# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS GALVESTON DIVISION

DICKINSON BAY AREA BRANCH NAACP, et al., $Plaintiffs,$ v. $GALVESTON \ COUNTY, \ TEXAS, \ et \ al.,$ $Defendants.$	<pre>\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ Civil Action No. 3:22-cv-117- JVB \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$</pre>
TERRY PETTEWAY, et al.,  Plaintiffs,  v.  GALVESTON COUNTY, TEXAS, et al.	<ul> <li>\$</li> <li>\$</li> <li>\$</li> <li>\$</li> <li>Civil Action No. 3:22-cv-57-JVB</li> <li>\$</li> <li>[Lead Consolidated Case]</li> </ul>
Defendants.	\$ \$ \$
UNITED STATES OF AMERICA,  Plaintiff,	\$ \$ \$ \$
v.	§ Civil Action No. 3:22-cv-93-JVB
GALVESTON COUNTY, TEXAS, et al.  Defendants.	\$ \$ \$

NAACP PLAINTIFFS' NOTICE OF DESIGNATION OF TESTIFYING EXPERTS

Pursuant to Federal Rule of Civil Procedure 26, the Amended Scheduling Order dated July 15, 2022, ECF No. 66, and by agreement of the Parties on December 12, 2022, Plaintiffs Dickinson Bay Area Branch NAACP, Galveston Branch NAACP, Mainland Branch NAACP, Galveston LULAC Council 151, Edna Courville, Joe A. Compian, and Leon Phillips ("NAACP Plaintiffs"), through their undersigned counsel, hereby designate the following testifying experts in this case:

# **I. Retained Expert Witnesses**

1. William S. Cooper

P.O. Box 16066

Bristol, VA 24209

Email: bcooper@msn.com

Mr. Cooper will testify regarding his report and file materials served under separate cover on January 13, 2023.

2. Kassra AR Oskooii, Ph.D.

Associate Professor

Department of Political Science & International Relations

**Director of POSCIR Internships** 

Affiliated Faculty at the Center for Political Communication (CPC)

Affiliated Faculty at the Center for the Study of Diversity (CSD)

University of Delaware

Email: kassrao@gmail.com

Dr. Oskooii will testify regarding his report and file materials served under separate cover on January 13, 2023.

3. LaFleur Stephens-Dougan, Ph.D.

**Associate Professor** 

Department of Politics

Associate Director of Graduate Studies

214 Fisher Hall

Princeton, NJ 08544

**Princeton University** 

Email: lafleur.stephens@gmail.com

Dr. Stephens-Dougan will testify regarding her report and file materials served under separate cover on January 13, 2023.

4. Traci Burch, Ph.D.

**Associate Professor** 

Department of Political Science

210 Scott Hall

601 University Pl.

Evanston, IL 60208

Weinberg College of Arts & Sciences

Northwestern University

Email: traci.burch@gmail.com

Dr. Burch will testify regarding her report and file materials that will be served under

separate cover on January 27, 2023, by agreement of the parties.

**II. Non Retained Expert Witnesses** 

NAACP Plaintiffs hereby designate and state that they intend to call for the purpose of fact

and/or opinion testimony those persons listed in the witness disclosures of each party, as

appropriate. NAACP Plaintiffs specifically give notice that they intend to rely on the expert

testimony of other Plaintiffs groups, to streamline trial presentation and not present overly

duplicative testimony. The designation of experts, reports, and expert disclosures served by other

Plaintiffs are incorporated herein for all purposes. NAACP Plaintiffs make this designation without

conceding the qualifications, reliability, relevancy, or admissibility of such witnesses' opinions.

III. Supplementation and Amendment Disclaimer

NAACP Plaintiffs specifically reserve the right to supplement and/or amend these

designations, including the expert reports provided with these designations, to review, assess,

and incorporate as necessary any discovery that becomes available after this designation.

Pursuant to the Amended Scheduling Order dated July 15, 2022, ECF No. 66, and by

agreement of the Parties on December 12, 2022, NAACP Plaintiffs shall serve on all parties, but

not file, the materials required by Federal Rule of Civil Procedure 26(a)(2)(B) on the dates

specified above in Section I.

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Dated: January 13, 2023.

Respectfully Submitted,

### /s/ Sarah Xiyi Chen

### TEXAS CIVIL RIGHTS PROJECT

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### **COUNSEL FOR PLAINTIFFS**

\*admitted pro hac vice

# **CERTIFICATE OF SERVICE**

I hereby certify that on January 13, 2023, a true and correct copy of this *Notice of Designation of Testifying Experts* was filed with the Clerk of the Court using the CM/ECF system, which will send a notification of this filing to all counsel of record in this case.

/s/ Sarah Xiyi Chen