STATE OF NORTH CAROLINA	File No. 18-CVS-14001
County	In The General Court Of Justice ☐ District ☑ Superior Court Division
COMMON CAUSE et al.,	Additional File Numbers
	· .
VERSUS	
REPRESENTATIVE DAVID R. LEWIS, IN HIS OFFICIAL	SUBBOLIVA
CAPACITY AS SENIOR CHAIRMAN OF THE HOUSE SELEC	SUBPOENA
COMMITTEE ON REDISTRICTING, ET AL.	G.S. 1A-1. Rule 45: 8-59 -61 -63: 45A 904 - 909
CT	TED BY COUNSEL . Supposes may be an advantal
Name And Address Of Person Subpoensed	Clerk of Superior Court, or by a magistrate or judge. Alternate Address
Stephanie Hofeller Lizon c/o Tom Sparks Esq.	
Fiduciary Litigation Group 223 S. West St., Suite 900	
Deletel.	
Raleigh NC 27603	Тејерноле No.
919-229-0845	- Supplicite No.
YOU ARE COMMANDED TO: (check all that apply)	
appear and testify, in the above entitled action, before the court	at the place, date and time indicated below.
in appear and testiny, in the above entitled action, at a denosition a	It the place, date and time indicated but
 produce and permit inspection and copying of the following item See attached list. (Ust here if space sufficient) 	s, at the place, date and time indicated below.
* .	
ame And Location Of Court/Place Of Deposition/Place To Produce	Tour be also and the second of
dwin M. Speas, Jr. and Caroline P. Mackie	Date To Appeair/Produce, Until Released 02/22/2019
oyner Spruill LLP	Time To Appear/Produce, Until Released
01 Fayetteville St., Suite 1900	9:00 ⊠AM □PM
aleigh NC 27601	Date
eme And Address Of Applicant Or Applicant's Attorney Idwin M. Speas, Jr. and Caroline P. Mackie	2/13/2019
oyner Spruill LLP	Carolia P. Macli
01 Fayetteville St., Suite 1900	
aleigh NC 27601	Deputy CSC Assistant CSC Clork Of Superior Court
lephone No. Of Applicant Or Applicant's Attorney	Magistrate
ALLENDER AND STREET AND THE STREET STREET AND STREET AN	Superior Court Judge
RETURN C	OF SERVICE AND ADDRESS OF SERVICE
certify this subpoena was received and served on the person subp	oenaed as follows:
telephone communication by Sheriff (use only for a witness so	tified mail, receipt requested and attached.
☐ telephone communication by local law enforcement agency	(USE Only for a witness subpoensed to annear and testify in a criminal case)
NOTE TO COOK I. II the withess was served by telephone com	MUNICATION from a local law enforcement accords in a priminal account.
subpoena.	the witness until the witness has been served personally with the written
☐ I was unable to serve this subpoena. Reason unable to ser	VA'
rvice Fee Paid Date Served Name Of Authorized Server (type or pi	
OTE TO PERSON REQUESTING SURDOENA: A copy of this subseque	
a party is not represented by an attorney, the copy must be mailed or delive	nust be delivered, mailed or faxed to the attorney for each party in this case.
2018 Administrative Office of the Courts	S EVIIDII
2016 Administrative Office of the Courts	
2010 Administrative Office of the Courts	Legislative Defendants Trial
2010 Autilitistizave Olitica di tria Courts	Legislative Defendants Trial Ex.061 Ex.061

LEGISLATIVE DEFENDANTS TX061-1

NOTE: Rule 45, North Carolina Rules of Civil Procedure, Subsections (c) and (d).

(c) Protection of Persons Subject to Subpoens

- (6) Order to compel: expenses to comply with subpoens, When a court enters an order compelling a deposition or the production of records, books, papers, documents, electronically stored information, or other tangible chings, the order shall protect any person who is not a party or an agent of a party from significant expense resulting from complying with the subpoens. The court may order that the person to whom the subpoens is addressed will be reasonably compensated for the cost of producing the records, books, papers, documents, electronically storecting cost of producing the records, books, papers, documents, electronically storecting cost of producing the records, books, papers, documents, electronically storecting the cost of producing the records, books, papers, documents, electronically storecting the cost of producing the records, books, papers, documents, electronically storecting the cost of producing the records, papers and the cost of producing the records and the records are controlled to the cost of producing the records are controlled to the records are controlled to the records of the records are controlled the records of the
- (7) Trade secrets: confidential information. When a subpoens requires disclosure of a frade secret or other confidential information, development, or commercial information, a court may, to protect a person subject to or affected by the subpoens, quests or when the party on whose behalf the subpoens is tested modify the subpoens, or when the party on whose behalf the subpoens is leasted after a subpoens, or when the party on whose behalf the subpoens is tested after a subpoens to the feeting of the feeting that cannot otherwise be met without undue hardship, the court may order a person to make as appearance or produce the materials only on specified conditions stated in the order.
- (8) Order to quash: expenses. When a court enters an order quashing or modifying the subpoens, the court may order the party on whose behalf the expenses is such to pay all or part of the subpoenaed person's reasonable expenses including attorney's fees.
- (b) Duties in Responding to Subpoens
- (1) Form of response. A person responding to a subpoens to produce records, books, documents, electronically stored information, or tangible things shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the request.
- (2) Form of producing electronically afored information not specified It is subpoens does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it ordinarily is maintained or in a reasonably useable form or forms.
- (3) <u>Electronically stored information in only one form</u>. The person responding need not produce the same electronically stored information in more than one form.
- (4) <u>inaccessible electronically stored information</u>. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of under or cost, on motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost it that showing is made, the court may nonctineless order discovery from such sources if the requesting party shows good cause, after considering the limitations of Rule 28(b)(18). The court may specify conditions for discovery, including requiring the party that seeks discovery from a nonparty to bear the coasts of localing, preserving, collecting, and producing the electronically stored information involved.
- (5) <u>Specificity of objection</u>. When information subject to a suppoena is withhield on the objection freit if is subject to protection as trial preparation materials, or that it is otherwise privileged, the objection shall be made with specificity and shall be supported by a describion of the nature of the communications, records, books, supported by a describing a stored information, or other tangible things not produced, sufficient for the requesting party to contest the objection.

- (1) Avoid undue burden or excense. A party or an atformey responsible for the issuance and service of a subpoens shall take reasonable steps to avoid imposing an undue burden or expense on a person subject to the subpoens. The court shall enforce this subdivision and impose upon the party or attorney in violation of this requirement an appropriate sanction that may include compensating the person unduly burdened for lost earnings and for reasonable attorney's fees.

 (2) For production of public records or hospital medical records. Where the subpoens commands any custodism of public records or any custodism of bospital medical commands any custodism of public records or any custodism of bospital medical
- or to require any phylleged communication under law to be disclosed. Nothing physician benieved herein shall be subject to waive the physician-patient privilege depositions, until ordered published by the judge at the time of the hearing or trial. any person, except to the parties to the case or proceedings and their attorneys in records tendered under this subdivision shall not be open to inspection or copied by proceeding without further certification or authentication. Copies of hospital medical subdivision, unless otherwise objectionable, shall be admissible in any action or certified copy of records or an affidavit delivered according to the provisions of this a receipt shall be obtained from the person receiving the records. Any original or effect. When the copies of records are personally delivered under this subdivision, of business, or if no such records are in the custodian's custody, an affidavit to that and correct copies and that the records were made and kept in the regular course the subpoens and an affidant by the custodian testifying that the copies are true in the subpoens, certified copies of the records requested together with a copy of lieu of personal appearance, lender to the court in which the action is pending by registered or certified mail or by personal delivery, on or before the time specified certain records in the custodian's custody, the custodian subpoenaed may, in (2) For production of public records or hospital medical records. - Where the subpoens commands any custodian of public records or any custodian of public records or any custodian of producing records, as defined in G.S. 8-44.1, to appear for the sole purpose of producing
- (3) Written objection to supposens. Subject to subsection (d) of this rule, a person commanded to appear at a deposition or to produce and permit the inspection and commander lead to appear at a decurrent or the subpoens or the subsection of the subsection objection are the subsection objection to the subsection. The written objection to the subpoens, setting forth the specific grounds for the some subsection. The written objection to the subpoens, setting forth the specific grounds for the objection, objection to the subpoens, setting forth the specific grounds to the objection, the subsection objection to the subpoens, setting forth the specific grounds for the objection. The written objection shall comply with the requirements of Rule 11, Each of the following grounds may shall comply with the requirements of Rule 11, Each of the following grounds may
- a. The subpoens falls to allow reasonable time for compliance,
- The subpoens requires disclosure of privileged or other protected metter
 The subpoens subjects a person to an undue burden or expense.
- d. The suppoens is otherwise unreasonable or oppressive.

county in which the deposition or production of materials is to occur.

- e. The subpoens is procedurally defective.
- (4) Order of court required to override objection. It objection is made under a subdivision (3) of this subsection, the party serving the subpoens shall not be entitled to compet the subpoensed person's appearance at a deposition or to inspect and copy materials to which an objection has been made except pursuant to an order of the court, it objection is made, the party serving the subpoense may, upon notice to the subpoensed person, move at any time for an order to compet the subpoensed person's appearance at the deposition or the production of the the subpoensed person's appearance at the deposition or the production of the material service in the court in the material be filted in the court in the
- (6) Motion to agean or modify subpogns. A person commanded to appear at a triat, hearing, deposition, or to produce and point in he inspection and copying of records, books, papers, documents, electronically atored information, or other records, books, papers, documents, electronically atored information, or other transible things, within 10 days after service at the subpoens or before the time a motion to quash or modify the subpoens. The court shall quash or modify the subpoens if the authoremed person demonstrates the extense of any of the subpoens at the subpoensed person demonstrates the extense of any of the teachers of any of the county in which the trial, hearing, deposition, are production of malenals is to court.

INFORMATION FOR WITNESS

NOTE: If you have any questions about being subpoenaed as a witness, you should contact the person named on Page One of this Subpoena in the box labeled "Name And Address Of Applicant" of Applicant's Attorney."

BRIBING OR THREATENING A WITNESS

- It is a violation of State law for anyone to attempt to bribe, threatien, harass, or intimidate a witness. It anyone attempts to do any of these things concerning your knot/vement as a witness in a case, you should promptly report that to the district attempts or the presiding judge.
- A witness under suppoens and that appears in court to testify, is entitled to a small daily fee, and to travel expense reimbursement, if it is necessary to travel outside the county in order to testify. (The fee for an "expert witness, will be set by the presiding judge.) After you have been discharged as a witness, if you desire to collect the statutory fee, you should immediately contact the Clerk's office and certify your afteriors.
- MITIES OF A WITNESS
 Michael officed by the presiding judge, you must answer all questions asked when you are on the stand giving testimony.
- In answering questions, speak clearly and loudly enough to be heard.
- Your answers to questions must be truthful.

- If you are commanded to produce any items, you must bring them with you to court or to the deposition.
- You must continue to attend court until released by the court. You must continue to attend a deposition until the deposition is completed.

AOC-G-100, Side Two, Rev. 2/18 © 2018 Administrative Office of the Courts

ATTACHMENT TO FEBRUARY 13, 2019 SUBPOENA TO STEPHANIE LIZON

DEFINITIONS

For purposes of this Subpoena, the following definitions shall apply except as otherwise required by context:

- The term "document," whether singular or plural, is used herein in the broadest sense of 1. the term and means each and every writing of whatever nature, and shall mean the original and any draft or copy that differs in any way from the original of any written or graphic matter, however produced or reproduced, and shall mean, without limitation, each and every tangible thing from which information can be processed or transcribed from disk, diskette, compact disc, tape or some other electronic media or data computations. The term includes, but it is not limited to, letters, electronic mail ("email")1 and any attachments, messages, facsimile transmissions, telegrams, memoranda, telex messages, reports, books, agreements, correspondence, contracts, financial statements, instruments, ledgers, journals, accountings, minutes of meetings, payrolls, studies, calendar and diary entries, notes, charts, schedules, tabulations, maps, work papers, brochures, evaluations, memoranda of telephone conversations, audio and video tape recordings, internal communications, bills, tapes, computer printouts, drawings, designs, diagrams, exhibits, photographs, reproductions, any marginal comments appearing on any document and copies of documents which are not identical duplicates of the originals (e.g., because handwritten or "blind copy" notes or notations appear thereon or are attached thereto). The term "document(s)" includes the defined term "Electronically-Stored Information," which is defined below. The term "document" specifically seeks the production of Electronically-Stored Information in native format.
- The term "Electronically-Stored Information" or "ESI" shall mean any and all electronic 2. data or information stored on a computing device. Information and data is considered "electronic" if it exists in a medium that can only be read through the use of computing device. This term includes but is not limited to databases; all text file and wordprocessing documents (including metadata); presentation documents; spreadsheets; graphics, animations, and images (including but not limited to "JPG, GIF, BMP, PDF, PPT, and TIFF files); email, email strings, and instant messages (including attachments, logs of email history and usage, header information and "deleted" files); email attachments; calendar and scheduling information; cache memory; Internet history files and preferences; audio; video, and audiovisual recordings; voicemail stored on databases; networks; computers and computer systems; computer system activity logs; servers; archives; back-up or disaster recovery systems; hard drives; discs; CD's; diskettes; removable drives; tapes; cartridges and other storage media; printers; scanners; personal digital assistants; computer calendars; handheld wireless devices; cellular telephones; pagers; fax machines; and voicemail systems. This term includes but is not limited to onscreen information, system data, archival data, legacy data, residual data, and metadata that may not be readily viewable or accessible, and all file fragments and backup files.

¹ One email address used by Dr. Hofeller at relevant times was <u>celticheal@aol.com</u>. This subpoena covers responsive emails at that email address and any other email addressed used by Dr. Hofeller at relevant times.

- 3. This Subpoena further requests the forensic copying and examination of ESI, as well as for the production of ESI. The purpose of obtaining ESI from you is to obtain all metadata, residual data, file fragments, and other information that is not reasonably accessible for forensic examination of authenticity. Any storage device that contains, or may contain, ESI requested shall be produced for forensic copying and examination. Forensic copying usually may be done on-site, without taking possession of your computing devices, at minimal inconvenience, cost, or interruption to you. The forensic copying will eliminate the need for you to search all storage devices or sift through a vast amount of information. Once forensic copies are made, the parties may agree on search terms to reduce costs and to preserve privacy of non-discoverable information. You are encouraged to comply reasonably and to confer immediately with the undersigned counsel for an agreement on each party's respective rights and responsibilities.
- 4. The term "redistricting," if not otherwise qualified, shall be construed to mean the redistricting of the North Carolina State Senate and State House districts in 2011 and 2017.

LIST OF DOCUMENTS AND THINGS TO BE PRODUCED PURSUANT TO THIS SUBPOENA

- 1. All documents of, created by, or held by Thomas Hofeller in your possession, custody, or control relating to or concerning the redistricting of the North Carolina State Senate and State House in 2011 or 2017, including but not limited to, all correspondence, reports, notes, memos, data, electronic files, maps, charts, and/or graphs relating to or concerning the redistricting of the North Carolina State Senate and State House in 2011 or 2017.
- 2. All documents, notes, or correspondence reflecting any instructions, criteria, or requests of members of the North Carolina General Assembly regarding the redistricting of the North Carolina State Senate and State House in 2011 or 2017.
- 3. All documents, notes, or correspondence containing, relating to, or evidencing the first version and each subsequent version of any redistricting maps and/or proposed redistricting maps, or any parts thereof, prepared by or consulted by Thomas Hofeller for purposes of the redistricting of the North Carolina State Senate or State House in 2011 or 2017, as well as any information (including but not limited to ESI) evidencing the date on which such maps (or parts thereof) were created and/or modified.
- 4. Any storage device in your possession, custody, or control that contains, or may contain: (1) any and all ESI requested in the preceding paragraphs; (2) and/or any ESI relating to any documents requested in the preceding paragraphs.

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the foregoing by email, addressed to the following persons at the following addresses which are the last addresses known to me:

Amar Majmundar
Stephanie A. Brennan
NC Department of Justice
P.O. Box 629
114 W. Edenton St.
Raleigh, NC 27602
amajmundar@ncdoj.gov
sbrennan@ncdoj.gov
Counsel for the State of North Carolina and State Board of
Elections and Ethics Enforcement and its members

Phillip J. Strach
Michael McKnight
Alyssa Riggins
Ogletree, Deakins, Nash, Smoak & Stewart, P.C.
4208 Six Forks Road, Suite 1100
Raleigh, NC 27609
Phillip.strach@ogletree.com
Michael.mcknight@ogletree.com
Alyssa.riggins@ogletree.com

E. Mark Braden
Richard B. Raile
Trevor M. Stanley
Baker & Hostetler, LLP
Washington Square, Suite 1100
1050 Connecticut Ave., N.W.
Washington, DC 20036-5403
rraile@bakerlaw.com
mbraden@bakerlaw.com
tstanley@bakerlaw.com
Counsel for the Legislative Defendants

This the 13th day of February, 2019.

Caroline P. Mackie