IN THE SUPREME COURT OF THE STATE OF NEW MEXICO 1 2 August 25, 2023 **FILED** 5th JUDICIAL DISTRICT COURT Lea County 3 NO. S-I-SC-39481 8/25/2023 2:33 PM **NELDA CUELLAR** CLERK OF THE COURT MICHELLE LUIAN GRISHAM in her 4 Maria G. Tortes 5 official capacity as Governor of the New Mexico, 6 HOWIE MORALES, in his official capacity as New Mexico Lieutenant Governor and President of 7 D-506.CV-2022-00041 New Mexico Senate, MIMI STEWART, in her 9 official capacity as President Pro Tempore of the New Mexico Senate, and JAVIER MARTINEZ, 10 in his official capacity as Speaker of 11 the New Mexico House of Representatives, 12 13 Petitioners. 14 V. 15 HON, FRED VAN SOELEN. 16 District Court Judge, Fifth Judicial District Court, 17 18 Respondent, 19 and REPUBLICAN PARTY OF NEW MEXICO. 20 21 DAVID GALLEGOS, TIMOTHY JENNINGS. 22 DINAH VARGAS, MANUEL GONZALES JR., BOBBY and DEE ANN KIMBRO, and PEARL 23 24 GARCIA, 25 Real Parties in Interest, 26 and 27 MAGGIE TOULOUSE OLIVER, 28 Defendant-Real Party in Interest. AMENDED ORDER 29 WHEREAS, this matter initially came on for consideration by the Court 30

upon verified petition for writ of superintending control and request for stay and responses thereto;

WHEREAS, this Court granted the request for stay in D-506-CV-2022-00041 on October 14, 2022, and ordered the parties to file briefs on the issues presented in the *verified petition for writ of superintending control*;

WHEREAS, this Court heard arguments in this matter on January 9, 2023, and thereafter ordered the parties to file supplemental briefs addressing the issue of whether the New Mexico Constitution provides greater protection than the United States Constitution against partisan gerrymandering;

WHEREAS, this matter now comes before the Court upon the parties' supplemental briefs and motion to substitute public officer and amend caption;

WHEREAS, the Court having considered the foregoing and being sufficiently advised, Chief Justice C. Shannon Bacon, Justice Michael E. Vigil, Justice David K. Thomson, Justice Julie J. Vargas, and Justice Briana H. Zamora concurring;

NOW, THEREFORE, IT IS ORDERED that the motion to substitute is GRANTED, and Javier Martinez shall be substituted for Brian Egolf as Speaker of the House;

IT IS FURTHER ORDERED that the caption on any further pleadings filed in this proceeding, if any, shall conform to the caption of this order;

IT IS FURTHER ORDERED that the verified petition for writ of superintending control is GRANTED with respect to Petitioners' request that this Court provide the district court guidance for resolving a partisan gerrymandering claim;

IT IS FURTHER ORDERED that the stay in D-506-CV-2022-00041 is hereby VACATED, and the district court shall take all actions necessary to resolve this matter **no later than October 6, 2023**, including entry of a final, appealable order, which shall set forth the court's findings of facts and conclusions of law;

IT IS FURTHER ORDERED that as a threshold matter, the district court shall conduct a standing analysis for all parties;

IT IS FURTHER ORDERED that in resolving this matter, the district court shall act in accordance with and apply the following holdings and standards as determined herein:

- 1. A partisan gerrymandering claim is justiciable under Article II, Section 18 of the New Mexico Constitution;
- 2. A partisan gerrymandering claim under the New Mexico Constitution is subject to the three-part test articulated by Justice Kagan in her dissent in *Rucho v. Common Cause*, 139 S.Ct. 2484, 2516 (2019);
- 3. Clearly, a district drawn without taking partisan interests into account would not present a partisan gerrymander. *Cf.* N.M. Const. art. II, §§ 2, 3, 4. However, as with partisan gerrymandering under the Fourteenth Amendment, some degree of partisan gerrymandering is permissible under Article II, Section 18 of the New Mexico Constitution. *Accord Rucho*, 139 S.Ct. at 2497. At this stage in the

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days after notice from this Court that the record proper and transcripts have been filed, with the answer brief due fifteen (15) days after service of the brief in chief, and the reply brief, if any, due five (5) days after service of the answer brief; and

IT IS FURTHER ORDERED that oral argument may be requested pursuant to Rule 12-319(B) NMRA.

IT IS SO ORDERED.



I CERTIFY AND ATTEST:

A true copy was served on all parties
or their counsel of record on date filed.

Lyschic Franco Control
Chief Deputy Clerk of the Supreme Court
of the State of New Mexico

WITNESS, the Honorable C. Shannon Bacon, Chief Justice of the Supreme Court of the State of New Mexico, and the seal of said Court this 25th day of August, 2023.

Elizabeth A. Garcia, Clerk of Court Supreme Court of New Mexico

By

Chief Deputy Clerk of Court