## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

| EVAN MILLIGAN, et al.,   |                            |
|--|----------------------------|
| Plaintiffs,  |                            |
| v. )   | Case No.: 2:21-cv-1530-AMM |
| WES ALLEN, in his official ) capacity as Alabama Secretary of ) State, et al.,   | THREE-JUDGE COURT          |
| Defendants.  |                            |
| MARCUS CASTER, et al.,   |                            |
| Plaintiffs,  |                            |
| v. )   | Case No.: 2:21-cv-1536-AMM |
| WES ALLEN, in his official () capacity as Secretary of State of Alabama, et al., |                            |
| Defendants.  |                            |

Before MARCUS, Circuit Judge, MANASCO and MOORER, District Judges.
BY THE COURT:

## **ORDER**

These redistricting cases are before the court on the following: (1) a Motion For Leave To File *Amici Curiae* Brief Of Representative Terri Sewell And Members Of Congressional Black Caucus Of The U.S. Senate And U.S. House Of

Representatives In Support of Plaintiffs' Objections To Alabama's Remedial Plan in *Milligan*, *see Milligan* Doc. 208, (2) a Joint Motion To Substitute Exhibit S by the Defendants in *Milligan* and *Caster*, *Milligan* Doc. 224; *Caster* Doc. 194; and (3) a Motion For Leave To File Brief For The National Republican Redistricting Trust As *Amicus Curiae* In Support Of Defendants' Response To Plaintiffs' Objections in *Milligan*, *see Milligan* Doc. 230.

Congresswoman Sewell is the current representative of District 7, the only majority Black district in Alabama. *Milligan* Doc. 208 at 2. The Congressional Black Caucus consists of fifty-eight members of the U.S. Congress in the 118th Congress. *See id.* The *amici* assert that they "have an interest in preserving the opportunities of Black Alabamians, and Black Americans in other states, to elect the candidates of their choice." *Id.* at 2–3. The motion for leave, *Milligan* Doc. 208, is **GRANTED**, and Congresswoman Sewell and the Congressional Black Caucus are **DIRECTED** to file their supporting brief, *Milligan* Doc. 208-1, on or before **5:00 P.M. CDT** on **THURSDAY, AUGUST 10, 2023.** 

The Defendants assert that "[a]s part of their Joint Response to *Milligan* and *Caster* Plaintiffs' Objections" to the 2023 Plan, the "Defendants filed Exhibit S, which was intended to be a Declaration from Jeffrey V. Williams." *Milligan* Doc. 224 at 1 (internal citation omitted); *accord Caster* Doc. 194 at 1. The Defendants assert that they recently discovered a document was inadvertently as Exhibit S, and

therefore, request the opportunity to substitute Exhibit S with the correct document.

See generally Milligan Doc. 224; Caster Doc. 194. For good cause shown, the

motion to substitute is **GRANTED**.

The National Republican Redistricting Trust ("NRRT") asserts that it "is the

central Republican organization tasked with coordinating and collaborating with

national, state, and local groups on the fifty-state congressional and state legislative

redistricting efforts." Milligan Doc. 230 at 2. The NRRT further asserts that these

proceedings "present issues of critical importance to NRRT." Id. at 3. The motion

for leave, Milligan Doc. 230, is **GRANTED**, and the NRRT is **DIRECTED** to file

its supporting brief, Milligan Doc. 230-1, on or before 5:00 P.M. CDT on

THURSDAY, AUGUST 10, 2023.

**DONE** and **ORDERED** this 9th day of August, 2023.

STANLEY MARCUS

UNITED STATES CIRCUIT JUDGE

tables Marcus

ANNA M. MANASCO

UNITED STATES DISTRICT JUDGE

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TERRY F. MOORER
UNITED STATES DISTRICT JUDGE