u>5-12-11</u>, 2011.

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Date: 4.6-2011, 2011.

Confidentiality and Nondisclosure Related to Reapportionment

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

Mulo

Eric M. McLeod

APPROVED AND AGREED UPON:

Date: 3/31/10 2011.

Representative

Confidentiality and Nondisclosure Related to Reapportionment

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Sincerely,

MICHAEL BEST-& FRIEDRICH LLP

untor

Eric M. McLeod

APPROVED AND AGREED UPON:

Date: April 19, 2011.

Representative

Confidentiality and Nondisclosure Related to Reapportionment

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MICHAEL BEST & FRIEDRICH LLP

en larla

Eric M. McLeod

APPROVED AND AGREED UPON:

Date: May (17h, 2011.

Representative U

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

May

Eric M. McLeod

APPROVED AND AGREED UPON: Representative

Date: 5-4-11, 2011.

Confidentiality and Nondisclosure Related to Reapportionment

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MICHAEDBEST & FRIEDRICH LLP

Lulos

Eric M. McLeod

APPROVED AND AGREED UPON:

Representative

Date: 6/7/11 2011.

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APPROVED AND AGREED UPON:

Representative

Date: 2011.

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Eric M. McLeod

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Date: $\frac{5}{5/11}$, 2011.

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MICHAEL BEST & FRIEDRICH LLP

Mula Eric M. McLeod

APPROVED AND AGREED UPON:

Aulian Representative

Date: Upril 07 2011.

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

and.

Eric M. McLeod

APPROVED AND AGREED UPON: sentativ 029472-0001\9028399.1

2011. Date:

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Eric M. McLeod

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Sincerely,

MICHAEL REST & FRIEDRICH LLP

And

Eric M. McLeod

APPROVED AND AGREED UPON:

Date: 4-13, 2011.

Representative

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MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

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Date: S - 32011.

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Eric M. McLeod

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

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Eric M. McLeod

APPROVED AND AGREED UPON:

Date: <u>April 12</u>, 2011.

Representative

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Sincerely,

MICHAEL BEST & FRIEDRICH LLP

ander

Eric M. McLeod

APPROVED AND AGREED UPON:

Date: 5/12/11____,2011.

Representative

My name is Tad Ottman. I began working for the State Legislature in 1984, which incidentally was the session after the last time the Wisconsin Legislature passed reapportionment legislation. I currently work for Senator Fitzgerald. I have been involved in working on reapportionment after both the 1990 census and the 2000 census. Last fall Senator Fitzgerald asked me to work on reapportionment legislation necessary as a result of the 2010 census.

There are three core principles to any reapportionment plan:

- 1. Equal population
- 2. Sensitivity to minority concerns.
- 3. Compact and contiguous districts.

The plans we will present to you today were drawn in accordance with these principals.

Let me begin by describing for you the some of the population trends in the existing State Senate Districts. Adam Foltz will follow with a discussion of the same trends in the existing State Assembly Districts.

TAD OTTMAN TESTIMONY:

- I.) Personal Background
 - a. Explain your position
 - b. Describe the assignment-draw maps consistent with 3 legal principles.
- II.) The Legislative Maps--General
 - a. Exh. 1-The Senate Map -- Proposed
 - b. Exh. 2-The Assembly Map--Proposed
 - c. Exh. 3—The Population Statistics of old Assembly and Senate Districts

---This is an overview of the need to adjust various districts. Describe the population trends and the need for adjustment.

d. Exh 4-2000 Population trends Map

-If we have a graphic showing where the changes occurred (a heat map of increases that would be a good exhibit to illustrate)

- III.) The New Legislative Maps—Population
 - a.) Exh. 5—Summary of Assembly Districts Population
 - b.) Exh. 6—Summary of Senate District Populations

-Describe the number and compare it to the prior court-drawn numbers to emphasize how well it has done.

- IV.) Compact & Contiguous---The New Districts.
 - a.) Exh. 7—Summary of splits



-Explain the need for splits and compare to prior maps. Point to particular cities kept together, as well as counties (need not be 'better' than in the past, just select some good ones)

b.) Describe Communities of Interest and how they are kept together.

- -Racine & Kenosha.
- -Madison Assembly districts
- -Other examples
- V.) Minority Sensitivity—Old districts
 - A.) Past districts
 - a. Exh. 8—The 2000 Districts for Milwaukee—map

-Open by describing the minority/majority districts of the Court drawn map

- i. Overall Population change—Exh. 9 -Describe the population shifts.
- ii. Minority Population Changes
 - a.) Exh. 10-Present districts Pop/VAP
 - b.) Exh. 11—Heat map—African American
 - c.) Exh. 12-Heat map-Hispanic
 - d.) Exh. 13-Comparison Heat map-2000-2010 population shifts

-Describe population shifts and movements, and note how that interplays with the loss of population

iii. Note the likelihood of growing Hispanic populations and assumptions ` about movement.

B.) New Districts.

- a. African American
 - i. Exh. 9 The New Assembly Districts—Milwaukee (African American)
 - 1. Exh. 10—The minority statistics of the new districts.
 - 2. Describe the results and compare to 2000 favorably.
 - ii. Exh. 11-The New Senate Districts-Milwaukee (African American)
 - 1. Exh. 12—The minority statistics of the new districts.
 - 2. Describe the results and compare to 2000.
- b. Hispanic

- i. Exh. 13—The new Assembly & Senate Districts—Milwaukee (Hispanic) Alternative A and Exh. 14—Alternative B.
 - 1. Exh. 15—The minority Hispanic statistics in the new districts ALT A
 - Exh. 16—The minority Hispanic statistics in new districts ALT B.
 -Describe the decision making issues in light of extraordinary growth and presence of an incumbent favoring ALT A, and the need for more voting age population as a basis for ALT B. Leave to the committee to decide.
 - 3. Discuss the Senate district and likelihood of a majority/minority seat.

VI.) Other topics of Interest.

- A.) Pairings—Exh. 17 List -point out inevitability. Point out the relative R's and D's
- **B.)** Disenfranchisement

--Describe the present number versus the old number and how it is reasonable.

--Point out the largest reason--S.E. Wi, and note the extraordinary growth and putting two urban areas back together.