UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION	
RALEIGH WAKE CITIZENS ASSOCIATION, INC, JANNET B. BARNES, BEVERLEY S.)CLARK, WILLIAM B. CLIFFORD, BRIAN FITZSIMMONS, GREG FLYNN, DUSTIN)MATTHEW INGALLS, AMY T. LEE, ERVIN PORTMAN, SUSAN PORTMAN, JANE C.)PORTMAN, SUSAN PORTMAN, JANE C.)ROGERS, BARBARA D.VANDENBERGH, JOHN G.VANDENBERGH, AMY WOMBLE, Plaintiffs,)V.)	JUDGMENT IN A CIVIL CASE CASE NO. 5:15-CV-156-D
) THE WAKE COUNTY BOARD OF ELECTIONS,) Defendant.)	
CALLA WRIGHT, WILLIE BETHEL,)AMY LEE, AMYGAYLE WOMBLE,)JOHN VANDENBERGH, BARBARA)VANDENBERGH, AJAMU DILLAHUNT,)ELAINE DILLAHUNT, LUCINDA)MACKETHAN, WILLIAM CLIFFORD, ANN)LONG CAMPBELL, GREG FLYNN, BEVERLY)CLARK, CONCERNED CITIZENS FOR)AFRICAN-AMERICAN CHILDREN,)AND RALEIGH WAKE CITIZENS)ASSOCIATION,)V.)	JUDGMENT IN A CIVIL CASE CASE NO. 5:13-CV-607-D
) STATE OF NORTH CAROLINA and) WAKE COUNTY BOARD OF ELECTIONS,) Defendants.)	
Decision by Court. This action came before this Court for ruling as follows.	
IT IS ORDERED, ADJUDGED, AND DECREED that the court GRANTS permanent declaratory and injunctive relief, DECLARES that the population deviations in the redistricting	

plan in Session Law 2013-110 for the Wake County School Board and Session Law 2015-4 for the Wake County Board of Commissioners violate the equal protection clauses of the Fourteenth Amendment to the United States Constitution and Article I, § 19 of the North Carolina Constitution, and ENJOINS the use of the unconstitutional redistricting plan in Session Law 2013-110 and Session Law 2015-4 in any elections, including the November 2016 elections.

The court ADOPTS the following as a court-ordered interim plan. For the November 2016 Board of Commissioners elections, the court orders the Wake County Board of Elections to use the 2011 redistricting plan that was used in the 2014 Wake County Board of Commissioners elections. The Commissioner candidates will run in residency Districts 4, 5, and 6 and be elected countywide. The elected Commissioner candidates from Districts 4, 5, and 6 will serve two-year terms. This court RETAINS jurisdiction to implement, enforce, and amend this judgment in order to ensure timely and orderly elections and to provide other appropriate relief as needed.

IT IS FURTHER ORDERED that plaintiffs' motion for attorneys' fees, expert fees, and litigation expenses [D.E. 119] and motion for costs [D.E. 118] are GRANTED IN PART and DENIED IN PART. It is ORDERED that: 1. Plaintiffs shall recover from defendant attorneys' fees in the amount of \$375,520.39; 2. Plaintiffs shall recover from defendant litigation expenses in the amount of \$8,607.14; 3. Plaintiffs shall recover from defendant expert fees in the amount of \$17,719.24; 4. Plaintiffs shall recover taxable costs from defendant in the amount of \$5,434.60; and 5. The Clerk is DIRECTED to enter judgment in both actions consistent with this order and to note that motions [D.E. 125] and [D.E. 126] in Case No. 5:13-CV-607-D are RESOLVED in this order.

This Judgment Filed and Entered on September 29, 2017, and Copies To:

Alexander McClure Peters Melissa L. Trippe Allison Jean Riggs Anita S. Earls Charles F. Marshall, III Jessica Thaller-Moran Matthew B. Tynan Phillip J. Strach Thomas A. Farr James Bernier, Jr.

DATE: September 29, 2017 (via CM/ECF Notice of Electronic Filing) (via CM/ECF Notice of Electronic Filing)

PETER A. MOORE, JR., CLERK (By) <u>/s/ Nicole Briggeman</u> Deputy Clerk