WHIL

WISCONSIN INSTITUTE FOR LAW & LIBERTY, INC. 330 E. Kilbourn Avenue, Suite 725, Milwaukee, WI 53202-3141 414-727-WILL (9455) | Fax 414-727-6385 | www.will-law.org Luke@will-law.org | Direct: 414-727-7361

FILED
03-21-2024
CLERK OF WISCONSIN
SUPREME COURT

March 21, 2024

VIA CCAP:

Samuel A. Christensen Clerk of the Supreme Court 110 East Main Street, Suite 215 P.O. Box 1688 Madison, WI 53701-1688

Re: Clarke v. WEC, Case No. 23AP1399

Dear Clerk:

On March 11, the Wisconsin Legislature filed a motion to dismiss this action in light of the Legislature's enactment of the Governor's proposed maps. On March 15, the Wisconsin Elections Commission filed a separate motion for clarification as to which maps to use for any recall or special elections. The Johnson Intervenors-Respondents submit this letter to indicate their positions on these two motions.

With respect to the Legislature's motion to dismiss, the Johnson Intervenors support that motion and agree that this case should be dismissed.

With respect to the Commission's motion for clarification, the Johnson Intervenors take no position.

Sincerely,

<u>Electronically signed by Luke N. Berg</u> Luke N. Berg Deputy Counsel