## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

ALPHA PHI ALPHA FRATERNITY INC. et al., Plaintiffs,	CIVIL ACTION FILE NO. 1:21-CV-5337-SCJ
V.	
BRAD RAFFENSPERGER, in his official capacity as Secretary of State of Georgia,	
Defendant.	
COAKLEY PENDERGRASS et al.,	CIVIL ACTION FILE
Plaintiffs,	NO. 1:21-CV-5339-SCJ
V.	
BRAD RAFFENSPERGER, in his official capacity as the Georgia Secretary of State, et al.,	
Defendants.	
ANNIE LOIS GRANT et al.,	CIVIL ACTION FILE
Plaintiffs,	NO. 1:22-CV-122-SCJ
V.	
BRAD RAFFENSPERGER, in his official capacity as the Georgia Secretary of State, et al.,	
Defendants.	

#### PLAINTIFFS' MOTION FOR CLARIFICATION REGARDING TRIAL LOGISTICS

Plaintiffs in the *Alpha Phi Alpha*, *Pendergrass*, and *Grant* cases respectfully move the Court for clarification of its August 24, 2023 Order regarding logistics and procedures for the trial to be held in the above-captioned cases beginning September 5, 2023. Specifically, Plaintiffs respectfully request that the Court clarify its Order in the following ways:

First, Plaintiffs request that the Court clarify that witnesses whose testimony is applicable both to one or more *Gingles* preconditions and to one or more Senate Factors will be required to testify on only one occasion. The Court's Order explicitly allows for multiple Plaintiffs to present one witness consecutively for the convenience of the witness; allowing witnesses who have testimony on multiple elements to offer it in the same sitting would similarly avoid burdening these witnesses and provide for a more expedient presentation of the evidence. Second, Plaintiffs request permission to call *fact* witnesses out of order if they are unavailable to testify on the day in which the Court hears evidence on the element(s) to which the witness's testimony applies. Third, Plaintiffs request that the Court clarify how cross-examination testimony that is relevant to multiple cases will be treated. Fourth, Plaintiffs request that the Court set a daily deadline for the exchange of

demonstratives. Fifth, Plaintiffs request that the Court permit Plaintiffs to present their witnesses in the order proposed herein.

#### ARGUMENT

In its August 24, 2023 Order,<sup>1</sup> this Court required "Plaintiffs [to] present their cases-in-chief by element," and announced that "the Court will hear all of the evidence from one Plaintiff on that element before moving to the next Plaintiff." Order at 2.

#### I. All witnesses should testify only once.

First, Plaintiffs request that the Court clarify that its Order requires the parties to present each witness on only one occasion. The Court's Order provides that where "witnesses [] are testifying for multiple Plaintiffs on the same element," "each Plaintiff will have an opportunity to directly examine said witness," provided that "[w]hen the Plaintiffs switch between cases, they [] clearly state so for the Record." Order at 3, 5. The Court specifically cited the example of Mr. Cooper—who will be called as an expert on the first *Gingles* precondition in both the *Pendergrass* and *Alpha Phi Alpha* cases—noting that "the convenience of the witness" warrants

<sup>&</sup>lt;sup>1</sup> See Pendergrass ECF No. 236; Grant ECF No. 248; Alpha Phi Alpha ECF No. 286.

allowing him to testify in both cases consecutively rather than having to call him twice at different intervals. *Id.* at 3–4.

Plaintiffs seek to clarify that the same principle should govern witnesses testifying on multiple elements. For example, the *Pendergrass* and *Grant* Plaintiffs plan to call Dr. Maxwell Palmer to testify to the second and third *Gingles* preconditions as well as to Senate Factor 2. Dr. Palmer's situation is not unique. Dr. Lisa Handley will be called by the *Alpha Phi Alpha* Plaintiffs to address those same subjects, and the Court previously indicated that it would permit her to testify only once. Dr. Traci Burch, another of the *Alpha Phi Alpha Phi Alpha* experts, will provide testimony about both the totality of the circumstances and communities of interest relevant to the first *Gingles* precondition. Similarly, the representatives of the organizational plaintiffs in *Alpha Phi Alpha*, Sherman Lofton and Bishop Reginald Jackson, will also provide testimony about both the totality of the circumstances and communities of interest relevant to the first *Gingles* precondition.

Plaintiffs submit that calling witnesses to testify on multiple occasions which would be required for at least those witnesses identified above—would prolong the trial and heighten the difficulty of accommodating scheduling conflicts among the various witnesses. Plaintiffs therefore propose that the Court extend the accommodation it already granted Dr. Handley, and permit the parties to call each witness once and ask all questions of them at that time, while making clear which case(s) and factor(s) to which the witness's testimony applies. For the same reasons, Plaintiffs also propose that Defendants cross-examine each witness only once.

## **II.** For efficiency and streamlining purposes, fact witnesses should be allowed to testify out of order when required by scheduling conflicts.

Second, Plaintiffs request that the Court permit the parties to call their fact witnesses out of order when scheduling conflicts require. In advance of the Court's pre-trial conference and prior to its August 24, 2023 Order, Plaintiffs conferred and agreed upon an expected order of witnesses that, as in the preliminary injunction hearing, would present Plaintiffs' expert witnesses by element (i.e., first all the *Gingles* 1 experts, then all the *Gingles* 2/3 experts, then the Senate Factors experts); contemplated calling fact witnesses only after all expert witnesses had testified; and allowed some flexibility for the order of fact witnesses based on trial timing. That agreement took into consideration various scheduling restrictions on witnesses availability and was also communicated to and confirmed with Plaintiffs' witnesses before the Court informed the Plaintiffs that it would prefer them to present their respective cases in a consistent order for every element.

At this late stage, several witnesses have scheduling conflicts that could render them unavailable if they are limited to testifying on the day when the Court is hearing evidence on the case(s) and element to which their testimony applies. As an example, former Georgia Senator Jason Carter will be unavailable to testify on September 6<sup>th</sup> and 7<sup>th</sup> due to a professional conflict. Similarly, Sherman Lofton has in-person work obligations that will prevent him from testifying on September 5<sup>th</sup> and 6<sup>th</sup>, and Bishop Reginald Jackson has a doctor's appointment scheduled on the afternoon of September 8<sup>th</sup>. It would place a particular burden on fact witnesses, who are not being compensated for their time, to have to block off multiple days for trial (and arrange for time off of work, childcare, etc.) to ensure they testify in a precise order.

Plaintiffs thus request that the Court allow them to vary the fact witness order between cases when needed to accommodate the witnesses' scheduling conflicts. Plaintiffs also request that the Court allow Plaintiffs to present their fact witnesses after all of their expert witnesses have testified (even where those fact witnesses will testify to earlier "elements" of the Section 2 test, such as specific communities of interests reflected in Plaintiffs' illustrative plans for purposes of *Gingles* 1). As noted above, this accommodation is necessary to avoid at least Mr. Lofton and Bishop Jackson being required to testify twice.

Plaintiffs will make every effort to adhere to the required order of presentation, both by case and by element, but the requested modification of the Court's Order would significantly reduce the burden on Plaintiffs' fact witnesses. In all events, Plaintiffs will make clear at each point the case(s) and the element(s) to which each witness will testify, including upon calling each witness to the stand and if/when transitioning from one case to another or one element to another.<sup>2</sup>

## III. Relevant testimony during cross-examinations should be admitted across cases.

The Court's Order does not address whether cross-examination testimony obtained by a party in one case may be used by the other parties against whom the witness is testifying. For example, Defendants' expert on the second and third *Gingles* preconditions, Dr. John Alford, will provide testimony in all three cases based on a single, consolidated report. When each of the Plaintiffs cross-examines Dr. Alford, there will doubtless be common subjects of inquiry—such as the past treatment of Dr. Alford's opinions by courts, and his approach to the *Gingles* framework. To avoid requiring the Plaintiffs to elicit duplicative testimony on these common issues, they request that the Court permit the designation into evidence of

<sup>&</sup>lt;sup>2</sup> Should the Court decline to permit Plaintiffs to call witnesses out of order, Plaintiffs request in the alternative that the Court permit them to present witnesses using remote means to accommodate availability conflicts.

relevant portions of the cross-examinations of witnesses testifying in their cases, regardless of which Plaintiff conducts the cross-examination at trial.

# IV. The Court should order a daily deadline for the exchange of demonstratives.

The parties have been unable to reach an agreement regarding the exchange of demonstratives in advance of their use at trial. Consistent with the approach taken during the preliminary injunction hearing, Plaintiffs proposed exchanging demonstratives by 9:00 p.m. the day before they will be used. Such an exchange will avoid the need to break during trial with witnesses on the stand to permit review and the lodging of objections. Defendants rejected Plaintiffs' proposal without explanation and refuse to exchange demonstratives in advance of their introduction in court. *See* E-mail from B. Tyson to M. Jones (Aug. 24, 2023, 3:16 PM ET), attached hereto as Exhibit A. Given the inefficiencies of such an approach, Plaintiffs request that the Court order the daily exchange of demonstratives by the 9:00 p.m. deadline proposed by the Plaintiffs.

## V. Plaintiffs request that the Court permit Plaintiffs to present their witnesses in the order proposed herein.

Per the Court's order for Plaintiffs to agree upon the order in which each of the three cases will proceed, *see* Order at 2 n.1, Plaintiffs have conferred on a preferred order of cases and witnesses. Because several experts have scheduling conflicts during the first week of trial (which coincides with the beginning of the school year for those experts who are university professors),<sup>3</sup> Plaintiffs propose the following witness order, which is designed to accommodate those conflicts:

#### a. Gingles 1

- i. Cooper (Alpha Phi Alpha)
- ii. Cooper (Pendergrass)
- iii. Esselstyn (Grant)

## b. Gingles 2/3

- i. Handley (Alpha Phi Alpha)
- ii. Palmer (Pendergrass/Grant)

#### c. Senate Factors/Totality

- i. Ward (Alpha Phi Alpha)
- ii. Jones (Alpha Phi Alpha)
- iii. Burch (Alpha Phi Alpha)
- iv. Collingwood (Pendergrass/Grant)
- v. Burton (Pendergrass/Grant)

#### d. Fact witnesses for SFs/COIs

- i. Jackson (Alpha Phi Alpha)
- ii. Lofton (Alpha Phi Alpha)
- iii. Allen (Pendergrass/Grant)
- iv. Carter (Pendergrass/Grant)
- v. Miller (Grant)
- vi. Evans (Grant)

<sup>&</sup>lt;sup>3</sup> Specifically, both Dr. Palmer and Dr. Jones are scheduled to teach on Thursday, September 7<sup>th</sup>, Dr. Collingwood has a conflict on Friday, September 8<sup>th</sup>, Dr. Ward is only available to testify on Wednesday, September 6<sup>th</sup> or the morning of Thursday, September 7<sup>th</sup>, and Dr. Burch is only available to testify beginning Thursday, September 7<sup>th</sup>.

Plaintiffs request that the Court order Defendants to provide Plaintiffs with the order in which they plan to call their witnesses, which Plaintiffs presume will occur after all Plaintiffs have presented their cases-in-chief. Plaintiffs also request that the Court clarify that Defendants, like Plaintiffs,<sup>4</sup> must identify the *Gingles* preconditions and/or Senate Factors that each witness's testimony will address before beginning each direct examination.

#### CONCLUSION

For the foregoing reasons, Plaintiffs respectfully request that the Court clarify its August 24, 2023 Order.

Dated: August 31, 2023	Respectfully submitted,
By: <u>/s/ Adam Sparks</u>	Abha Khanna* Jonathan P. Hawley* Makeba A.K. Rutahindurwa* <b>ELIAS LAW GROUP LLP</b> 1700 Seventh Avenue, Suite 2100 Seattle, Washington 98101 Phone: (206) 656-0177 Facsimile: (206) 656-0180 Email: AKhanna@elias.law Email: JHawley@elias.law

<sup>&</sup>lt;sup>4</sup> See Order at 4 ("For example, if <u>Alpha Phi Alpha</u> calls Mr. Cooper, counsel must state that they are calling Mr. Cooper as a witness in <u>Alpha Phi Alpha</u> for the purposes of the first <u>Gingles precondition."</u>).

Joyce Gist Lewis Georgia Bar No. 296261 Adam M. Sparks Georgia Bar No. 341578 **KREVOLIN & HORST, LLC** One Atlantic Center 1201 West Peachtree Street, NW, Suite 3250 Atlanta, Georgia 30309 Telephone: (404) 888-9700 Facsimile: (404) 888-9577 Email: JLewis@khlawfirm.com Email: Sparks@khlawfirm.com

Michael B. Jones Georgia Bar No. 721264 **ELIAS LAW GROUP LLP** 250 Massachusetts Avenue NW, Suite 400 Washington, D.C. 20001 Phone: (202) 968-4490 Facsimile: (202) 968-4498 Email: MJones@elias.law

*Counsel for Pendergrass and Grant Plaintiffs* 

\*Admitted pro hac vice

By: <u>/s/Rahul Garabadu</u> Rahul Garabadu (Bar 553777) *rgarabadu@acluga.org* Cory Isaacson (Bar 983797) Caitlin F. May (Bar 602081) ACLU FOUNDATION OF GEORGIA, INC. P.O. Box 570738 Atlanta, Georgia 30357 Telephone: (678) 981-5295 Facsimile: (770) 303-0060

<u>/s/Debo Adegbile</u> Debo Adegbile\* *debo.adegbile@wilmerhale.com* Robert Boone\* Alex W. Miller\* Cassandra Mitchell\* Maura Douglas\* Juan M. Ruiz Toro\* Joseph D. Zabel\* WILMER CUTLER PICKERING HALE AND DORR LLP 250 Greenwich Street New York, New York 10007 Telephone: (212) 230-8800 Facsimile: (212) 230-8888

Charlotte Geaghan-Breiner\* WILMER CUTLER PICKERING HALE AND DORR LLP 2600 El Camino Real Suite 400 Palo Alto, CA 94306 Telephone: (650) 858-6000 Facsimile: (650) 858-6100 <u>/s/Sophia Lin Lakin</u> Sophia Lin Lakin\* *slakin@aclu.org* Ari J. Savitzky\* Ming Cheung\* Kelsey A. Miller\* Casey Smith\* ACLU FOUNDATION 125 Broad Street, 18th Floor New York, New York 10004 Telephone: (212) 519-7836 Facsimile: (212) 549-2539

George P. Varghese\* Denise Tsai\* Tae Kim\* WILMER CUTLER PICKERING HALE AND DORR LLP 60 State Street Boston, Massachusetts 02109 Telephone: (617) 526-6000 Facsimile: (617) 526-5000

Ed Williams\* De'Ericka Aiken\* Sonika R. Data\* WILMER CUTLER PICKERING HALE AND DORR LLP 2100 Pennsylvania Ave. NW Washington, D.C. 20037 Telephone: (202) 663-6000 Facsimile: (202) 663-6363

Marisa A. DiGiuseppe\* Anuj Dixit\* WILMER CUTLER PICKERING HALE AND DORR LLP 350 South Grand Avenue Los Angeles, CA 90071 Telephone: (213) 443-5300 Facsimile: (213) 443-5400

Counsel for Alpha Phi Alpha Plaintiffs

\*Admitted pro hac vice

#### **CERTIFICATE OF COMPLIANCE**

I hereby certify that the foregoing **PLAINTIFFS' MOTION FOR CLARIFICATION REGARDING TRIAL LOGISTICS** has been prepared in accordance with the font type and margin requirements of LR 5.1, N.D. Ga., using font types of Times New Roman, point size of 14, and Century Schoolbook, point size of 13.

Dated: August 31, 2023

<u>/s/ Rahul Garabadu</u> Rahul Garabadu *Counsel for Plaintiffs* 

#### **CERTIFICATE OF SERVICE**

I hereby certify that I have on this date caused to be electronically filed a copy of the foregoing **PLAINTIFFS' MOTION FOR CLARIFICATION REGARDING TRIAL LOGISTICS** with the Clerk of Court using the CM/ECF system, which will automatically send e-mail notification of such filing to counsel of record.

Dated: August 31, 2023

<u>/s/ Rahul Garabadu</u> Rahul Garabadu Counsel for Plaintiffs

# **Exhibit** A

#### Case 1:21-cv-05337-SCJ Document 294-1 Filed 08/31/23 Page 2 of 3

From:	<u>Bryan Tyson</u>
To:	Mike Jones; Bryan Jacoutot; Frank Strickland; Diane LaRoss; Don Boyle; Dan Weigel; Rashmi Ahuja; Valarie Lawrence
Cc:	Sophia Lakin; Abha Khanna; Makeba Rutahindurwa; Joyce Gist Lewis; Adam M. Sparks; Ari Savitzky; External - Alex Miller; Rahul Garabadu; External - Denise Tsai; Ed Williams; Ming Cheung
Subject:	RE: GA Redistricting - PI Record, Witness Lists, and Trial Presentations
Date:	Thursday, August 24, 2023 3:13:37 PM

Mike,

Thanks for this message and ideas. We've discussed with our team and provide the following responses:

- 1. Regarding the preliminary injunction record, we do not agree with an exchange of sections of the PI record and objections as you've outlined. We do not object to reliance on the expert *voir dire* from the preliminary injunction proceeding for those experts who testified, but otherwise understand Judge Jones wants us to present our evidence at trial and we agree with that approach.
- 2. Regarding Senator Carter's testimony, we understand he has a busy schedule, but do not agree to stipulate to the inclusion of his testimony from the PI hearing in the trial record in its entirety.
- 3. Regarding fact witness testimony applying to multiple factors, we do not consent, in part because we do not believe this aligns with what Judge Jones discussed with us on the phone yesterday. We are happy to discuss ways to reduce duplicative testimony, but do not support this approach as outlined.
- 4. Regarding witness lists, we are fine with parties updating any witnesses from "may call" to "will call" to the extent they have made a decision at this point but do not see a need to bring forward the deadline to make that decision nor to identify topics about which each witness will testify.
- 5. We agree that we should each identify the witnesses and witness order for the next day by the evening of each trial day and believe this also conforms to what Judge Jones instructed at the pretrial conference. We do not agree to an advance exchange of demonstratives the evening before a trial day.

Hope that answers your questions and we look forward to seeing you soon.

Thanks,

Bryan



Bryan P. Tyson Taylor English Duma LLP | 1600 Parkwood Circle, Suite 200, Atlanta, GA 30339 P: 678.336.7249 | M: 404.219.3160 | btyson@taylorenglish.com Website | LinkedIn | Twitter

Ask Me About Our TED Tenet of the Week: Invest in Relationships.

Click here to learn more about our TED Tenets.

This communication (together with all attachments) may contain privileged or confidential information, and its sender reserves and asserts all rights that may apply to it. If you are not the intended recipient or believe that you have received this communication in error, please do not print, copy, retransmit, disseminate or otherwise use the information. Also, please indicate to the sender that you have received this communication in error and delete the copy you received. If you have not executed an engagement letter with this firm, we do not represent you as your attorney and no duties are intended or created by this communication. Most legal rights have time limits, and this e-mail does not constitute advice on the application of limitation periods unless otherwise so expressly stated.

From: Mike Jones <mjones@elias.law>

**Sent:** Thursday, August 24, 2023 10:45 AM

To: Bryan Tyson <btyson@taylorenglish.com>; Bryan Jacoutot <bjacoutot@taylorenglish.com>; Frank Strickland

<fstrickland@taylorenglish.com>; Diane LaRoss <dlaross@taylorenglish.com>; Don Boyle

<dboyle@taylorenglish.com>; Dan Weigel <dweigel@taylorenglish.com>; Rashmi Ahuja

<rahuja@taylorenglish.com>; Valarie Lawrence <vlawrence@taylorenglish.com>

**Cc:** Sophia Lakin <slakin@aclu.org>; Abha Khanna <akhanna@elias.law>; Makeba Rutahindurwa <mrutahindurwa@elias.law>; Joyce Gist Lewis <jlewis@khlawfirm.com>; Adam M. Sparks

#### Case 1:21-cv-05337-SCJ Document 294-1 Filed 08/31/23 Page 3 of 3

<sparks@khlawfirm.com>; Ari Savitzky <asavitzky@aclu.org>; External - Alex Miller <alex.miller@wilmerhale.com>; Rahul Garabadu <RGarabadu@acluga.org>; External - Denise Tsai <denise.tsai@wilmerhale.com>; Ed Williams <ed.williams@wilmerhale.com>; Ming Cheung <MCheung@aclu.org> Subject: GA Redistricting - PI Record, Witness Lists, and Trial Presentations

#### Hi Bryan,

Following up on the pretrial conference and the logistics hearing earlier this week, I'm writing on behalf of the Pendergrass, Grant, and Alpha Phi Alpha Plaintiffs to offer a few proposals for incorporating portions of the PI record in the trial record, cleaning up our witness lists, and clarifying our trial presentations. Can your team review and let us know if you find these ideas agreeable? We're happy to schedule a call to discuss if that's easier.

- We'd like to propose that on Monday, the parties exchange designations of the portions of the PI record that they'd like to include in the trial record, with objections to those designations due Wednesday. We don't intend to ask the Court to rule on these objections; the goal would be to identify the portions of the PI record that the parties agree upon.
- 2. Relatedly, will Defendants stipulate to incorporating the testimony of former Senator Jason Carter into the trial record in its entirety? Senator Carter is largely unavailable during the first week of trial due to competing commitments.
- 3. We'd also like to prepare a joint submission clarifying that when a fact witness's testimony applies to multiple factors (e.g., Gingles 1 and the Senate factors), we will call them once in order to streamline the proceedings and reduce duplicative testimony. The submission would also state that Dr. Handley will testify only once despite the fact that her testimony will cover Gingles 2, Gingles 3, and the Senate factors.
- 4. We also propose that the parties amend their witness lists to indicate whether any may call witnesses will be updated to will or will not calls and to identify the topics that each witness will testify about.
- 5. We propose that at the end of each day, the parties identify the witnesses who they plan to call the next day and the order of those witnesses (6:00 PM) and exchange the demonstratives that they plan to use the next day (9:00 PM).

Best wishes, Mike

#### **Mike Jones**

Elias Law Group LLP 250 Mass. Ave NW, Suite 400 Washington, DC 20001 (202) 985-1752 <u>mjones@elias.law</u>

CONFIDENTIAL: This email may contain privileged or confidential information and is for the sole use of the intended recipient(s). Any unauthorized use or disclosure of this communication is prohibited. If you believe that you have received this email in error, please notify the sender immediately and delete it from your system.

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

ALPHA PHI ALPHA FRATERNITY INC. et al., Plaintiffs,	CIVIL ACTION FILE NO. 1:21-CV-5337-SCJ
v.	
BRAD RAFFENSPERGER, in his official capacity as Secretary of State of Georgia,	
Defendant.	
COAKLEY PENDERGRASS et al.,	CIVIL ACTION FILE
Plaintiffs,	NO. 1:21-CV-5339-SCJ
v.	
BRAD RAFFENSPERGER, in his official capacity as the Georgia Secretary of State, et al.,	
Defendants.	
ANNIE LOIS GRANT et al.,	CIVIL ACTION FILE
Plaintiffs,	NO. 1:22-CV-122-SCJ
v.	
BRAD RAFFENSPERGER, in his official capacity as the Georgia Secretary of State, et al.,	
Defendants.	

#### [PROPOSED] ORDER GRANTING PLAINTIFFS' MOTION FOR CLARIFICATION REGARDING TRIAL LOGISTICS

At the motions of the *Alpha Phi Alpha* Plaintiffs, the *Pendergrass* Plaintiffs, and the *Grant* Plaintiffs in the above-styled actions, and for good cause shown, it is hereby **ORDERED** that:

- Witnesses whose testimony is applicable both to one or more *Gingles* preconditions and to one or more Senate Factors will be required to testify on only one occasion.
- Plaintiffs may call fact witnesses out of order and after all of Plaintiffs' expert witnesses if they are unavailable to testify on the day in which the Court hears evidence on the element(s) to which the witness's testimony applies.
- The parties may designate cross-examination testimony that is relevant to multiple cases into evidence in any case in which the testimony is relevant.
- The parties must exchange the demonstratives that they plan to use the following day no later than 9:00 p.m. on the preceding day.
- Plaintiffs are permitted to present their witnesses in the order proposed in their motion for clarification.

- Defendants must provide Plaintiffs with the order in which they plan to call their witnesses no later than 9:00 PM on Wednesday, September 7, 2023.
- Defendants, like Plaintiffs, must identify the *Gingles* preconditions and/or Senate Factors that each witness's testimony will address before beginning each direct examination.

**IT IS SO ORDERED** this \_\_\_\_\_ day of September, 2023.

THE HONORABLE STEVE C. JONES UNITED STATES DISTRICT COURT JUDGE