IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

WILLIAM WHITFORD, et al.,

Plaintiffs,

v.

Case No. 15-CV-421-jdp

BEVERLY R. GILL, et al.,

Defendants;

and

THE WISCONSIN STATE ASSEMBLY

Intervenor-Defendant

WISCONSIN ELECTION COMMISSION DEFENDANTS' RESPONSE TO PLAINTIFFS' PRETRIAL DISCLOSURES

The Wisconsin Election Commission defendants, Beverly R. Gill, et al., by their attorneys, Wisconsin Attorney General Joshua L. Kaul and Assistant Attorneys General Brian P. Keenan, Karla Z. Keckhaver and Clayton P. Kawski, make the following responses to the plaintiffs' Rule 26(a)(3) pretrial disclosures:

Witness list under Rule 26(a)(3)(A)(i) and deposition designations offered under Rule 26(a)(3)(A)(ii):

Defendants object to the Plaintiffs' witness list because it includes all individual plaintiffs as witnesses they intend to call at trial, (Dkt. 301:2–3),

while also marking deposition designations for all these same individual plaintiffs. (Dkt. 301:3; 301-1:1–17.)

Defendants object to the Plaintiffs submitting the individual plaintiffs' testimony via deposition designations for the reasons stated in the joint response of the Assembly and Defendants, filed today, to Plaintiffs' motion to use deposition designations in lieu of live testimony. (Dkt. 302.) Because testimony by deposition designation is not allowed in these circumstances, Defendants object to these designations wholesale and will not be providing counter-designations. Defendants reserve the right to make counterdesignations in the event the Court grants Plaintiffs' motion.

In addition, Defendants object that Plaintiffs have not complied with the Rules because they have not specified which individual plaintiffs will be called live at trial and which will be presented by deposition designation. Rule 26(a)(3)(A)(i) requires parties to designate the witnesses "the party expects to present" at trial, while Rule 26(a)(3)(A)(ii) requires parties to designate deposition testimony from "those witnesses whose testimony the party expects to present by deposition." Thus, Plaintiffs' disclosure does not comply with the Rules because they expect to call the individual plaintiffs at trial and present their testimony by deposition. The Rules do not contemplate naming witnesses in both of these categories. Therefore, this Court should order the Plaintiffs "to either designate the witnesses as unavailable under

Rule 32(a) (4), designate their deposition transcripts, and remove them from [Plaintiffs'] live witness list, or withdraw their deposition designations." *Truckstop.net, L.L.C. v. Sprint Commc'ns Co., L.P.*, No. CV-04-561-S-BLW, 2010 WL 1248254, at *1 (D. Idaho Mar. 23, 2010).

Plaintiffs' noncompliance with the Rules is important because it puts Defendants, and the Assembly, in the position of having to counter-designate deposition testimony for witnesses that may also be called at trial. If Defendants counter-designate deposition testimony, they would be forced to reveal trial strategy for their cross-examination of the individual plaintiffs. Given that Plaintiffs have listed all plaintiffs as potentially testifying at trial, this presents a real risk to Defendants and the Assembly. Defendants object to responding to Plaintiffs' deposition designations until after the Court has ruled on Plaintiffs' motion and Plaintiffs have committed to the witnesses that will testify live and those that will be presented by deposition designation (should the Court allow it).

Rule 26(a)(3)(A)(iii): Identification of documents or exhibits.

Defendants object to many of the exhibits offered by Plaintiffs. Given that Plaintiffs have offered over 600 exhibits, these objections are listed on a separate exhibit list. Dated this 21st day of June, 2019.

JOSHUA L. KAUL Attorney General

<u>s/ Brian P. Keenan</u>

BRIAN P. KEENAN Assistant Attorney General

KARLA Z. KECKHAVER Assistant Attorney General

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Exhibits of Plaintiffs		WILLIAM WHITFORD, et al Plaintiffs, v. jdp BEVERLY GILL, et al., Defendants.	Case No. 15-cv-0421-	
	Identifi			Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1000		Graham Adsit Interrogatory Responses Dated 11.27.2018	Hearsay
			Plaintiff's Voter History 2006-2018 – Ex. A to Graham Adsit Interrogatory Responses Dated	
	Exhibit 1001		11.27.2018	
	Exhibit 1002		Roger Anclam Interrogatory Responses Dated 11.27.2018	Hearsay
	Exhibit 1003		Plaintiff's Political Donations-Wisconsin Campaign Finance System – Ex. A to Roger Anclam Interrogatory Responses Dated 11-27-2018	
	Exhibit 1004		Plaintiff's Political Donations-Federal Election Commission 2015-16 – Ex. B to Roger Anclam Interrogatory Responses Dated 11.27.2018	
	Exhibit 1005		Plaintiff's Political Donations-Wisconsin Democracy Campaign – Ex. C to Roger Anclam Interrogatory Responses Dated 11.27.2018	
	Exhibit 1006		Plaintiff's Voter History 2006-2018 – Ex. D to Roger Anclam Interrogatory Responses Dated 11.27.2018	

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	Identific	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Braun Warren Interrogatory	
	D 1 1 1 1 1007		Responses Dated	Hearsay
	Exhibit 1007		11.27.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. A to	
			Braun Warren Interrogatory	
			Responses Dated	
	Exhibit 1008		11.27.2018	
			Hans Breitenmoser	
			Interrogatory Responses	Hearsay
	Exhibit 1009		Dated 11.27.2018	
			Donations-FEC 2009-18 –	
			Ex. A to Hans	
			Breitenmoser Interrogatory	
			Responses Dated	
	Exhibit 1010		11.27.2018	
			Plaintiff's Political	
			Donations-Wisconsin	
			Campaign Finance System	
			– Ex. B to Hans	
			Breitenmoser Interrogatory	
			Responses Dated	
	Exhibit 1011		11.27.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. C to Hans	
			Breitenmoser Interrogatory	
			Responses Dated	
	Exhibit 1012		11.27.2018	
			Judith Brey Interrotatory	
			Responses Dated	Hearsay
	Exhibit 1013		11.27.2018	
			Plaintiff's Political	
			Donations – FEC 2011-18	
			– Ex. A to Judith Brey	
			Interrotatory Responses	
	Exhibit 1014		Dated 11.27.2018	
			Plaintiff's Political	
			Donations-additional	
			contributions – Ex. B to	
			Judith Brey Interrotatory	
			Responses Dated	
	Exhibit 1015		11.27.2018	

	Identifi	ication		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Plaintiff's Political	
			Donations-Wisconsin	
			Campaign Finance System	
			– Ex. C to Judith Brey	
			Interrotatory Responses	
	Exhibit 1016		Dated 11.27.2018	
			Referred to in Interrogatory	
			7 – Ex. D to Judith Brey	
			Interrotatory Responses	
	Exhibit 1017		Dated 11.27.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. E to	
			Judith Brey Interrotatory	
			Responses Dated	
	Exhibit 1018		11.27.2018	
			Brent Brigson Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1019		11.27.2018	
			Plaintiff's Political	
			Donations-Wisconsin	
			Campaign Finance System	
			– Ex. A to Brent Brigson	
			Interrogatory Responses	
	Exhibit 1020		Dated 11.27.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. B to Brent	
			Brigson Interrogatory	
			Responses Dated	
	Exhibit 1021		11.27.2018	
			Emily Bunting	
			Interrogatory Responses	Hearsay
	Exhibit 1022		Dated 11.27.2018	
			Plaintiff's Political	
			Donations-FEC 2009-10 -	
			Ex. A to Emily Bunting	
			Interrogatory Responses	
	Exhibit 1023		Dated 11.27.2018	

	Identific	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Plaintiff's Political	
			Donations-Wisconsin	
			Democracy Campaign –	
			Ex. B to Emily Bunting	
			Interrogatory Responses	
	Exhibit 1024		Dated 11.27.2018	
			Plaintiff's Political	
			Donations-Wisconsin	
			Campaign Finance System	
			– Ex. C to Emily Bunting	
			Interrogatory Responses	
	Exhibit 1025		Dated 11.27.2018	
	Exhibit 1025		-	
			Plaintiff's Voter History	
			2006-2018 – Ex. D to	
			Emily Bunting	
			Interrogatory Responses	
	Exhibit 1026		Dated 11.27.2018	
			Sandra Carlson-Kaye	
			Interrogatory Responses	Hearsay
	Exhibit 1027		Dated 11.27.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. A to	
			Sandra Carlson-Kaye	
			Interrogatory Responses	
	Exhibit 1028		Dated 11.27.2018	
			Guy Costello Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1029		11.28.2018	
			Plaintiff's Political	
			Donations-FEC 2005-18 -	
			Ex. A to Guy Costello	
			Interrogatory Responses	
	Exhibit 1030		Dated 11.28.2018	
			Plaintiff's Political	
			Donations-Wisconsin	
			Democracy Campaign –	
			Ex. B to Guy Costello	
			Interrogatory Responses	
	$E_{xhihit} = 1021$		Dated 11.28.2018	
	Exhibit 1031		Daleu 11.20.2018	

	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Plaintiff's Political	
			Donations-Wisconsin	
			Campaign Finance System	
			– Ex. C to Guy Costello	
			Interrogatory Responses	
	Exhibit 1032		Dated 11.28.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. D to Guy	
			Costello Interrogatory	
			Responses Dated	
	Exhibit 1033		11.28.2018	
	2		Timothy Daley	
			Interrogatory Responses	Hearsay
	Exhibit 1034		Dated 11.27.2018	
			Plaintiff's Political	
			Donations-FEC 2015-18 –	
			Ex. A to Timothy Daley	
			Interrogatory Responses	
	Exhibit 1035		Dated 11.27.2018	
	Exhibit 1055		Plaintiff's Political	
			Donations-Wisconsin	
			Democracy Campaign –	
			Ex. B to Timothy Daley	
			Interrogatory Responses	
	Exhibit 1036		Dated 11.27.2018	
			Plaintiff's Political	
			Donations-Wisconsin	
			Campaign Finance System	
			– Ex. C to Timothy Daley	
			Interrogatory Responses	
	Exhibit 1037		Dated 11.27.2018	
			Plaintiff's Voter History 2006-2018 – Ex. D to	
			Timothy Daley	
	Exhibit 1038		Interrogatory Responses Dated 11.27.2018	
			Margaret Leslie Demuth	
			Interrogatory Responses	Hearsay
	Exhibit 1020		Dated 11.28.2018	110al Say
L	Exhibit 1039		Daleu 11.20.2010	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			Wisconsin Democracy	
			Campaign – Ex. A to	
			Margaret Leslie Demuth	
			Interrogatory Responses	
	Exhibit 1040		Dated 11.28.2018	
			Referred to in	
			Interrogtatory – Ex. B to	
			Margaret Leslie Demuth	
			Interrogatory Responses	
	Exhibit 1041		Dated 11.28.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System– Ex. C to Margaret	
			Leslie Demuth	
			Interrogatory Responses	
	Exhibit 1042		Dated 11.28.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. D to	
			Margaret Leslie Demuth	
			Interrogatory Responses	
	Exhibit 1043		Dated 11.28.2018	
			Daniel Dieterich	
			Interrogatory Responses	Hearsay
	Exhibit 1044		Dated 11.27.2018	
			Plaintiff's Political	
			Donations-Wisconsin	
			Campaign Finance System	
			– Ex. A to Daniel Dieterich	
			Interrogatory Responses	
	Exhibit 1045		Dated 11.27.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. B to	
			Daniel Dieterich	
			Interrogatory Responses	
	Exhibit 1046		Dated 11.27.2018	
			Mary Lynne Donohue	
	Exhibit 1047		Interrogatory Responses Dated	Hearsay
	EAHIOR 1047		11.27.2018 Plaintiff's Political Donations-	
			ActBlue – Ex. A to Mary Lynne	
			Donohue Interrogatory	
	Exhibit 1048		Responses Dated 11.27.2018	

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	Identifi	ication		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Plaintiff's Political	_ · ▲
			Donations-FEC 2003-18 -	
			Ex. B to Mary Lynne	
			Donohue Interrogatory	
			Responses Dated	
	Exhibit 1049		11.27.2018	
			Plaintiff's Political	
			Donations-Wisconsin	
			Democracy Campaign –	
			Ex. C to Mary Lynne	
			Donohue Interrogatory	
			Responses Dated	
	Exhibit 1050		11.27.2018	
			Plaintiff's Political	
			Donations-Wis. Campaign	
			Finance System – Ex. D to	
			Mary Lynne Donohue	
			Interrogatory Responses	
	Exhibit 1051		Dated 11.27.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. E to Mary	
			Lynne Donohue	
			Interrogatory Responses	
	Exhibit 1052		Dated 11.27.2018	
			Leah Dudley Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1053		11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			Info System – Ex. A to	
			Leah Dudley Interrogatory	
			Responses Dated	
	Exhibit 1054		11.27.2018	
			Pl's Political Donations-	
			OpenSecrets – Ex. B to	
			Leah Dudley Interrogatory	
			Responses Dated	
	Exhibit 1055		11.27.2018	

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	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			FEC 2011-12 – Ex. C to	
			Leah Dudley Interrogatory	
			Responses Dated	
	Exhibit 1056		11.27.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. D to	
			Leah Dudley Interrogatory	
			Responses Dated	
	Exhibit 1057		11.27.2018	
			Pl's Political Donations-	
			FEC 2017-18 – Ex. E to	
			Leah Dudley Interrogatory	
			Responses Dated	
	Exhibit 1058		11.27.2018	
			Pl's Voter History 2006-	
			2018 – Ex. F to Leah	
			Dudley Interrogatory	
			Responses Dated	
	Exhibit 1059		11.27.2018	
			Jennifer Estrada	
			Interrogatory Responses	Hearsay
	Exhibit 1060		Dated 12.06.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			Info System – Ex. A to	
			Jennifer Estrada	
			Interrogatory Responses	
	Exhibit 1061		Dated 12.06.2018	
	T T		Pl's Political Donations-	
			OpenSecrets – Ex. B to	
			Jennifer Estrada	
			Interrogatory Responses	
	Exhibit 1062		Dated 12.06.2018	
	T T		Pl's Political Donations-	
			FEC 2017-18 – Ex. C to	
			Jennifer Estrada	
			Interrogatory Responses	
	Exhibit 1063		Dated 12.06.2018	

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	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Voter History Info	
			2016-2018 – Ex. D to	
			Jennifer Estrada	
			Interrogatory Responses	
	Exhibit 1064		Dated 12.06.2018	
			Barbara Flom Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1065		11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			Info System – Ex. A to	
			Barbara Flom Interrogatory	
			Responses Dated	
	Exhibit 1066		11.27.2018	
			Pl's Political Donations-	
			FEC 2009-10 – Ex. B to	
			Barbara Flom Interrogatory	
			Responses Dated	
	Exhibit 1067		11.27.2018	
			Pl's Political Donations-	
			FEC 2011-12 – Ex. C to	
			Barbara Flom Interrogatory	
			Responses Dated	
	Exhibit 1068		11.27.2018	
			Pl's Voter History 2006-	
			2018 - Ex. D to Barbara	
			Flom Interrogatory	
			Responses Dated	
	Exhibit 1069		11.27.2018	
			Helen Harris Interrogatory	
			Responses Dated	Hoorson
	Exhib: 4 1070		11.27.2018	Hearsay
	Exhibit 1070			
			Pl's Political Donations-	
			Wis. Campaign Finance	
			Info System – Ex. A to	
			Helen Harris Interrogatory	
			Responses Dated	
	Exhibit 1071		11.27.2018	

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	Identifie	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	0 / F - F
			Wis. Democracy Campaign	
			– Ex. B to Helen Harris	
			Interrogatory Responses	
	Exhibit 1072		Dated 11.27.2018	
			Pl's Political Donations-	
			Curtiss Harris Wis.	
			Democracy Campaign –	
			Ex. C to Helen Harris	
			Interrogatory Responses	
	Exhibit 1073		Dated 11.27.2018	
			Pl's Political Donations-	
			Curtiss Harris Wis.	
			Campaign Finance Info	
			System – Ex. D to Helen	
			Harris Interrogatory	
			Responses Dated	
	Exhibit 1074		11.27.2018	
			Pl's Political Donations-	
			Curtiss Harris OpenSecrets	
			– Ex. E to Helen Harris	
			Interrogatory Responses	
	Exhibit 1075		Dated 11.27.2018	
			Pl's Political Donations-	
			Curtiss Harris FEC 2011-	
			12 – Ex. F to Helen Harris	
			Interrogatory Responses	
	Exhibit 1076		Dated 11.27.2018	
			Pl's Political Donations-	
			Curtiss Harris FEC 2013-	
			14 – Ex. G to Helen Harris	
			Interrogatory Responses	
	Exhibit 1077		Dated 11.27.2018	
			Pl's Political Donations-	
			Curtiss Harris FEC 2015-	
			16 – Ex. H to Helen Harris	
			Interrogatory Responses	
	Exhibit 1078		Dated 11.27.2018	

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	Identific	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Voter History 2006-	
			2018 – Ex. I to Helen	
			Harris Interrogatory	
			Responses Dated	
	Exhibit 1079		11.27.2018	
			Gail Hohenstein	
			Interrogatory Responses	Hearsay
	Exhibit 1080		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			Info System – Ex. A to Gail	
			Hohenstein Interrogatory	
			Responses Dated	
	Exhibit 1081		11.27.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Gail Hohenstein	
			Interrogatory Responses	
	Exhibit 1082		Dated 11.27.2018	
			Pl's Political Donations-	
			OpenSecrets – Ex. C to	
			Gail Hohenstein	
			Interrogatory Responses	
	Exhibit 1083		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. D to	
			Gail Hohenstein	
			Interrogatory Responses	
	Exhibit 1084		Dated 11.27.2018	
	T T		Pl's Political Donations-	
			FEC 2017-18 – Ex. E to	
			Gail Hohenstein	
			Interrogatory Responses	
	Exhibit 1085		Dated 11.27.2018	
			Pl's Voter History 2006-	
			2018 – Ex. F to Gail	
			Hohenstein Interrogatory	
			Responses Dated	
	Exhibit 1086		11.27.2018	
			Wayne Jensen	
			Interrogatory Responses	Hearsay
	Exhibit 1087		Dated 11.27.2018	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			Wis. Campaign Finance	
			Info System – Ex. A to	
			Wayne Jensen	
			Interrogatory Responses	
	Exhibit 1088		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Wayne Jensen	
			Interrogatory Responses	
	Exhibit 1089		Dated 11.27.2018	
			Pl's Political Donations-	
			OpenSecrets – Ex. C to	
			Wayne Jensen	
			Interrogatory Responses	
	Exhibit 1090		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2011-12 – Ex. D to	
			Wayne Jensen	
			Interrogatory Responses	
	Exhibit 1091		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2013-14 – Ex. E to	
			Wayne Jensen	
			Interrogatory Responses	
	Exhibit 1092		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. F to	
			Wayne Jensen	
			Interrogatory Responses	
	Exhibit 1093		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2017-18 – Ex. G to	
			Wayne Jensen	
			Interrogatory Responses	
	Exhibit 1094		Dated 11.27.2018	
			Pl's Voter History 2006-18	
			- Ex. H to Wayne Jensen	
			Interrogatory Responses	
	Exhibit 1095		Dated 11.27.2018	

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	Identific	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Wendy Sue Johnson	
			Interrogatory Responses	Hearsay
	Exhibit 1096		Dated 11.29.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			Info System – Ex. A to	
			Wendy Sue Johnson	
			Interrogatory Responses	
	Exhibit 1097		Dated 11.29.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Wendy Sue	
			Johnson Interrogatory	
			Responses Dated	
	Exhibit 1098		11.29.2018	
			Pl's Political Donations-	
			OpenSecrets – Ex. C to	
			Wendy Sue Johnson	
			Interrogatory Responses	
	Exhibit 1099		Dated 11.29.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. D to	
			Wendy Sue Johnson	
			Interrogatory Responses	
	Exhibit 1100		Dated 11.29.2018	
			Pl's Political Donations-	
			FEC 2017-18 – Ex. E to	
			Wendy Sue Johnson	
			Interrogatory Responses	
	Exhibit 1101		Dated 11.29.2018	
			Pl's Voter History 2006-18	
			– Ex. F to Wendy Sue	
			Johnson Interrogatory	
			Responses Dated	
	Exhibit 1102		11.29.2018	
			Michael Lecker	
			Interrogatory Responses	Hearsay
	Exhibit 1103		Dated 11.27.2018	
			Pl's Voter History 2006-18	
			– Ex. A to Michael Lecker	
			Interrogatory Responses	
	Exhibit 1104		Dated 11.27.2018	

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	Identific	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Elizabeth Lentini	
			Interrogatory Responses	Hearsay
	Exhibit 1105		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			Info System – Ex. A to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1106		Dated 11.27.2018	
			Pl's Pol. Donations-Kevin	
			Gibson Wis. Camp. Fin.	
			Info System – Ex. B to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1107		Dated 11.27.2018	
			Pl's Pol. Donations-Wis.	
			Democracy Campaign –	
			Ex. C to Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1108		Dated 11.27.2018	
			Pl's Pol. Donations-	
			OpenSecrets – Ex. D to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1109		Dated 11.27.2018	
			Pl's Pol. Donations-FEC	
			2003-04 – Ex. E to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1110		Dated 11.27.2018	
			Pl's Pol. Donations-FEC	
			2005-06 – Ex. F to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1111		Dated 11.27.2018	
			Pl's Pol. Donations-FEC	
			2007-08 – Ex. G to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1112		Dated 11.27.2018	

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Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Pol. Donations-FEC	
			2009-10 – Ex. H to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1113		Dated 11.27.2018	
			Pl's Pol. Donations-FEC	
			2011-12 – Ex. I to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1114		Dated 11.27.2018	
			Pl's Pol. Donations-FEC	
			2013-14 – Ex. J to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1115		Dated 11.27.2018	
			Pl's Pol. Donations-FEC	
			2015-16 – Ex. K to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1116		Dated 11.27.2018	
			Pl's Pol. Donations-FEC	
			2017-18 – Ex. L to	
			Elizabeth Lentini	
			Interrogatory Responses	
	Exhibit 1117		Dated 11.27.2018	
			– Ex. M to Elizabeth	
			Lentini Interrogatory	
			Responses Dated	
	Exhibit 1118		11.27.2018	
			Norah McCue Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1119		11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			Info System – Ex. A to	
			Norah McCue Interrogatory	
			Responses Dated	
	Exhibit 1120		11.27.2018	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations- Wis. Democracy Campaign – Ex. B to Norah McCue	
	Exhibit 1121		Interrogatory Responses Dated 11.27.2018	
	Exhibit 1122		Pl's Political Donations- FEC 2011-12 – Ex. C to Norah McCue Interrogatory Responses Dated 11.27.2018	
	Exhibit 1123		Pl's Political Donations- FEC 2013-14 – Ex. D to Norah McCue Interrogatory Responses Dated 11.27.2018	
	Exhibit 1124		Pl's Political Donations- FEC 2015-16 – Ex. E to Norah McCue Interrogatory Responses Dated 11.27.2018	
	Exhibit 1125		Pl's Political Donations- FEC 2017-18 – Ex. F to Norah McCue Interrogatory Responses Dated 11.27.2018	
	Exhibit 1126		Pl's Voter History 2006-18 – Ex. G to Norah McCue Interrogatory Responses Dated 11.27.2018	
	Exhibit 1127		Janet Mitchell Interrogatory Responses Dated 11.27.2018	Hearsay
	Exhibit 1128		Pl's Political Donations- Wis. Campaign Finance Info System – Ex. A to Janet Mitchell Interrogatory Responses Dated 11.27.2018	

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			OpenSecrets – Ex. B to	
			Janet Mitchell Interrogatory	
			Responses Dated	
	Exhibit 1129		11.27.2018	
			Pl's Political Donations-	
			FEC 2011-12 – Ex. C to	
			Janet Mitchell Interrogatory	
			Responses Dated	
	Exhibit 1130		11.27.2018	
	Exhibit 1150			
			Pl's Political Donations-	
			FEC 2013-14 – Ex. D to	
			Janet Mitchell Interrogatory	
	F 111 4 1121		Responses Dated	
	Exhibit 1131		11.27.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. E to	
			Janet Mitchell Interrogatory	
			Responses Dated	
	Exhibit 1132		11.27.2018	
			Pl's Political Donations-	
			FEC 2017-18 – Ex. F to	
			Janet Mitchell Interrogatory	
			Responses Dated	
	Exhibit 1133		11.27.2018	
			Pl's Voter History 2006-18	
			– Ex. G to Janet Mitchell	
			Interrogatory Responses	
	Exhibit 1134		Dated 11.27.2018	
			Deborah Patel Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1135		11.26.2018	
			Pl's Political Donations	
			2002-18 – Ex. A to	
			Deborah Patel Interrogatory	
			Responses Dated	
	Exhibit 1136		11.26.2018	
			Pl's Voter History 2006-18	
			– Ex. B to Deborah Patel	
			Interrogatory Responses	
	Exhibit 1137		Dated 11.26.2018	
	EXHIUIT 1157		Dateu 11.20.2010	

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	Identific	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Referenced in Pl's Response to Interrogatory No. 9 – Ex. C to Deborah Patel Interrogatory Responses Dated	Hearsay; Relevance
	Exhibit 1138		11.26.2018	
	Exhibit 1139		Referenced in Pl's Response to Interrogatory No. 9 – Ex. D to Deborah Patel Interrogatory Responses Dated 11.26.2018	Hearsay; Relevance
	Exhibit 1140		Jane Pedersen Interrogatory Responses Dated 11.27.2018	Hearsay
			Pl's Political Donations- Wis. Campaign Finance Info System – Ex. A to Jane Pedersen Interrogatory Responses Dated	
	Exhibit 1141 Exhibit 1142		11.27.2018Pl's Political Donations-Wis. Democracy Campaign- Ex. B to Jane PedersenInterrogatory ResponsesDated 11.27.2018	
	Exhibit 1143		Pl's Political Donations- OpenSecrets – Ex. C to Jane Pedersen Interrogatory Responses Dated 11.27.2018	
	Exhibit 1144		Pl's Political Donations- FEC 2011-12 – Ex. D to Jane Pedersen Interrogatory Responses Dated 11.27.2018	
	Exhibit 1145		Pl's Political Donations- FEC 2013-14 – Ex. E to Jane Pedersen Interrogatory Responses Dated 11.27.2018	

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	Identific	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	T		Pl's Political Donations-	
			FEC 2015-16 – Ex. F to	
			Jane Pedersen Interrogatory	
			Responses Dated	
	Exhibit 1146		11.27.2018	
			Pl's Political Donations-	
			FEC 2017-18 – Ex. G to	
			Jane Pedersen Interrogatory	
			Responses Dated	
	Exhibit 1147		11.27.2018	
			Pl's Voter History 2006-18	
			– Ex. H to Jane Pedersen	
			Interrogatory Responses	
	Exhibit 1148		Dated 11.27.2018	
			Nancy Ann Petulla	
			Interrogatory Responses	Hearsay
	Exhibit 1149		Dated 11.27.2018	
			Plaintiff's Political	
			Donations-Wisconsin	
			Campaign Finance System	
			– Ex. A to Nancy Ann	
			Petulla Interrogatory	
			Responses Dated	
	Exhibit 1150		11.27.2018	
			Plaintiff's Voter History	
			2006-2018 – Ex. B to	
			Nancy Ann Petulla	
			Interrogatory Responses	
	Exhibit 1151		Dated 11.27.2018	
			Robert Pfundheller	
			Interrogatory Responses	Hearsay
	Exhibit 1152		Dated 11.26.2018	
			Pl's Political Donations-	
			FEC 2013-14 – Ex. A to	
			Robert Pfundheller	
			Interrogatory Responses	
	Exhibit 1153		Dated 11.26.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. B to	
			Robert Pfundheller	
			Interrogatory Responses	
	Exhibit 1154		Dated 11.26.2018	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. C to Robert	
			Pfundheller Interrogatory	
			Responses Dated	
	Exhibit 1155		11.26.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. D to Robert	
			Pfundheller Interrogatory	
			Responses Dated	
	Exhibit 1156		11.26.2018	
			Pl's Voter History 2006-	
			2018 – Ex. E to Robert	
			Pfundheller Interrogatory	
			Responses Dated	
	Exhibit 1157		11.26.2018	
			Sara Ramaker Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1158		11.28.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to Sara	
			Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1159		11.28.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Sara Ramaker	
			Interrogatory Responses	
	Exhibit 1160		Dated 11.28.2018	
			Pl's Political Donations-	
			FEC 2003-04 – Ex. C to	
			Sara Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1161		11.28.2018	
			Pl's Political Donations-	
			FEC 2005-06 – Ex. D to	
			Sara Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1162		11.28.2018	

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	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			FEC 2007-08 – Ex. E to	
			Sara Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1163		11.28.2018	
			Pl's Political Donations-	
			FEC 2009-10 – Ex. F to	
			Sara Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1164		11.28.2018	
	EXHIBIT 1104			
			Pl's Political Donations-	
			FEC 2011-12 – Ex. G to	
			Sara Ramaker Interrogatory	
	D		Responses Dated	
	Exhibit 1165		11.28.2018	
			Pl's Political Donations-	
			FEC 2013-14 – Ex. H to	
			Sara Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1166		11.28.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. I to	
			Sara Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1167		11.28.2018	
			Pl's Political Donations-	
			FEC 2017-18 – Ex. J to	
			Sara Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1168		11.28.2018	
			Pl's Political Donations-	
			Self Made List – Ex. K to	
			Sara Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1169		11.28.2018	
			Pl's Voter History 2006-	
			2018 - Ex. L to Sara	
			Ramaker Interrogatory	
			Responses Dated	
	Exhibit 1170		11.28.2018	
	Exmolt 1170		11.20.2010	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Rosalie Arlene Schnick	
			Interrogatory Responses	Hearsay
	Exhibit 1171		Dated 11.27.2018	
			Pl's Political Doantions-	
			Wis. Campaign Finance	
			System – Ex. A to Rosalie	
			Arlene Schnick	
			Interrogatory Responses	
	Exhibit 1172		Dated 11.27.2018	
			Pl's Political Doantions-	
			Wis. Democracy Campaign	
			– Ex. B to Rosalie Arlene	
			Schnick Interrogatory	
			Responses Dated	
	Exhibit 1173		11.27.2018	
			Pl's Political Doantions-	
			FEC 2003-18 – Ex. C to	
			Rosalie Arlene Schnick	
			Interrogatory Responses	
	Exhibit 1174		Dated 11.27.2018	
			Pl's Pol. Donations-Self	
			Made-Not Included in	
			Other Exs. – Ex. D to	
			Rosalie A. Schnick	
			Interrogatory Responses	
	Exhibit 1175		Dated 11.27.2018	
			Pl's Voter History 2006-	
			2018 - Ex. E to Rosalie	
			Arlene Schnick	
			Interrogatory Responses	
	Exhibit 1176		Dated 11.27.2018	
			Allison Seaton	
			Interrogatory Responses	Hearsay
	Exhibit 1177		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to Allison	
			System – EX. A to Amson Seaton Interrogatory	
			Responses Dated	
	Eyhihi+ 1170		11.27.2018	
	Exhibit 1178		11.27.2010	1

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·	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Allison Seaton	
			Interrogatory Responses	
	Exhibit 1179		Dated 11.27.2018	
	Exhibit 1175		Pl's Political Donations-	
			Self Made List – Ex. C to	
			Allison Seaton	
	F 1 11 1 4 4 6 6		Interrogatory Responses	
	Exhibit 1180		Dated 11.27.2018	
			Pl's Voter History 2006-	
			2018 – Ex. D to Allison	
			Seaton Interrogatory	
			Responses Dated	
	Exhibit 1181		11.27.2018	
			Pl's Photo to Accompany	
			Interrogatory No. 7 – Ex. E	
			to Allison Seaton	
			Interrogatory Responses	
	Exhibit 1182		Dated 11.27.2018	
			Pl's Document to	
			Accompany Interrogatory	
			No. $7 - \text{Ex. F}$ to Allison	
			Seaton Interrogatory	
			Responses Dated	
	E-1:1:4 1102		11.27.2018	
	Exhibit 1183			
			James Seaton Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1184		11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to James	
			Seaton Interrogatory	
			Responses Dated	
	Exhibit 1185		11.27.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to James Seaton	
			Interrogatory Responses	
	Exhibit 1186		Dated 11.27.2018	
	2			

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			FEC 2003-04 – Ex. C to	
			James Seaton Interrogatory	
			Responses Dated	
	Exhibit 1187		11.27.2018	
			Pl's Political Donations-	
			FEC 2005-06 – Ex. D to	
			James Seaton Interrogatory	
			Responses Dated	
	Exhibit 1188		11.27.2018	
			Pl's Political Donations-	
			FEC 2007-08 – Ex. E to	
			James Seaton Interrogatory	
			Responses Dated	
	Exhibit 1189		11.27.2018	
			Pl's Political Donations-	
			FEC 2013-14 – Ex. F to	
			James Seaton Interrogatory	
			Responses Dated	
	Exhibit 1190		11.27.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. G to	
			James Seaton Interrogatory	
			Responses Dated	
	Exhibit 1191		11.27.2018	
			Pl's Voter History 2006-	
			2018 - Ex. H to James	
			Seaton Interrogatory	
			Responses Dated	
	Exhibit 1192		11.27.2018	
			Ann Stevning-Roe	
			Interrogatory Responses	Hearsay
	Exhibit 1193		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to Ann	
			Stevning-Roe Interrogatory	
			Responses Dated	
	Exhibit 1194		11.27.2018	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			FEC 2017-18 – Ex. B to	
			Ann Stevning-Roe	
			Interrogatory Responses	
	Exhibit 1195		Dated 11.27.2018	
			Pl's Political Donations-	
			OpenSecrets – Ex. C to	
			Ann Stevning-Roe	
			Interrogatory Responses	
	Exhibit 1196		Dated 11.27.2018	
	EXIIIDIU 1190			
			Pl's Political Donations-	Hearsay. Relevance.
			Referenced in Interrogatory	Exhibit is mistitled as
			9 – Ex. D to Ann Stevning-	"Political Donations"
			Roe Interrogatory	when it is an amicus
			Responses Dated	brief
	Exhibit 1197		11.27.2018	
			Pl's Voter History 2006-	
			2018 – Ex. E to Ann	
			Stevning-Roe Interrogatory	
			Responses Dated	
	Exhibit 1198		11.27.2018	
			Linea Sundstrom	
			Interrogatory Responses	Hearsay
	Exhibit 1199		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to Linea	
			Sundstrom Interrogatory	
			Responses Dated	
	Exhibit 1200		11.27.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Linea Sundstrom	
			Interrogatory Responses	
	Exhibit 1201		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2017-18 – Ex. C to	
			Linea Sundstrom	
			Interrogatory Responses	
	Exhibit 1202		Dated 11.27.2018	
	2			ļ

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Voter History 2006-	
			2018 – Ex. D to Linea	
			Sundstrom Interrogatory	
			Responses Dated	
	Exhibit 1203		11.27.2018	
			Michael Switzenbaum	
			Interrogatory Responses	Hearsay
	Exhibit 1204		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to Michael	
			Switzenbaum Interrogatory	
			Responses Dated	
	Exhibit 1205		11.27.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Michael	
			Switzenbaum Interrogatory	
			Responses Dated	
	Exhibit 1206		11.27.2018	
			Pl's Political Donations-	
			FEC 2007-08 – Ex. C to	
			Michael Switzenbaum	
			Interrogatory Responses	
	Exhibit 1207		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2009-10 – Ex. D to	
			Michael Switzenbaum	
			Interrogatory Responses	
	Exhibit 1208		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2011-12 – Ex. E to	
			Michael Switzenbaum	
			Interrogatory Responses	
	Exhibit 1209		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2013-14 – Ex. F to	
			Michael Switzenbaum	
			Interrogatory Responses	
	Exhibit 1210		Dated 11.27.2018	

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	Identific	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			FEC 2015-16 – Ex. G to	
			Michael Switzenbaum	
			Interrogatory Responses	
	Exhibit 1211		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2017-18 – Ex. H to	
			Michael Switzenbaum	
			Interrogatory Responses	
	Exhibit 1212		Dated 11.27.2018	
			Pl's Political Donations-	
			OpenSecrets – Ex. I to	
			Michael Switzenbaum	
			Interrogatory Responses	
	Exhibit 1213		Dated 11.27.2018	
			Pl's Voter History 2006-	
			2018 – Ex. J to Michael	
			Switzenbaum Interrogatory	
			Responses Dated	
	Exhibit 1214		11.27.2018	
			Jerome Wallace	
			Interrogatory Responses	Hearsay
	Exhibit 1215		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to Jerome	
			Wallace Interrogatory	
			Responses Dated	
	Exhibit 1216		11.27.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Jerome Wallace	
			Interrogatory Responses	
	Exhibit 1217		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2011-12 – Ex. C to	
			Jerome Wallace	
			Interrogatory Responses	
	Exhibit 1218		Dated 11.27.2018	

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			FEC 2013-14 – Ex. D to	
			Jerome Wallace	
			Interrogatory Responses	
	Exhibit 1219		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. E to	
			Jerome Wallace	
			Interrogatory Responses	
	Exhibit 1220		Dated 11.27.2018	
			Pl's Political Donations-	
			OpenSecrets – Ex. F to	
			Jerome Wallace	
			Interrogatory Responses	
	Exhibit 1221		Dated 11.27.2018	
			Pl's Voter History 2006-	
			2018 – Ex. G to Jerome	
			Wallace Interrogatory	
			Responses Dated	
	Exhibit 1222		11.27.2018	
			William Whitford	
			Interrogatory Responses	Hearsay
	Exhibit 1223		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to William	
			Whitford Interrogatory	
			Responses Dated	
	Exhibit 1224		11.27.2018	
			Wis. Democracy Campaign	
			– Ex. B to William	
			Whitford Interrogatory	
			Responses Dated	
	Exhibit 1225		11.27.2018	
	T T		Pl's Political Donations-	
			FEC 2002-04 – Ex. C to	
			William Whitford	
			Interrogatory Responses	
	Exhibit 1226		Dated 11.27.2018	

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	Identifica	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			FEC 2005-06 – Ex. D to	
			William Whitford	
			Interrogatory Responses	
	Exhibit 1227		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2007-08 – Ex. E to	
			William Whitford	
			Interrogatory Responses	
	Exhibit 1228		Dated 11.27.2018	
	EXHIBIT 1220			
			Pl's Political Donations-	
			FEC 2009-10 – Ex. F to	
			William Whitford	
			Interrogatory Responses	
	Exhibit 1229		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2011-12 – Ex. G to	
			William Whitford	
			Interrogatory Responses	
	Exhibit 1230		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2013-14 – Ex. H to	
			William Whitford	
			Interrogatory Responses	
	Exhibit 1231		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. I to	
			William Whitford	
			Interrogatory Responses	
	Exhibit 1232		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2017-18 – Ex. J to	
			William Whitford	
			Interrogatory Responses	
	Exhibit 1233		Dated 11.27.2018	
			Pl's Voter History 2006- 2018 – Ex. K to William	
			Whitford Interrogatory	
			Responses Dated	
	Exhibit 1234		11.27.2018	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Donald Winter	
			Interrogatory Responses	Hearsay
	Exhibit 1235		Dated 11.27.2018	-
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to Donald	
			Winter Interrogatory	
			Responses Dated	
	Exhibit 1236		11.27.2018	
			Pl's Political Donations-	
			FEC 2007-08 – Ex. B to	
			Donald Winter	
			Interrogatory Responses	
	Exhibit 1237		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2009-10 – Ex. C to	
			Donald Winter	
			Interrogatory Responses	
	Exhibit 1238		Dated 11.27.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. D to Donald Winter	
			Interrogatory Responses	
	Exhibit 1239		Dated 11.27.2018	
			Pl's Voter History 2006-	
			2018 – Ex. E to Donald	
			Winter Interrogatory	
			Responses Dated	
	Exhibit 1240		11.27.2018	
			Edward Wohl Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1241		11.27.2018	
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to Edward	
			Wohl Interrogatory	
			Responses Dated	
	Exhibit 1242		11.27.2018	

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	Identifie	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Edward Wohl	
			Interrogatory Responses	
	Exhibit 1243		Dated 11.27.2018	
			Pl's Political Donations-	
			FEC 2011-12 – Ex. C to	
			Edward Wohl Interrogatory	
			Responses Dated	
	Exhibit 1244		11.27.2018	
			Pl's Political Donations-	
			FEC 2015-16 – Ex. D to	
			Edward Wohl Interrogatory	
			Responses Dated	
	Exhibit 1245		11.27.2018	
			Pl's Political Donations-	
			OpenSecrets – Ex. E to	
			Edward Wohl Interrogatory	
			Responses Dated	
	Exhibit 1246		11.27.2018	
			Pl's Voter History 2006-	
			2018 - Ex. F to Edward	
			Wohl Interrogatory	
			Responses Dated	
	Exhibit 1247		11.27.2018	
			Ann Wolfe Interrogatory	
			Responses Dated	Hearsay
	Exhibit 1248		11.27.2018	-
			Pl's Political Donations-	
			Wis. Campaign Finance	
			System – Ex. A to Ann	
			Wolfe Interrogatory	
			Responses Dated	
	Exhibit 1249		11.27.2018	
			Pl's Political Donations-	
			Wis. Democracy Campaign	
			– Ex. B to Ann Wolfe	
			Interrogatory Responses	
	Exhibit 1250		Dated 11.27.2018	
	Exhibit 1250		Dated 11.27.2018	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1251		Pl's Political Donations- FEC 2015-16 – Ex. C to Ann Wolfe Interrogatory Responses Dated 11.27.2018	
	Exhibit 1252		Pl's Voter History 2006- 2018 – Ex. D to Ann Wolfe Interrogatory Responses Dated 11.27.2018	
	Exhibit 1253		McCue Supp. Response to Election Commission's First Interrogatory & Doc. Production Requests Dated 01.10.2019	Hearsay
	Exhibit 1254		Mitchell Supp. Response to Election Commission's First Interrogatory & Doc. Production Requests Dated 01.10.2019	Hearsay
	Exhibit 1255		Patel Supp. Response to Election Commission's First Interrogatory & Doc. Production Requests 1.10.19	Hearsay
	Exhibit 1256		List of Extracted Files from Lanterman 2018 Hard Drive	Foundation; Relevance; Authentication; Undisclosed expert testimony; Rule 702
	Exhibit 1257		Lanterman 2018 3TB Hard Drive (produced physically to the parties)	Foundation; Relevance; Rule 403; Rule 702; Muiltiple documents
	Exhibit 1258		Whitford v. Gill Matched Text Files	Relevance. Foundation. Authentication. Undisclosed expert testimony
	Exhibit 1259		Foltz000149_assembly.txt	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identifie	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1260		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1261		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1262		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1263		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1264		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1265		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1266		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1267		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1268		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1269		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1270		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1271		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1272		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1273		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1274		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identifie	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1275		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1276		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1277		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1278		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1279		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation	1	Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1280		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1281		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1282		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1283		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1284		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1285		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1286		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1287		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1288		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1289		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1290		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1291		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1292		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1293		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1294		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation	1	Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1295		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1296		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1297		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1298		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1299		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1300		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1301		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1302		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1303		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1304		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1305		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1306		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1307		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1308		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1309		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1310		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1311		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1312		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19:;Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1313		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1314		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19:;Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1315		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1316		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1317		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1318		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1319		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation	1	Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1320		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1321		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1322		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1323		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1324		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1325		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1326		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1327		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1328		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1329		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1330		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1331		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1332		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1333		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1334		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1335		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1336		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1337		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1338		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1339		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1340		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1341		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1342		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1343		Foltz Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1344		Foltz001263_assembly.txt	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits. Relevance; Illegible. The .txt file is not
	Exhibit 1345		Foltz001267_senate.txt	meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
Duit	110.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
			Foltz001271_ab842_asm.tx	in plaintiffs' production
	Exhibit 1346		lt – –	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1347		Foltz001276_ab842_sen.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1348		Foltz001280_assembly.txt	of exhibits.
			· · · ·	Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1349		Foltz001284_senate.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1350		Foltz001288_assembly.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
			E 1/ 001202	in plaintiffs' production
	Exhibit 1351		Foltz001292_senate.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
	Exh:h:+ 1250		Foltz001206 accomply for	in plaintiffs' production
	Exhibit 1352		Foltz001296_assembly.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
	Exhib:+ 1252		Ealtz001200 consta tyt	in plaintiffs' production
	Exhibit 1353		Foltz001300_senate.txt	of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
Date	110.	WIEncos		Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1354		Foltz001304_assembly.txt	of exhibits.
	Limble 1994			Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1355		Foltz001308_senate.txt	of exhibits.
	Exhibit 1555		Toneboorboo_bonate.txt	Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
			Handrick000040_cleanup_	-
	Exhibit 1356		6_15.txt	in plaintiffs' production
			0_10.tAt	of exhibits. Relevance; Illegible.
				The .txt file is not
			map 1.txt (from Handrick	meaningful or
			12-20-11 Exhibit No. 3	-
			(disc that was Tr. Ex. 3 in	intelligible as included
	Exhibit 1357		Baldus))	in plaintiffs' production
	LAHOR 1557		Duidus	of exhibits. Relevance; Illegible.
				The .txt file is not
			map 10.txt (from Handrick	meaningful or
			12-20-11 Exhibit No. 3	intelligible as included
			(disc that was Tr. Ex. 3 in	-
	Exhibit 1358		Baldus))	in plaintiffs' production
				of exhibits. Relevance; Illegible.
				The .txt file is not
			map 11.txt (from Handrick	meaningful or
			12-20-11 Exhibit No. 3	intelligible as included
			(disc that was Tr. Ex. 3 in	in plaintiffs' production
	Exhibit 1359		Baldus))	of exhibits.
				Relevance; Illegible.
				The .txt file is not
			map 12.txt (from Handrick	meaningful or
			12-20-11 Exhibit No. 3	intelligible as included
			(disc that was Tr. Ex. 3 in	in plaintiffs' production
	Exhibit 1360		Baldus))	of exhibits.
				Relevance; Illegible.
				The .txt file is not
			map 13.txt (from Handrick	meaningful or
			12-20-11 Exhibit No. 3	intelligible as included
			(disc that was Tr. Ex. 3 in	-
	Exhibit 1361		Baldus))	in plaintiffs' production
	EXHIBIT 1501			of exhibits.

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1362		map 14.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1363		map 15.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1364		map 16.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1365		map 17.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1366		map 18.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1367		map 19.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1368		map 2.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1369		map 20.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	ation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1370		map 21.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1371		map 22.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1372		map 23.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1373		map 24.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1374		map 3.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1375		map 4.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1376		map 5.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1377		map 6.txt (from Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in Baldus))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
Date	110.	1110000		Relevance; Illegible.
			no an 7 test (frame II an dri ala	The .txt file is not
			map 7.txt (from Handrick	meaningful or
			12-20-11 Exhibit No. 3	intelligible as included
			(disc that was Tr. Ex. 3 in	_
	Exhibit 1378		Baldus))	in plaintiffs' production
	LAMOR 1570		Daldus))	of exhibits. Relevance; Illegible.
				The .txt file is not
			map 8.txt (from Handrick	
			12-20-11 Exhibit No. 3	meaningful or
			(disc that was Tr. Ex. 3 in	intelligible as included
	Exhibit 1379		Baldus))	in plaintiffs' production
	EXHIBIT 1579		Baldus))	of exhibits.
				Relevance; Illegible.
			map 9.txt (from Handrick	The .txt file is not
			12-20-11 Exhibit No. 3	meaningful or
			(disc that was Tr. Ex. 3 in	intelligible as included
	E 111 1000		`	in plaintiffs' production
	Exhibit 1380		Baldus))	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1381		map 4.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1382		map 5.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
			1	meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1383		map 6.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
			1	intelligible as included
				in plaintiffs' production
	Exhibit 1384		map 7.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
			1	meaningful or
			1	intelligible as included
				in plaintiffs' production
	Exhibit 1385		map 9.txt	
	LAHOIT 1505		imp mar	of exhibits.

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	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
Date	110.	W101005	Description	Relevance; Illegible.
				The .txt file is not
				meaningful or
				0
				intelligible as included
	Exhibit 1386		map 40.txt	in plaintiffs' production
	EXIIIDIT 1560		map 40.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1387		map 41.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1388		map 42.txt	of exhibits.
			-	Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1389		map 43.txt	
	Exilion 1507		mup istat	of exhibits. Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
	Exhibit 1390		mon 15 tyt	in plaintiffs' production
	EXIIIDIU 1590		map 45.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1391		map 46.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1392		map 47.txt	of exhibits.
				Relevance; Illegible.
				The .txt file is not
				meaningful or
				intelligible as included
				in plaintiffs' production
	Exhibit 1393		map 49.txt	
	LAHOR 1373		mup 17.tAt	of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1394		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1395		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1396		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1397		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1398		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1399		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1400		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1401		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1402		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1403		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1404		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1405		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1406		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1407		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1408		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1409		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1410		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1411		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1412		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1413		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1414		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1415		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1416		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1417		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1418		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1419		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1420		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1421		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1422		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1423		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1424		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1425		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19:;Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1426		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1427		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1428		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430)	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1429		Ottman Electronic Files: Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19; Tr. Ex. 1430))	Relevance; Illegible. The .txt file is not meaningful or intelligible as included in plaintiffs' production of exhibits.
	Exhibit 1430		Handrick, Foltz and Ottman Supplemental Document Production 01.10.2012 (disc that was Exhibit 7 at Deposition of Adam Foltz, 06.06.19)	Mulitple Documents; Relevance; Rule 403
	Exhibit 1431		Handrick 12-20-11 Exhibit No. 3 (disc that was Tr. Ex. 3 in <i>Baldus</i>)	Muiltiple documents' Relevance. Rule 403.
	Exhibit 1432		Kenneth Mayer Report- 15 October 2018	Hearsay
	Exhibit 1433		Kenneth Mayer Rebuttal Report-22 January 2019	Hearsay
	Exhibit 1434		Jowei Chen Report-15 May 2019	Hearsay
	Exhibit 1435		Jowei Chen Response Report Revised-15 May 2019	Hearsay
	Exhibit 1436		Jowei Chen Errata-15 May 2019	Hearsay
	Exhibit 1437		Sean Trende Deposition-14 January 2019-Ex. 1- Subpoena Sean Trende Deposition-14	
	Exhibit 1438		January 2019-Ex. 2- Responsive Documents	
	Exhibit 1439		Sean Trende Deposition-14 January 2019-Ex. 3- Contract with State for Professional Services	
	Exhibit 1440		Sean Trende Deposition-14 January 2019-Ex. 4-Trende Data	

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Sean Trende Deposition-14	
			January 2019-Ex. 5-	
	Exhibit 1441		Software Programing Code	
			Sean Trende Deposition-14	
			January 2019-Ex. 6-	
			Additional Responsive	
	Exhibit 1442		Documents	
			Sean Trende Deposition-14	
			January 2019-Ex. 7-Expert	
			Report of Sean Trende	
	Exhibit 1443		Dated 12.17.2018	
			Sean Trende Deposition-14	
			January 2019-Ex. 8-W.D.	D.1
			Wis. 11.21.16 Opinion &	Relevance. Hearsay
	Exhibit 1444		Order	
			Sean Trende Deposition-14	
			January 2019-Ex. 9-Expert	Dunligating Hagness
			Report of Jowei Chen	Duplicative; Hearsay
	Exhibit 1445		Dated 10.15.2018	
			Sean Trende Deposition-14	
			January 2019-Ex. 10-Decl.	
			of Sean Trende Dated	
	Exhibit 1446		12.2.2015	
			Sean Trende Deposition-3	
	Exhibit 1447		May 2019-Ex. 1-Subpoena	
			Sean Trende Deposition-3	
			May 2019-Ex. 2-Invoice	
	Exhibit 1448		for Trende Expenses	
	T		Sean Trende Deposition-3	
			May 2019-Ex. 3-Updated	
			Invoice for Trende	
	Exhibit 1449		Expenses	
			Sean Trende Deposition-3	
			May 2019-Ex. 4-Invoice	
	Exhibit 1450		for Trende Trial Expenses	
			Sean Trende Deposition-3	
			May 2019-Ex. 5-Trende	
	Exhibit 1451		Hourly Invoice for Trial	
	T		Sean Trende Deposition-3	
			May 2019-Ex. 6-Receipts	
			for Trende Stay at Hyatt	
	Exhibit 1452		Hotel in May 2016	

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Sean Trende Deposition-3	
			May 2019-Ex. 7-Receipt	
	Exhibit 1453		for CMH Parking Garage	
			Sean Trende Deposition-3	
			May 2019-Ex. 8-Trende	
	Exhibit 1454		Software Code	
			Sean Trende Deposition-3	
			May 2019-Ex. 9-Email	Relevance.
			Btwn Gimpel & Trende re.	Kelevance.
	Exhibit 1455		UMD Symposium & Case	
			Sean Trende Deposition-3	
			May 2019-Ex. 10-Trende	
			Reply to Mayer & Chen	
	Exhibit 1456		Reports	
			Sean Trende Deposition-3	
			May 2019-Ex. 11-Rebuttal	Duplicative; Hearsay
			Report of Kenneth Mayer	Duplicative, fiearsay
	Exhibit 1457		Dated 01.22.2019	
	I T		Sean Trende Deposition-3	
			May 2019-Ex. 12-Mayer	Hearsay. Foundation.
			Data on State House	ricarsay. roundanoll.
	Exhibit 1458		Gerrymandering	
			Sean Trende Deposition-3	
			May 2019-Ex. 13-Sean	Duplicative
			Trende Expert Report	Duplicative
	Exhibit 1459		Dated 12.17.2018	
			Sean Trende Deposition-3	
			May 2019-Ex. 14-Article-	Hearsay
			Partisan Gerrymandering &	livuibuj
	Exhibit 1460		the Political Process	
			Sean Trende Deposition-3	
			May 2019-Ex. 15-Jowei	Duplicative; Hearsay
			Chen Response Report	Duplicative, fiearsay
	Exhibit 1461		Dated 01.22.2018	
			Sean Trende Deposition-3	
			May 2019-Ex. 16-Book-	
			Applied Logistic	
	Exhibit 1462		Regression 3rd Ed.	
			James Gimpel Deposition-	
			18 April 2019-Ex. 1-	Relevance
	Exhibit 1463		Protective Order	

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			James Gimpel Deposition-	
			18 April 2019-Ex. 2-	
	Exhibit 1464		Subpoena	
			James Gimpel Deposition-	
			18 April 2019-Ex. 3-	
	Exhibit 1465		Gimpel Expert Report	
			James Gimpel Deposition-	
			18 April 2019-Ex. 4-Draft	
			Gimpel Article-The	
			Conflicting Goals of	
	Exhibit 1466		Redistricting	
			James Gimpel Deposition-	
			18 April 2019-Ex. 5-	
	Exhibit 1467		Gimpel Rebuttal Report	
			James Gimpel Deposition-	
			18 April 2019-Ex. 6-	
			Gimpel Invoice for	
			Professional Services &	
			Travel Expenses Dated	
	Exhibit 1468		12.18.2018	
			James Gimpel Deposition-	
			18 April 2019-Ex. 7-	
			Gimpel Invoice for	
			Professional Services &	
			Travel Expenses Dated	
	Exhibit 1469		02.13.2019	
			James Gimpel Deposition-	
			18 April 2019-Ex. 8-	
	Exhibit 1470		Gimpel Engagement Letter	
			James Gimpel Deposition-	
			18 April 2019-Ex. 9-Login	
			Page for WISE Decade	Relevance.
	Exhibit 1471		Mapping Suite	
			James Gimpel Deposition-	
			18 April 2019-Ex. 10-Map	
			of Change in GOP Two	
			Party Presidential Vote	
	Exhibit 1472		2004-16	
			James Gimpel Deposition-	
			18 April 2019-Ex. 11-	
			Appendix B to Gimpel	
	Exhibit 1473		Report dated 02.12.2019	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1474		James Gimpel Deposition- 18 April 2019-Ex. 12-2018 Elections Results By Act 43 District	
	Exhibit 1475		James Gimpel Deposition- 18 April 2019-Ex. 13- Email Btwn Kevin John & Gimpel re. Workstation	
	Exhibit 1476		James Gimpel Deposition- 18 April 2019-Ex. 14- LTSB Staff	
	Exhibit 1477		James Gimpel Deposition- 18 April 2019-Ex. 15-Data Requests from Gimpel to Kevin John	
	Exhibit 1478		James Gimpel Deposition- 18 April 2019-Ex. 16- Instructions from Kevin John to Gimpel on 2018 Data Used by Chen	
	Exhibit 1479		James Gimpel Deposition- 18 April 2019-Ex. 17-WI Assembly Election Results 2012-2018 Two Party	
	Exhibit 1480		James Gimpel Deposition- 18 April 2019-Ex. 18- BuzzFeed News Article Which White People Support Trump	Relevance. Rule 403. Hearsay.
	Exhibit 1481		James Gimpel Deposition- 18 April 2019-Ex. 19- Jowei Chen Expert Report Dated 10.15.2018	
	Exhibit 1482		James Gimpel Deposition- 18 April 2019-Ex. 20- Printout LTSB Esri Site Showing All 99 Assembly Districts, for 2002 Map & Under Act 43	

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	1 1		James Gimpel Deposition-	
			18 April 2019-Ex. 21-	
			Printout LTSB Esri Site	
			Showing District 90 in	
	Exhibit 1483		2002 Map & Under Act 43	
			James Gimpel Deposition-	
			18 April 2019-Ex. 22-	
			Defendants Exhibit 505	
	Exhibit 1484		from Whitford I Trial	
			James Gimpel Deposition-	
			18 April 2019-Ex. 23-	
			Printout LTSB Esri Site	
			Showing Districts 55 & 57	
			in 2002 Map & Under Act	
	Exhibit 1485		43	
			James Gimpel Deposition-	
			18 April 2019-Ex. 24-	
			Printout LTSB Esri Site	
			Showing Districts 59, 91,	
			93 in 2002 Map & Under	
	Exhibit 1486		Act 43	
			James Gimpel Deposition-	
			18 April 2019-Ex. 25-	
			Printout LTSB Esri site	
			Showing 2002-2010	
			District Boundaries for all	
	Exhibit 1487		99 Districts	
			James Gimpel Deposition-	
			18 April 2019-Ex. 26-	
			Printout LTSB Esri Site	
			Showing District 26 in	
	Exhibit 1488		2002 Map & Under Act 43	
			James Gimpel Deposition-	
			18 April 2019-Ex. 27-	
			Printout LTSB Esri Site	
			Showing District 45 in	
	Exhibit 1489		2002 Map & Under Act 43	

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	Identific	cation	1	Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			James Gimpel Deposition-	
			18 April 2019-Ex. 28-	
			Printout LTSB Esri Site	
			Showing Districts 13, 14,	
			15 in 2002 Map & Under	
	Exhibit 1490		Act 43	
			James Gimpel Deposition-	
			18 April 2019-Ex. 29-	
			Printout LTSB Esri Site	
			Showing Districts 22, 23,	
			24 in 2002 Map & Under	
	Exhibit 1491		Act 43	
			James Gimpel Deposition-	
			18 April 2019-Ex. 30-	
			Printout LTSB Esri Site	
			Showing Districts 61 to 66	
			in 2002 Map & Under Act	
	Exhibit 1492		43	
			James Gimpel Deposition-	
			18 April 2019-Ex. 31-	
			Printout LTSB Esri Site	
			Showing District 42 in	
	Exhibit 1493		2002 Map & Under Act 43	
			James Gimpel Deposition-	
			18 April 2019-Ex. 32-	
			Youtube Video of James	D.1
			Gimpel Panel-Can	Relevance. Rule 403.
			Conservatism Survive	
	Exhibit 1494		Mass Immigration	
			01 May 2019-Ex. 1-	
	Exhibit 1495		Subpoena	
			Brian Gaines Deposition-	
			01 May 2019-Ex. 2-Gaines	
	Exhibit 1496		Engagement Letter	
			Brian Gaines Deposition-	
			01 May 2019-Ex. 3-Gaines	
			Invoice of Hours Spent on	
			Professional Services	
	Exhibit 1497		Dated 12.19.2018	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Brian Gaines Deposition-	
			01 May 2019-Ex. 4-Gaines	
			Invoice of Hours Spent on	
			Professional Services	
	Exhibit 1498		Dated 02.15.2019	
			Brian Gaines Deposition-	
			01 May 2019-Ex. 5-Gaines	
	Exhibit 1499		Salary	
			Brian Gaines Deposition-	
			-	
	E-1:1:4 1500		01 May 2019-Ex. 6- Protective Order	
	Exhibit 1500			
			Brian Gaines Deposition-	
			01 May 2019-Ex. 7-Gaines'	
			Acknowledgment of	
	Exhibit 1501		Protective Order	
			Brian Gaines Deposition-	
			01 May 2019-Ex. 8-Gaines	
	Exhibit 1502		CV	
			Brian Gaines Deposition-	
			01 May 2019-Ex. 9-Report	
			of the Royal Comm'n on	Relevance. Rule 403.
			Electoral Boundaries for	
	Exhibit 1503		British Columbia	
			01 May 2019-Ex. 10-	
			Gaines' Article in Crain's	
			Chicago Business-Why IL	Relevance. Rule 403.
			(Still) Needs Redistricting	
	Exhibit 1504		Reform	
			Brian Gaines Deposition-	
			01 May 2019-Ex. 11-	
			Gaines Interview-What	Relevance. Rule 403.
			Does Fair Mean When it	1010 / unot. 10010 400.
	Exhibit 1505		Comes to Redistricting	
			Brian Gaines Deposition-	
			01 May 2019-Ex. 12-IGPA	Relevance. Rule 403.
	E 111 1 1000		Report-Redistricting IL	
	Exhibit 1506		2001	
			Brian Gaines Deposition-	
			01 May 2019-Ex. 13-IGPA	Relevance. Rule 403.
	Exhibit 1507		Report-IL 2013	

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	Identifie	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1508		Brian Gaines Deposition- 01 May 2019-Ex. 14- Gaines Op. in Springfield State Journal-In My View, Trasparent Remap Effort Must Be Goal	Relevance. Rule 403.
	Exhibit 1509		Brian Gaines Deposition- 01 May 2019-Ex. 15- Gaines' Expert Report, Citizen Partisanship & District Normal Vote	Relevance. Rule 403.
	Exhibit 1510		Brian Gaines Deposition- 01 May 2019-Ex. 16-IGPA Report-Rethinking Redistricting	Relevance. Rule 403.
	Exhibit 1511		Brian Gaines Deposition- 01 May 2019-Ex. 17- Whitford v. Gill I Opinion & Order (2016)	Hearsay. Relevance.
	Exhibit 1512		Brian Gaines Deposition- 01 May 2019-Ex. 18- Baldus v. Wis. Government Accountability Board	Hearsay. Relevance.
	Exhibit 1513		Brian Gaines Deposition- 01 May 2019-Ex. 19- Jacobson Article-It's Nothing Personal, The Decline of Incumbency Advantage in US House Elections	Hearsay.
	Exhibit 1514		Brian Gaines Deposition- 01 May 2019-Ex. 20- Abramowitz-Rise of Negative Partisanship & Nationalization of US Elections in 21st Century	Hearsay.
	Exhibit 1515		Brian Gaines Deposition- 01 May 2019-Ex. 21- Kenneth Meyer Rebuttal Report Dated 01.22.2019	Duplicative

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	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Brian Gaines Deposition-	
			01 May 2019-Ex. 22-	
			Responses to Chen	
			Response Report & Mayer	
			Rebuttal Report Dated	
	Exhibit 1516		02.12.2019	
			01 May 2019-Ex. 23-	
			Gaines Handwritten	
	Exhibit 1517		Calculations	
			01 May 2019-Ex. 24-	
			Gaines Handwritten	
	Exhibit 1518		Calculations 2	
			Brian Gaines Deposition-	
			01 May 2019-Ex. 25-Jowei	
			Chen Expert Report Dated	Duplicative
	Exhibit 1519		10.15.2018	
			01 May 2019-Ex. 26-	
			Gaines Handwritten	
	Exhibit 1520		Calculations 3	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.1-	
	Exhibit 1521		Subpoena	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.2-Wis.	
			State Assembly's Response	
			to Pls' Requests for	
	Exhibit 1522		Production	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.3-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1523		Plan for District 21	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.4-Wis.	
	Ewhil: 1504		Leg. Redistricting Draft Plan for District 22	
	Exhibit 1524			
			Patrick Fuller Deposition-	
			29 March 2019-Ex.5-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1525		Plan for District 23	

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	Identific	eation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Patrick Fuller Deposition-	
			29 March 2019-Ex.6-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1526		Plan for District 24	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.7-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1527		Plan for District 26	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.8-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1528		Plan for District 29	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.9-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1529		Plan for District 31	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.10-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1530		Plan for District 35	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.11-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1531		Plan for District 38	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.12-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1532		Plan for District 42	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.13-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1533		Plan for District 4	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.14-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1534		Plan for District 50	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.15-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1535		Plan for District 56	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Patrick Fuller Deposition-	
			29 March 2019-Ex.16-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1536		Plan for District 63	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.17-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1537		Plan for District 67	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.18-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1538		Plan for District 86	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.19-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1539		Plan for District 88	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.20-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1540		Plan for District 93	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.21-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1541		Plan for District 10	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.22-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1542		Plan for District 13	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.23-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1543		Plan for District 18	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.24-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1544		Plan for District 62	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.25-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1545		Plan for District 70	

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Date	No.	Witness	Description	Rulings, Exceptions
			Patrick Fuller Deposition-	
			29 March 2019-Ex.26-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1546		Plan for District 77	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.27-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1547		Plan for District 80	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.28-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1548		Plan for District 94	
	EXIIIDIU 1348			
			Patrick Fuller Deposition-	
			29 March 2019-Ex.29-Wis.	
			Leg. Redistricting Draft	
	Exhibit 1549		Plan for District 95	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.30-Wis.	
	Exhibit 1550		SB 148	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.31-Wis.	
			Assembly Substitute	
			Amendment 1, to 2011 SB	
	Exhibit 1551		148	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.32-Wis.	
			Assembly Members' Votes	
	Exhibit 1552		on SB 148	
			Patrick Fuller Deposition-	
			29 March 2019-Ex.33-	
			Email from Nick Probst to	Hearsay.
			Brendan Fischer re. Public	······································
	Exhibit 1553		Records Request	
<u> </u>			Adam Foltz Deposition-06	
	Exhibit 1554		June 2019-Ex.1-Subpoena	
			-	
			Adam Foltz Deposition-06 June 2019-Ex.2-	
			BartlitBeck Email to Pls'	
			Counsel on Foltz's	
			Responses & Objections re.	
	Exhibit 1555		Subpoena	

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Date	No.	Witness	Description	Rulings, Exceptions
			Adam Foltz Deposition-06	
			June 2019-Ex.3-Non-Party	
			Adam Foltz's Responses &	
			Objections to May 22, 2019	
	Exhibit 1556		Document Sobpoena	
			Adam Foltz Deposition-06	
			June 2019-Ex.4-	
			BartlitBeck Messaging	
	Exhibit 1557		Platform	
			Adam Foltz Deposition-06	
			June 2019-Ex.5-List of	
			Documents in Foltz	
			Production Dated	
	Exhibit 1558		05.31.2019	
			Adam Foltz Deposition-06	
			June 2019-Ex.6-	
			Supplemental Doc.	Mulitple Documents
			Production in Baldus from	
			Handrick, Foltz, & Ottman	
	Exhibit 1559		Dated 01.10.2012	
			June 2019-Ex.7-Image of	
			Disk Containing Supp.	
			Doc. Production from	Mulitple Documents
			Handrick, Foltz, & Ottman	
	Exhibit 1560		in Baldus	
			Adam Foltz Deposition-06	
			June 2019-Ex.8-List of	
			Docs. in Handrick, Foltz, &	
			Ottman Production Dated	
	Exhibit 1561		01.10.2012 in Baldus	
			Adam Foltz Deposition-06	
			June 2019-Ex.9-Email	Relevance. Rule 403.
			Correspondence to Foltz re.	Hearsay.
			Recommendations for Staff	
	Exhibit 1562		at RSLC	
			Adam Foltz Deposition-06	
			June 2019-Ex.10-Forward	
			Strategies LLC Page on	Relevance.
			Wis. Dep't of Financial	
	Exhibit 1563		Institutions	

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	Identific	ation	1	Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1564		Adam Foltz Deposition-06 June 2019-Ex.11-Forward Strategies, LLC Page on Wis. Dep't of Financial Institutions 2	Relevance
	Exhibit 1565		Adam Foltz Deposition-06 June 2019-Ex.12-Foltz Memo. to Rep. Garey Bies re. New Map for the 1st District Dated 06.19.2011	
	Exhibit 1566		Adam Foltz Deposition-06 June 2019-Ex.13-County Clerk Julie Glancey's Concerns on Redistricting Map Sent to Foltz for Review	Hearsay.
	Exhibit 1567		Adam Foltz Deposition-06 June 2019-Ex.14 Email from A Foltz to M Litjens dated 07.07.2011	
	Exhibit 1568		Adam Foltz Deposition-06 June 2019-Ex.15-Copy of Whitford Trial Exhibit 284	Authentication. Hearsay.
	Exhibit 1569		Adam Foltz Deposition-06 June 2019-Ex.16-Email from A Foltz to R Vos re Packet with Both Map Variations Dated 06.19.2011	
	Exhibit 1570		Adam Foltz Deposition-06 June 2019-Ex.17-Data & Amended Maps for Districts 1, 2, & 88 from Andre Jacque Dated 07.18.2011	
	Exhibit 1571		Adam Foltz Deposition-06 June 2019-Ex.18-Wis. Legislative Redistricting Draft Plan for District 10	

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	Identific			Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
			Adam Foltz Deposition-06	
			June 2019-Ex.19-Wis.	
			Legislative Redistricting	
	Exhibit 1572		Draft Plan for District 13	
			Adam Foltz Deposition-06	
			June 2019-Ex.20-Wis.	
			Legislative Redistricting	
	Exhibit 1573		Draft Plan for District 18	
			Adam Foltz Deposition-06	
			June 2019-Ex.21-Wis.	
			Legislative Redistricting	
	Exhibit 1574		Draft Plan for District 62	
			Adam Foltz Deposition-06	
			June 2019-Ex.22-Wis.	
			Legislative Redistricting	
	Exhibit 1575		Draft Plan for District 70	
			Adam Foltz Deposition-06	
			June 2019-Ex.23-Wis.	
			Legislative Redistricting	
	Exhibit 1576		Draft Plan for District 77	
			Adam Foltz Deposition-06	
			June 2019-Ex.24-Wis.	
			Legislative Redistricting	
	Exhibit 1577		Draft Plan for District 80	
			Adam Foltz Deposition-06	
			June 2019-Ex.25-Wis.	
			Legislative Redistricting	
	Exhibit 1578		Draft Plan for District 95	
			Adam Foltz Deposition-06	
			June 2019-Ex.26-Wis.	
			Legislative Redistricting	
	Exhibit 1579		Draft Plan for District 25	
			Adam Foltz Deposition-06	
			June 2019-Ex.27-Hofeller's	
			Email to Foltz re. Timing	
			for GOP Redistricting	Hearsay.
			Conference Dated	
	Exhibit 1580		03.24.2010	

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Date	No.	Witness	Description	Rulings, Exceptions
			Adam Foltz Deposition-06 June 2019-Ex.28-Daniel Leydorf Email to Foltz re. Additional Info. on Redis.	Hearsay.
	Exhibit 1581 Exhibit 1582		Conf. Dated 04.05.2010 Adam Foltz Deposition-06 June 2019-Ex.29-Email from Brad Webster to Foltz re. Holiday Plans Dated 08.30.2010 Adam Foltz Deposition-06	Hearsay.
	Exhibit 1583		June 2019-Ex.30-Red Map Final Political Report	Hearsay
	Exhibit 1584		Adam Foltz Deposition-06 June 2019-Ex.31- Correspondence Btwn Hofeller & Foltz to Follow up on Call Dated 11.10.2010	Hearsay.
	Exhibit 1585		Adam Foltz Deposition-06 June 2019-Ex.32- Correspondence Btwn Mark Jefferson & Foltz re. Non-Contiguities in Assembly Plan	
	Exhibit 1586		20022010_WI_Election_D ata_with_2011_Wards [Produced by J Gimpel April 24, 2019] BlockVotes [Produced by J	
	Exhibit 1587 Exhibit 1588		Chen Nov 9, 2018] Tabulations for Eight Draft Maps	Hearsay. Foundation. Authentication. Undisclosed expert testimony. Improper opinion testimony.Rule 702.
	Exhibit 1589		Gimpel Production - Split_Geography_Report_ Act_43	
	Exhibit 1590		Gimpel Production - Split_Geography_Report_ Chen	

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1591		Gimpel Production - Splits Report	
	Exhibit 1592		Alan I Abramowitz & Steven Webster, The rise of negative partisanship and the nationalization of elections in the 21st century, 41 Electoral Studies, 12-22 (2016)	Hearsay
	Exhibit 1593		Stephen Ansolabehere et al, Old Voters, New Voters and the Personal Vote: Using Redistricting to Measure the Incumbency Advantage, 44(1) American Journal of Political Science, 17-34 (2000)	Hearsay
	Exhibit 1594		Stephen Ansolabehere & James M. Snyder, Jr., The Effects of Redistricting on Incumbents, 11(4) Election Law Journal, 490-501 (2012)	Hearsay
	Exhibit 1595		Pamela Ban et al, Challenger Quality and the Incumbency Advantage, 41 Legislative Studies Quarterly, 153-179 (2016)	Hearsay
	Exhibit 1596		Michael Barber, Donation Motivations: Testing Theories of Access and Ideology, 69(1) Political Research Quarterly, 148- 159 (2016)	Hearsay
	Exhibit 1597		Bruce E. Cain, Assessing the Partisan Effects of Redistricting, 79(2) The American Political Science Review, 320-333 (1985)	Hearsay

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	Identific	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1598		Brandice Canes-Wrone et al, Out of Step, out of Office: Electoral Accountability and House Members' Voting, 96(1) The American Political Science Review, 127-140 (2002)	Hearsay
	Exhibit 1599		Thomas M. Carsey & William D. Berry, What's a losing party to do? The calculus of contesting state legislative elections, 160 Public Choice, 251-273 (2014)	Hearsay
	Exhibit 1600		Caughey et al, Partisan Gerrymandering and the Political Process: Effects on Roll-Call Voting and State Policies, 16(4) Election Law Journal, 453- 469 (2017)	Hearsay
	Exhibit 1601		Political Geography on Wisconsin Redistricting: An Analysis of Wisconsin's Act 43 Assembly Districting Plan, 16(4) Election Law Journal, 1-10 (2017)	Hearsay
	Exhibit 1602		Maria Chikina et al, Assessing significance in a Markov chain without mixing, 114(11) PNAS, 2860-2864 (2017)	Hearsay
	Exhibit 1603		Gary Cox & Eric Magar, How Much is Majority Status in the U.S. Congress Worth? 93(2) American Political Science Review, 299-309 (1999)	Hearsay

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	Identifi	ication		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1604		Scott W. Desposato and John R. Peetrocik, The Variable Incumbency Advantage: New Voters, Redistricting, and the Personal Vote, 47(1) American Journal of Political Science, 18-32 (2003)	Hearsay
	Exhibit 1605		Nicholas Eubank & Jonathan Rodden, Who is my Neighbor? The Spatial Efficiency of Partisanship, February 21, 2019, available at http://www.nickeubank.com/e ubankrodden_spatialefficienc y/	Hearsay
	Exhibit 1606		Richard Forgette et al, Do Redistricting Principles and Practices Affect U.S. State Legislative Electoral Competition? 9(2) State Politics and Policy Quarterly, 151-175 (2009)	Hearsay
	Exhibit 1607		Andrew Gelman & Gary King, Estimating the Electoral Consequences of Legislative Redistricting, 85(410) Journal of the American Statistical Association, 274-282 (1990)	Hearsay
	Exhibit 1608		Andrew Gelman & Gary King, A Unified Method of Evaluating Electoral Systems and Redistricting Plans, 38(2) American Journal of Political Science, 514-554 (1994)	Hearsay

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1609		Amihai Glazer et al, Partisan Incumbency Effects of 1970s Congressional Redistricting, 31(3) American Journal of Political Science, 680-707 (1987)	Hearsay
	Exhibit 1610		Bernard Grofman & Gary King, The Future of Partisan Symmetry as a Judicial Test for Partisan Gerrymandering after LULAC v, Perry, 6(1) Election Law Journal, 2-35 (2007)	Hearsay
	Exhibit 1611		Danny Hayes & Seth C. McKee, The Participatory Effects of Redistricting, 53(4) American Journal of Political Science, 1006-1023 (2009)	Hearsay
	Exhibit 1612		Gregory Herschlag et al, Evaluating Partisan Gerrymandering in Wisconsin, Sept. 17, 2017, available at https://arxiv.org/abs/1709.015 96	Hearsay
	Exhibit 1613		Robert E. Hogan, Campaign War Chests and Challenger Emergence in State Legislative Elections, 54(4) Political Research Quarterly, 815-830 (2001)	Hearsay
	Exhibit 1614		Robert E. Hogan, Challenger Emergence, Incumbent Success, and Electoral Accountability in State Legislative Elections, 66(4) The Journal of Politics, 1283- 1303 (2004)	Hearsay

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	Identifi	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1615		Kosuke Imai et al, Unpacking the Black Box of Causality: Learning about Causal Mechanisms from Experimental and Observational Studies, 105(4) The American Political Science Review, 765-789 (2011)	Hearsay
	Exhibit 1616		Simon Jackman, The Predictive Power of Uniform Swing, PS Symposium, 317- 321 (April, 2014)	Hearsay
	Exhibit 1617		Gary C. Jacobson, It's Nothing Personal: The Decline of the Incumbency Advantage in US House Elections, 77(3) The Journal of Politics, 861-873 (2015).	Hearsay
	Exhibit 1618		Georgia Kernell, Giving Order to Districts: Estimating Voter Distributions with National Election Returns, 17(3) Political Analysis, 215- 235 (2009)	Hearsay
	Exhibit 1619		Matthew S. Levendusky et al, Measuring District-Level Partisanship with Implications for the Analysis of U.S. Elections, 70(3) The Journal of Politics, 736-753 (2008)	Hearsay
	Exhibit 1620		Michael P. McDonald, Drawing the Line on District Competition, 39(1) PS: Political Science and Politics, 91-94 (2006)	Hearsay

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	Identifie	cation		Offers, Objections,
Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1621		Michael P. McDonald, Presidential Vote within State Legislative Districts, 14(2) State Politics and Policy Quarterly, 196-204 (2014)	Hearsay
	Exhibit 1622		Gary F. Moncrief, Recruitment and Retention in U.S. Legislatures, 24 Legislative Studies Quarterly, 173-208 (1999)	Hearsay
	Exhibit 1623		Lynda W. Powell, The Influence of Campaign Contributions on Legislative Policy, 11(3) The Forum, 339- 355 (2013)	Hearsay
	Exhibit 1624		Kira Sanbonmatsu, The Legislative Parrty and Candidate Recruitment in the American States, 12(2) Party Politics 233-256 (2006)	Hearsay
	Exhibit 1625		Joel Sievert & Seth C. McKee, Nationalization in U.S. Senate and Gubernatorial Elections, 00(0) American Politics Research 1-26 (2018)	Hearsay
	Exhibit 1626		J. Morgan Kousser, Estimating th Partisan Consequences of Redistricting Plans-Simply, 21(4) Legislative Studies Quarterly, 521-541 (1996)	Hearsay
	Exhibit 1627		Corwin D. Smidt, Polarization and the Decline of the American Floating Voter, 61(2) American Journal of Political Science, 365-381 (2017)	Hearsay

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Date	No.	Witness	Description	Rulings, Exceptions
	Exhibit 1628		Peverill Squier, Uncontested Seats in State Legislative Elections, 15 Legislative Studies Quarterly 131-146 (2000)	Hearsay
	Exhibit 1629		Joel A. Thompson et al, A Sacred Cow or Just a Lot of Bull? Party and PAC Money in State Legislative Elections, Political Research Quarterly 223-237 (1993)	Hearsay
	Exhibit 1630		Devin Caughey & Christopher Warshaw, The Dynamics of State Policy Liberalism, 1936-2014, 60(4) American Journal of Political Science, 899-913 (2016)	Hearsay
	Exhibit 1631		Timothy Werner & Kenneth R. Mayer, Public Election Funding, Competition, and Candidate Gender, PSOnline 661-667 (October, 2007)	Hearsay
	Exhibit 1632		Jonathan Winburn & Michael W. Wagneer, Redistricting's Influence on Political Information, Turnout, and Voting Behavior, 63(2) Political Research Quarterly, 373-386 (2010)	Hearsay