

TABLE OF EXHIBITS

- Ex. 1 CHART
- Ex. A Documents showing Gonzalez Plaintiffs' receipt of unredacted voter registration forms
- Ex. B Documents showing Gonzalez Plaintiffs' receipt of uncounted ballot envelopes
- Ex. C Documents showing Gonzalez Plaintiffs' receipt of data-entered names and addresses of voter registrants
- Ex. D Documents showing Gonzalez Plaintiffs' receipt of data-entered names and addresses of voters who cast uncounted ballots pursuant to Proposition 200
- Ex. E Documents related to Herta Weber
- Ex. F Documents related to Marta Higuera
- Ex. G Documents related to Brenda Rogers
- Ex. H Documents related to Steve Fulton
- Ex. I Documents related to Donna Fulton
- Ex. J Documents related to Karen Lewsader
- Ex. K Documents related to Barbara Corke
- Ex. L Documents showing disclosure of identity of lay witnesses to Defendants (also see Docket Nos. 813 and 877).

1

Lay Witness Timeline and Date of Contact


Received Production from Counties	Completed Data Entry and Received Address File	Sent Letter	Received Response from Witness	Notified Defendants	Name of Witness
12/4/07	2/28/08 (registration)	3/14/08	3/24/08	5/9/08	Herta Weber
12/4/07	2/28/08 (registration)	3/14/08	3/25/08	5/9/08	Marta Higuera
3/19/08	5/1/08 (uncounted ballots)	5/8/008	5/13/08	5/19/08	Brenda Rogers
3/19/08	5/1/08 (uncounted ballots)	5/8/08	5/13/08	5/19/08	Steve Fulton
3/19/08	5/1/08 (uncounted ballots)	5/8/08	5/13/08	5/19/08	Donna Fulton
3/19/08	5/1/08 (uncounted ballots)	5/8/08	5/22/08	6/14/08	Karen Lewsader
12/04/07	3/24/08 (registration)	6/02/08	6/23/08	6/26/08	Barbara Corke

A

You replied on 12/4/2007 2:05 PM.

Attachments can contain viruses that may harm your computer. Attachments may not display correctly.

Nina Perales

From: Hartman, Karen [KHartman@steptoe.com] **Sent:** Tue 12/4/2007 1:20 PM
To: Nina Perales
Cc: Bob Kengle
Subject: Gonzalez v. Arizona
Attachments:  2GRE00069-2GRE00090.PDF(1MB)

Nina:

Attached are rejected voter registration forms from Greenlee County that we received in the mail last week.

Please let me know if you have any questions about the attached documents.

Regards,
Karen

Karen J. Hartman-Tellez
Steptoe & Johnson LLP
Collier Center
201 E. Washington St., Suite 1600
Phoenix, AZ 85004
Phone: 602.257.5255
Fax: 602.452.0933
E-mail: khartman@steptoe.com

STEPTOE & JOHNSON LLP


Washington DC • Phoenix • Los Angeles • New York • Chicago • London •
Brussels

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
copying, or forwarding this confidential communication and contact me immediately. Thank you.

From: FaxCenter, PH
Sent: Tuesday, December 04, 2007 10:06 AM
To: Hartman, Karen; Galvez, Michele
Subject: Emailing: 2GRE00069 - 2GRE00090

<<2GRE00069-2GRE00090.PDF>>

 You forwarded this message on 12/21/2007 3:14 PM.
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Nina Perales

From: Connor Colleen [connorc@mcao.maricopa.gov] **Sent:** Fri 11/30/2007 8:18 AM
To: Nina Perales; kathleenr@wb-law.com
Cc: Hartman, Karen; Diego Bernal
Subject: RE: Rejected Voter Registration Forms
Attachments:  [Cochise Voter Reg Forms.pdf\(3MB\)](#)

Attached are Cochise County's voter registration forms.

From: Nina Perales [mailto:nperales@MALDEF.org]
Sent: Thursday, November 29, 2007 3:04 PM
To: kathleenr@wb-law.com; Connor Colleen
Cc: Hartman, Karen; Diego Bernal
Subject: Rejected Voter Registration Forms

Dear Kathleen,

I have your letter of October 23, 2007 (enclosing "final CDs containing Voter Registration forms) and I also have the 11/21/07 email from Colleen enclosing Yuma County's forms. I have not yet received Cochise County forms from you. Can you send these by email if possible? Thank you very much.

Nina Perales

Southwest Regional Counsel

MALDEF


110 Broadway Suite 300

San Antonio, TX 78205

(210) 224-5476 ph

(210) 224-5382 fax



B

 You forwarded this message on 3/19/2008 3:01 PM.

Follow up

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Nina Perales

From: Connor Colleen [connorc@mcao.maricopa.gov] **Sent:** Wed 3/19/2008 10:44 AM
To: Nina Perales; David Urias; kathleenr@wb-law.com
Cc: Diego Bernal
Subject: RE: Gonzalez v. Arizona
Attachments:  [Cochise - 2006.pdf\(3MB\)](#)  [Cochise 03-11-08 Ltr to N Perales enclosing CD.pdf\(13KB\)](#)

Nina-

Attached is the cover letter sent with the copies of the uncounted conditional provisional and uncounted regular provisional ballots on March 11, 2008. It was sent by regular mail so there is no way to track it. I will re-send the disc via overnight mail because it is too large to e-mail. Attached are copies of just the uncounted conditional provisional envelopes from the 2006 primary and general elections.


Best regards,

Colleen Connor
Deputy County Attorney
Maricopa County Attorney's Office
222 N. Central Ave., Suite 1100
Phoenix, AZ 85003
Telephone: 602-506-0128
Fax: 602-506-8567

From: Nina Perales [mailto:nperales@MALDEF.org]
Sent: Tuesday, March 18, 2008 4:39 PM
To: David Urias; Connor Colleen; kathleenr@wb-law.com
Cc: Diego Bernal
Subject: RE: Gonzalez v. Arizona

You forwarded this message on 7/14/2008 2:19 PM.
Attachments can contain viruses that may harm your computer. Attachments may not display correctly.

Nina Perales

From: Connor Colleen [connorc@mcao.maricopa.gov] **Sent:** Mon 3/17/2008 3:01 PM
To: David Urias; kathleenr@wb-law.com
Cc: Nina Perales; Diego Bernal
Subject: RE: Gonzalez v. Arizona
Attachments:  [Gila County - Uncounted Cond Prov..pdf\(1MB\)](#)

Attached are copies of Gila County's uncounted conditional provisional ballot envelopes that were disclosed in the Response to the Request for Production of Documents in December, 2007. There were 4 from the 2006 primary and 13 from the 2006 general election. The last 3 are from the March 2006 election.

Colleen

From: David Urias [mailto:durias@MALDEF.org]
Sent: Monday, March 17, 2008 11:17 AM
To: Connor Colleen; kathleenr@wb-law.com
Cc: Nina Perales; Diego Bernal
Subject: RE: Gonzalez v. Arizona

We did not receive anything for the 2006 General or Primary Elections. We did receive some envelopes from the Presidential Preference Election.

David H. Urias

Mexican American Legal Defense

and Educational Fund

110 Broadway, Suite 300

San Antonio, Texas 78205

ph. (210) 224-5476

fx. (210) 224-5382

C

Nina Perales

From: Louis Lanier [LLanier@econone.com]
Sent: Thursday, February 28, 2008 4:31 PM
To: Nina Perales
Cc: Holly Presley
Subject: New Address List
Attachments: Address List 02.28.08.xls

Nina,
Here is an updated address list.


Louis

Louis R. Lanier, Ph.D.
Senior Economist


Econ One Research, Inc.
805 15th Street, NW, Suite 501
Washington, DC 20005

V: (202) 312-3052
C: (703) 403-8598

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Nina Perales

From: Louis Lanier [LLanier@econone.com] **Sent:** Mon 3/24/2008 9:51 AM
To: Nina Perales
Cc:
Subject: FW: Emailing: Address List 03.24.08.xls
Attachments:  [Address List 03.24.08.xls\(869KB\)](#)

<<Address List 03.24.08.xls>>
Address list attached.

-----Original Message-----


From: Holly Presley
To: Louis Lanier
Sent: 3/24/2008 9:36 AM
Subject: Emailing: Address List 03.24.08.xls

<<Address List 03.24.08.xls>>
The message is ready to be sent with the following file or link attachments:

Address List 03.24.08.xls


Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled.

D

 You replied on 7/6/2008 7:41 PM.

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Nina Perales

From: Holly Presley [HPresley@econone.com] **Sent:** Thu 5/1/2008 12:56 PM
To: Nina Perales
Cc: Louis Lanier
Subject: RE:
Attachments:  Uncounted Provisional Ballots EXPORT.xls(2MB)

Nina,

Attached in an Excel file of the Uncounted Conditional Provisional ballots. The file includes the Hispanic/Census tag that we appended. In addition, the file excludes individuals who did not provide a last name, as these were excluded from our analysis.

Let me know if you have any questions.

Holly

From: Nina Perales [mailto:nperales@MALDEF.org]
Sent: Thursday, May 01, 2008 3:52 PM
To: Holly Presley
Subject:

Here's my info, thanks.

Nina Perales

Southwest Regional Counsel

MALDEF

110 Broadway Suite 300

San Antonio, TX 78205

(210) 224-5476 ph

(210) 224-5382 fax

Confidentiality Notice: The information contained in this e-mail and any attachments may be legally privileged and confidential. If you are not an intended recipient, you are hereby notified that any dissemination, distribution or copying of this e-mail is strictly prohibited. If you have received this e-mail in error, please notify the sender and permanently delete the e-mail and any attachments immediately. You should not retain, copy or use this e-mail or any attachment for any purpose, nor disclose all or any part of the contents to any other person. Thank you.

E



MALDEF

Mexican American Legal Defense and Educational Fund

March 13, 2008

**San Antonio
Regional Office**
110 Broadway
Suite 300
San Antonio, TX 78205
Tel: 210.224.5476
Fax: 210.224.5382

Herta Weber
17300 N 88th Ave
Peoria, AZ 85382

**National Headquarters
Los Angeles
Regional Office**
634 S. Spring Street
Los Angeles, CA 90014
Tel: 213.629.2512
Fax: 213.629.0266

Dear Ms. Weber:

I am a civil rights lawyer working on a case about Arizona's voter registration system. The court has allowed me to write to you in connection with this case and your personal information is not being shared with the public. Any information that you provide to me in response to this letter will be kept confidential pursuant to a Court order.

**Atlanta
Regional Office**
34 Peachtree St NW
Suite 2500
Atlanta, GA 30303
Tel: 678.559.1071
Fax: 678.559.1079

Your request to register to vote was rejected by your county in Arizona because of a 2004 law known as Proposition 200. We have filed a lawsuit against this law because we believe Proposition 200 discriminates against immigrants who have become citizens, among others.

**Chicago
Regional Office**
11 East Adams Street
Suite 700
Chicago, IL 60603
Tel: 312.427.0701
Fax: 312.427.0691

The right to vote is one of the most important rights in our country. As a naturalized citizen, you have the right to vote equal to all other citizens. It is the goal of the lawsuit to make sure that Arizona accepts the voter registration applications of naturalized citizens.

**Houston
Program Office**
Ripley House
4410 Navigation
Suite 118
Houston, TX 77011
Tel: 713.315-6404
Fax: 713.315-6404

I would like to speak with you about your voter registration application and learn more about your experience trying to register to vote in Arizona. My organization works on this case without charging any fees. I am only contacting you for information.

**Sacramento
Satellite Office**
1107 9th Street
Suite 240
Sacramento, CA 95814
Tel: 916.443.7531
Fax: 916.443.1541

Please feel free to respond to me at the phone number or email address provided below. Your assistance is greatly appreciated, but you are not required to provide any information to me. As I mentioned above, any information you share with me will be kept confidential and if you give me permission to share any information with the Court, it will be protected and not shared with the public. Thank you.

**Washington, D.C.
Regional Office**
1016 16th Street, NW
Suite 100
Washington, DC 20036
Tel: 202.293.2828
Fax: 202.293.2849

Sincerely,

Nina Perales
Southwest Regional Counsel
(210) 224-5476
nperales@maldef.org

3/24/08

A note
for you...

Dear Ms. Perales,
In response to your
letter, what is this prop. 200
nonsense?

I moved from California to
Arizona in May '07. I have voted
in every election since T.F.K.

① Enclosed is a copy of my
naturalization certificate.

② I am a Veteran, having
served 24 years in the
Military Service of this
Country!

You may use this information
in any way you see fit.

Please keep me informed regarding
the outcome of this case.

Sincerely

Herbert A. Weber
CDR, MSC, USN (Ret)

F



MALDEF

Mexican American Legal Defense and Educational Fund

17 de Marzo 2008

**San Antonio
Regional Office**
110 Broadway
Suite 300
San Antonio, TX 78205
Tel: 210.224.5476
Fax: 210.224.5382

Martha Higuera
10813 W Rdma Ave
Phoenix, AZ 85037

**National Headquarters
Los Angeles
Regional Office**
634 S. Spring Street
Los Angeles, CA 90014
Tel: 213.629.2512
Fax: 213.629.0288

Estimado(a) Srta. Higuera:

Le escribo la presente con la esperanza de obtener su ayuda. Soy abogado(a) trabajando en una demanda sobre el sistema de registro de votación del estado de Arizona. Nos comunicamos con Ud. como residente y votante de Arizona pues obtuvimos su información con el permiso del tribunal federal y se nos prohíbe hacer público su información. Cualquier información que usted me proporcione en respuesta a esta carta será guardada confidencialmente conforme a la orden judicial.

**Atlanta
Regional Office**
34 Peachtree St NW
Suite 2500
Atlanta, GA 30303
Tel: 678.559.1071
Fax: 678.559.1079

A razón de una ley del 2004 llamada La Propuesta 200, el condado rechazó su solicitud para registrarse para votar. Hemos entablado una demanda contra esta ley porque creemos que dicha propuesta discrimina contra los inmigrantes que se han hecho ciudadanos.

**Chicago
Regional Office**
11 East Adams Street
Suite 700
Chicago, IL 60603
Tel: 312.427.0701
Fax: 312.427.0691

El derecho a votar es uno de los derechos más importantes en nuestro país. Como ciudadano naturalizado, usted tiene el derecho a votar igual que todos los otros ciudadanos. El propósito de esta demanda es asegurar que el estado de Arizona acepte las solicitudes de registro para votar de todos los ciudadanos naturalizados.

**Houston
Program Office**
Ripley House
4410 Navigation
Suite 118
Houston, TX 77011
Tel: 713.315-6494
Fax: 713.315-6404

Quisiera hablar con usted más detenidamente sobre su experiencia al intentar registrarse para votar en Arizona y sobre su solicitud de votar. Mi organización trabaja en este caso gratuitamente. Me comunico con Ud. simplemente para adquirir más información.

**Sacramento
Satellite Office**
1107 9th Street
Suite 240
Sacramento, CA 95814
Tel: 916.443.7531
Fax: 916.443.1541

Por favor no dude en comunicarse conmigo por medio del número telefónico incluido en esta carta. Como ya le mencioné, toda información que comparta conmigo será guardada confidencialmente. Le agradezco de antemano su gentilidad en esta cuestión. Muchas gracias.

**Washington, D.C.
Regional Office**
1016 16th Street, NW
Suite 100
Washington, DC 20036
Tel: 202.293.2828
Fax: 202.293.2849

Atentamente,

Marisol L. Perez
Abogada
mperez@maldef.org
(210) 224-5476

3/25/08

INFORMATION SHEET FOR REJECTED VOTERS

NAME Martha Hijera

PHONE NUMBER 623-877-3508

Spanish

Introduction

- Thank you for calling
- As we mentioned in the letter, I am a civil rights lawyer working on a case about Arizona's voter registration system.
- Your personal information is not being shared with the public.
- We appreciate your assistance, but you are not required to provide any information to me.
- My organization works on this case without charging any fees. I am only contacting you for information.

Questions about their registration

-
-
-
-

✓
+ U.S. sup.
citizen copy

J.S. citizen?
+ mail

all)

nat'd in
e. 1998

ms)

cut copy to voter reg office

• Do you have any of the following? CIRCLE

U.S. Birth Certificate

Naturalization Certificate

U.S. Passport

Native American ID

AZ Drivers License dated after 1996

UMP.

G



MALDEF

Mexican American Legal Defense and Educational Fund

May 8, 2008

**San Antonio
Regional Office**
110 Broadway
Suite 300
San Antonio, TX 78205
Tel: 210.224.5476
Fax: 210.224.5382

Brenda Rogers
Softonic/Levee Rd
Stotonic, AZ

Dear Brenda Rogers:

I am a civil rights lawyer working on a case about Arizona's voting system. The court has allowed me to write to you in connection with this case and your personal information is not being shared with the public. Any information that you provide to me in response to this letter will be kept confidential pursuant to a Court order.

You went to vote on Election Day but your ballot was not counted because of a 2004 law known as Proposition 200. We have filed a lawsuit against this law because we believe Proposition 200 discriminates against voters who do not have certain kinds of identification.

The right to vote is one of the most important rights in our country. As a registered voter, you have the right to vote equal to all other citizens. It is the goal of the lawsuit to make sure that Arizona accepts voters at the polls even if they don't have a driver's license or utility bill.

I would like to speak with you about your experience trying to vote. My organization works on this case without charging any fees. I am only contacting you for information.

Please feel free to respond to me at the phone number or email address provided below. Your assistance is greatly appreciated, but you are not required to provide any information to me. As I mentioned above, any information you share with me will be kept confidential and if you give me permission to share any information with the Court, it will be protected and not shared with the public. Thank you.

Sincerely,

Nina Perales
Southwest Regional Counsel
(877) 224-5476 (toll free)
nperales@maldef.org

**National Headquarters
Los Angeles
Regional Office**
634 S. Spring Street
Los Angeles, CA 90014
Tel: 213.629.2512
Fax: 213.629.0288

**Atlanta
Regional Office**
34 Peachtree St NW
Suite 2500
Atlanta, GA 30303
Tel: 678.559.1071
Fax: 678.559.1079










**Chicago
Regional Office**
11 East Adams Street
Suite 700
Chicago, IL 60603
Tel: 312.427.0701
Fax: 312.427.0691

**Houston
Program Office**
Ripley House
4410 Navigation
Suite 118
Houston, TX 77011
Tel: 713.315-6494
Fax: 713.315-6404

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Satellite Office**
1107 9th Street
Suite 240
Sacramento, CA 95814
Tel: 916.443.7531
Fax: 916.443.1541

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1016 16th Street, NW
Suite 100
Washington, DC 20036
Tel: 202.293.2828
Fax: 202.293.2849

Microsoft Office
Outlook Web Access

-  Inbox
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-  Calendar
-  Contacts
-  Tasks
-  Folders
-  Public Folders
-  Options
-  Log Off

 Reply  Reply to all  Forward |   X |  Close |  Help

From: Nina Perales Sent: Fri 7/11/2008 6:11 PM

To: Diego Bernal

Cc:

Subject: FW: Your letter dated may 8

Attachments:

[View As Web Page](#)

From: Bren Rogers [mailto:zona2bren@yahoo.com]

Sent: Tue 5/13/2008 8:12 AM

To: Nina Perales

Subject: RE: Your letter dated may 8

Ms Perales,

I received a letter from you on May 12, 2008. Your letter was dated May 8, 2008. It was in regards to the recent Primary election in which my husband and I received notice that our votes were not counted due to the fact our address could not be verified.

Our situation was as follows:

We live on the Gila River Indian Reservation. We are not Native Americans. We pastor an all Native American Church and live in the village of Stotonic. We have lived here for three years. Our physical residence is on a dirt road. We have no street signs or house numbers. Our road is West Levee. There is no mail delivery here. We get our mail via a P.O. Box in Chandler. Our drivers license has our old Chandler Street Address on them. We vote at District Four Service Center. Our name was on their register. We each had our voter registration card, our drivers license. They could verify the lot number and the street we live on where the church is located. They allowed us to vote. But because our physical address, our mailing address and the address on our drivers license were different, we were informed by letter after we voted that our vote didn't count.

You may use any of this information that might help you. My phone number is 520-418-1150 if you need to speak with me.

Thank you,
Brenda Rogers

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MALDEF

Mexican American Legal Defense and Educational Fund

May 8, 2008

**San Antonio
Regional Office**
110 Broadway
Suite 300
San Antonio, TX 78205
Tel: 210.224.5476
Fax: 210.224.5382

Steven Fulton
3220 W Hanna Rd
Eloy, AZ 85231

Dear Steven Fulton:

**National Headquarters
Los Angeles
Regional Office**
634 S. Spring Street
Los Angeles, CA 90014
Tel: 213.629.2512
Fax: 213.629.0266

I am a civil rights lawyer working on a case about Arizona's voting system. The court has allowed me to write to you in connection with this case and your personal information is not being shared with the public. Any information that you provide to me in response to this letter will be kept confidential pursuant to a Court order.

**Atlanta
Regional Office**
34 Peachtree St NW
Suite 2500
Atlanta, GA 30303
Tel: 678.559.1071
Fax: 678.559.1079

You went to vote on Election Day but your ballot was not counted because of a 2004 law known as Proposition 200. We have filed a lawsuit against this law because we believe Proposition 200 discriminates against voters who do not have certain kinds of identification.

**Chicago
Regional Office**
11 East Adams Street
Suite 700
Chicago, IL 60603
Tel: 312.427.0701
Fax: 312.427.0691

The right to vote is one of the most important rights in our country. As a registered voter, you have the right to vote equal to all other citizens. It is the goal of the lawsuit to make sure that Arizona accepts voters at the polls even if they don't have a driver's license or utility bill.

**Houston
Program Office**
Ripley House
4410 Navigation
Suite 118
Houston, TX 77011
Tel: 713.315-6494
Fax: 713.315-6404

I would like to speak with you about your experience trying to vote. My organization works on this case without charging any fees. I am only contacting you for information.

**Sacramento
Satellite Office**
1107 9th Street
Suite 240
Sacramento, CA 95814
Tel: 916.443.7531
Fax: 916.443.1541

Please feel free to respond to me at the phone number or email address provided below. Your assistance is greatly appreciated, but you are not required to provide any information to me. As I mentioned above, any information you share with me will be kept confidential and if you give me permission to share any information with the Court, it will be protected and not shared with the public. Thank you.

**Washington, D.C.
Regional Office**
1016 16th Street, NW
Suite 100
Washington, DC 20036
Tel: 202.293.2828
Fax: 202.293.2849

Sincerely,

Nina Perales
Southwest Regional Counsel
(877) 224-5476 (toll free)
nperales@maldef.org

5/13/08

5/13/08 Donna Fulton - call her Mondays or weekends

NAME Steve Fulton PHONE NUMBER (928) 651-4572

3220 W Hanna Rd (928) 651-4573
Deloy AZ 85231

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Retired - worked for a corrections agency for
30 years really wants to participate

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MALDEF

Mexican American Legal Defense and Educational Fund

May 8, 2008

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Regional Office**
110 Broadway
Suite 300
San Antonio, TX 78205
Tel: 210.224.5476
Fax: 210.224.5882

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3220 W Hanna Rd
Eloy, AZ 85231

Dear Donna Fulton:

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Regional Office**
634 S. Spring Street
Los Angeles, CA 90014
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I am a civil rights lawyer working on a case about Arizona's voting system. The court has allowed me to write to you in connection with this case and your personal information is not being shared with the public. Any information that you provide to me in response to this letter will be kept confidential pursuant to a Court order.

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**Washington, D.C.
Regional Office**
1016 16th Street, NW
Suite 100
Washington, DC 20036
Tel: 202.293.2828
Fax: 202.293.2849

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Nina Perales
Southwest Regional Counsel
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3220 W Hama Rd (928) 651-4573
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Retired - worked for a corrections agency for 30 years really wants to participate

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1 Nina Perales, TX SBN: 24005046
2 Diego Bernal, TX SBN: 24048350
3 David H. Urias, NM SBN: 14718
4 MEXICAN AMERICAN LEGAL
5 DEFENSE AND EDUCATIONAL FUND
6 110 Broadway, Suite 300
7 San Antonio, TX 78205
8 Ph: (210) 224-5476
9 nperales@maldef.org
10 dbernal@maldef.org
11 durias@maldef.org

12 Daniel R. Ortega, Jr., SBN: 005015
13 ROUSH, MCCracken, GUERRERO,
14 MILLER & ORTEGA
15 650 North Third Avenue
16 Phoenix, Arizona 85003
17 Ph: (602) 253-3554
18 danny@rmgmoinjurylaw.com

19 Karl J. Sandstrom
20 PERKINS COIE, LLP
21 607 Fourteenth Street, N.W., Suite 800
22 Washington, D.C. 20005
23 Ph:(202)434-1639
24 ksansdstrom@perkinscoie.com

25 Attorneys for Gonzalez Plaintiffs

26 IN THE UNITED STATES DISTRICT COURT
27 FOR THE DISTRICT OF ARIZONA

28 Maria M. Gonzalez, et al.,
29
30 Plaintiffs,

31 vs.

32 State of Arizona, et al,
33
34 Defendants.

) No. CV-06-1268-PHX-ROS(Lead)
) No. CV-06-1362-PCT-ROS
) No. CV-06-1575-PCT-ROS

) **DECLARATION OF MICHELLE**
) **GARZA**

) (Assigned to the
) Honorable Roslyn O. Silver)

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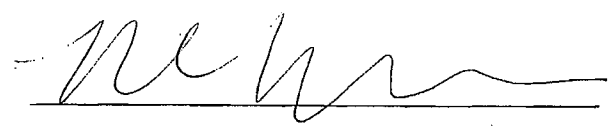
Michelle Garza declares:

1. My name is Michelle Garza and I am over 18 years old. I am fully competent to make this declaration.
2. I currently live at 8000 Oakdell Way #12022, San Antonio, TX 78240. I am a law student at St. Mary's University School of Law.
3. I am currently employed as a legal intern at the Mexican American Legal Defense and Educational Fund [MALDEF] in San Antonio, Texas.
4. On or about May 22, 2008, Ms. Karen Rene Lewsader phoned our office and the MALDEF receptionist routed her call through to me.
5. When I spoke to Ms. Lewsader she informed me that she had received a letter from MALDEF regarding Proposition 200's voter identification requirements. She told me further that she had an experience where she could not cast a regular ballot and was given a conditional provisional ballot instead.
6. Following that conversation I spoke to Ms. Lewsader on several further occasions to learn the details of her inability to cast a regular ballot.

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I declare under penalty of perjury under the laws of the United States of America
that the foregoing is true and correct.

Executed on 7-12-08



Michelle Garza

K

Barbara Corke

[Redacted]

[Redacted]

[Redacted]

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








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






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
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Microsoft Office
Outlook Web Access

-  Inbox
-  Junk E-mail
-  Calendar
-  Contacts
-  Tasks
-  Folders
-  Public Folders
-  Options
-  Log Off

 Reply  Reply to all  Forward   X  Close  Help

 You forwarded this message on 6/2/2008 1:01 PM.

From: Carol Dicks [carol@mosaicexpress.com] Sent: Mon 6/2/2008 12:51 PM

To: Diego Bernal

Cc:

Subject: Order#67238

Attachments:

[View As Web Page](#)

Diego,
Your order# here is 67238.
Your postage cost will be approx.\$8262.54. We will be sending these out as a Bulk Presort Mailing.
Your cost for the Inkjetting of Envelopes (Mosaic Express provides)/Letters, Printing of the Letters and Match Mailing will be \$6750.00

Can you send me a check for the Postage amount as we would need this before we mail the letters out.
If your cost is more, it would not be substantially more, if it is less, then we would apply the less amount to the rest of the order.

Let me know.

Thank you

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1 Pursuant to Rule 26 (a)(1) of the Federal Rules of Civil Procedure, the Gonzalez
2 Plaintiffs provide the following supplemental pretrial disclosures:
3

4 **REQUIRED DISCLOSURES**

5 I. **RULE (26)(A)(1(A)). THE NAME AND, IF KNOWN, THE ADDRESS AND**
6 **TELEPHONE NUMBER OF EACH INDIVIDUAL LIKELY TO HAVE**
7 **DISCOVERABLE INFORMATION THAT THE DISCLOSING PARTY MAY**
8 **USE TO SUPPORT ITS CLAIMS OR DEFENSES, UNLESS SOLELY FOR**
9 **IMPEACHMENT, IDENTIFYING THE SUBJECT OF THE INFORMATION:**

10 **Response:**

NAME	ADDRESS	SUBJECT OF INFORMATION
PENNY L. PEW Apache County Election Director	c/o Christopher E. Candelaria Bradley Carlyon Jason Moore Apache County Attorney's Office P.O. Box 637 St. Johns, AZ 85936 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
THOMAS SCHELLING Cochise County Election Director	c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
PATTY HANSEN Coconino County Election Director	c/o Jean Wilcox Michael Lessler Deputy County Attorney 110 East Cherry Avenue Flagstaff, AZ 86001 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.

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DIXIE MUNDY Gila County Election Director	c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
JUDY DICKERSON Graham County Election Director	c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
YVONNE PEARSON Greenlee County Election Director	c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Building 2810 North Third Street Phoenix, AZ 85004 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
DONNA J. HALE La Paz County Election Director	c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.

1 2 3 4 5 6	HELEN PURCELL Maricopa County Recorder	c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
7 8 9 10 11 12	KAREN OSBORNE Maricopa County Election Director	c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
13 14 15 16 17	ALLEN TEMPERT Mohave County Election Director	c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
18 19 20 21 22	KELLY DASTRUP Navajo County Election Director	c/o Melvin R. Bowers, Jr. Lance B. Payette Navajo County Attorney's Office P.O. Box 668 Holbrook, AZ 86025 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
23 24 25 26 27 28	BRAD R. NELSON Pima County Election Director	c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.

<p>1 2 3 4 5 6</p> <p>ANN RODRIGUEZ Pima County Recorder</p>	<p>c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004</p> <p><i>Attorneys of record</i></p>	<p>Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.</p>
<p>7 8 9 10 11 12</p> <p>GILBERTO HOYOS Pinal County Election Director</p>	<p>c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004</p> <p><i>Attorneys of record</i></p>	<p>Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.</p>
<p>13 14 15 16 17</p> <p>MELINDA MEEK Santa Cruz County Election Director</p>	<p>c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004</p> <p><i>Attorneys of record</i></p>	<p>Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.</p>
<p>18 19 20 21 22 23</p> <p>LYNN A. CONSTABILE Yavapai County Election Director</p>	<p>c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004</p> <p><i>Attorneys of record</i></p>	<p>Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.</p>
<p>24 25 26 27 28</p> <p>PATTI MADRILL Yuma County Election Director</p>	<p>c/o Dennis I. Wilenchik Kathleen E. Rapp Wilenchik & Bartness, P.C. The Wilenchik & Bartness Bldg. 2810 North Third Street Phoenix, AZ 85004</p> <p><i>Attorneys of record</i></p>	<p>Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.</p>

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JASPER ALTAHA Maricopa Voter Registration Manager	c/o Andrew P. Thomas 3101 W. Jefferson, Ste. 800 Phoenix, AZ 85009	
ARN PEARSON (Common Cause)	c/o Mexican American Legal Defense and Educational Fund 110 Broadway, Suite 300 San Antonio, TX 78205 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
ANTONIO GONZALEZ (Southwest Voter Registration Education Project)	c/o Mexican American Legal Defense and Educational Fund 110 Broadway, Suite 300 San Antonio, TX 78205 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
LUZ SARMINA- GUTIERREZ (Valle Del Sol)	c/o Mexican American Legal Defense and Educational Fund 110 Broadway, Suite 300 San Antonio, TX 78205 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
MONICA SANDCHAFER (ACORN) Head Organizer, Arizona	c/o Mexican American Legal Defense and Educational Fund 110 Broadway, Suite 300 San Antonio, TX 78205 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.
SAL MARTINEZ (Chicanos Por La Causa)	c/o Mexican American Legal Defense and Educational Fund 110 Broadway, Suite 300 San Antonio, TX 78205 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.

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<p>KAT RODRIGUEZ Coalicion de Derechos Humanos Alianzo Indigena Sin Fronteras</p>	<p>631 S. 6th Ave. P.O.1 Box 1286 Tucson, AZ 85702 (520) 770-1373</p>	<p>Has knowledge of racial discrimination against Latinos in Arizona.</p>
<p>TIO TACHIAS</p>	<p>(602) 309-2634</p>	<p>Has knowledge of the Senate factors, including racially polarized voting and racial discrimination against Latinos in Arizona.</p>
<p>ALFREDO GUTIERREZ</p>	<p>(602) 370-4880</p>	<p>Has knowledge of the Senate factors, including racially polarized voting and racial discrimination against Latinos in Arizona.</p>
<p>PETE RIOS State Representative</p>	<p>House of Representatives 1700 W. Washington Rm. 334 Phoenix, AZ 85007 (602) 926-5761</p>	<p>Has knowledge of the Senate factors, including racially polarized voting and racial discrimination against Latinos in Arizona.</p>
<p>ELIZABETH ARCHULETA Coconino Board of Supervisors</p>	<p>(928) 779-6798</p>	<p>Has knowledge of the experience of Latino candidates in Arizona.</p>
<p>RAUL GRIJALVA United States Congressman</p>	<p>810 E. 22nd St. Suite 102 Tucson, AZ 85713 ph (520) 622-6788 fax (520) 622-0198</p>	<p>Has knowledge of the Senate factors, including racially polarized voting and racial discrimination against Latinos in Arizona.</p>

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THOMAS WILKEY, EAC Executive Director	US Election Assistance Commission 1225 New York Avenue, Suite 1100 Washington, DC 20005 (866) 747- 1471	Has knowledge of the activities and structure of the EAC.
CAESAR RAMIREZ Santa Cruz County Treasurer	c/o George Silva 2150 N. Congress Dr. Ste. 201 Nogales, AZ 85621 <i>Attorney of record</i>	Custodian of uncounted provisional ballots with knowledge of how they are maintained.
ROSS JACOBS Yavapai County Treasurer	c/o Sheila Polk 255 E. Gurley Street Prescott, AZ 86301 <i>Attorney of record</i>	Custodian of uncounted provisional ballots with knowledge of how they are maintained.
MANNY HERNANDEZ Navajo County Treasurer	100 Carter P.O. Box 668 Holbrook, AZ 86025	Custodian of uncounted provisional ballots with knowledge of how they are maintained.
DOLORES DOOLITTLE Pinal County Treasurer	c/o Chris Roll 31 N. Pinal Street, Bldg D Florence, AZ 85232 <i>Attorney of record</i>	Custodian of uncounted provisional ballots with knowledge of how they are maintained.
BETH FORD Pima County Treasurer	c/o Dan Jurkowitz 32 N. Stone, Suite 1400 Tucson, AZ 85701 <i>Attorney of record</i>	Custodian of uncounted provisional ballots with knowledge of how they are maintained.

1 2 3 4	LEE FABRIZIO Mohave County Treasurer	c/o Matthew Smith 315 N. 4 th St. Kingman, AZ 86401	Custodian of uncounted provisional ballots with knowledge of how they are maintained.
5 6 7 8 9	BONNY K. LYNN Coconino County Treasurer	c/o Jean Wilcox 110 E. Cherry Flagstaff, AZ 86001 <i>Attorney of record</i>	Custodian of uncounted provisional ballots with knowledge of how they are maintained.
10 11 12 13	ELLEN SOLPER La Paz County Treasurer	c/o Martin Brannan 1320 Kofa Ave. Parker, AZ 85344 <i>Attorney of record</i>	Custodian of uncounted provisional ballots with knowledge of how they are maintained.
14 15 16 17 18 19	MARSHA BONHAM Cochise County Treasurer	c/o Britt Hanson Court House Annex 150 Quality Hill Road, 2d Floor Bisbee, AZ 85603	Custodian of uncounted provisional ballots with knowledge of how they are maintained.
20 21 22 23	KATHERINE ARVISIO Apache County Treasurer	c/o Chriss Candelaria 70 W. 3 rd St. S St. Johns, AZ 85963	Custodian of uncounted provisional ballots with knowledge of how they are maintained.
24 25 26 27 28	PATRICIA HERNANDEZ Greenlee County Treasurer	c/o Derek Rapier 253 Fifth St. Clifton, AZ 85533 <i>Attorney of record</i>	Custodian of uncounted provisional ballots with knowledge of how they are maintained.

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<p>DEBORA SAVAGE Gila County Treasurer</p>	<p>c/o Daisy Flores 1400 E. Ash Street Globe, AZ 85501</p>	<p>Custodian of uncounted provisional ballots with knowledge of how they are maintained.</p>
<p>JEAN REYNOLDS Graham County Treasurer</p>	<p>c/o Kenny Angle 800 W. Main Street Safford, AZ 85546 <i>Attorney of record</i></p>	<p>Custodian of uncounted provisional ballots with knowledge of how they are maintained.</p>
<p>KAREN S. FRITZ Yuma County Treasurer</p>	<p>c/o John Smith 250 W. 2nd Street, Ste. G Yuma, AZ 85364</p>	<p>Custodian of uncounted provisional ballots with knowledge of how they are maintained.</p>
<p>CHARLES HOSKINS Maricopa County Treasurer</p>	<p>c/o Andrew P. Thomas 3101 W. Jefferson, Ste. 800 Phoenix, AZ 85009 <i>Attorney of record</i></p>	<p>Custodian of uncounted provisional ballots with knowledge of how they are maintained.</p>
<p>DONNA COLLINS Arizona Motor Vehicles Division</p>	<p>c/o Carrie Brennan Barbara Bailey 1275 West Washington St. Phoenix, AZ 85007-1298</p>	<p>Has knowledge of Arizona Motor Vehicles Division's policies and practices.</p>
<p>CINDY GAGE Arizona Motor Vehicles Division</p>	<p>c/o Carrie Brennan Barbara Bailey 1275 West Washington St. Phoenix, AZ 85007-1298</p>	<p>Has knowledge of Arizona Motor Vehicles Division's policies and practices.</p>

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<p>ANNE YANOFSKY East Central Region Manager, Arizona Motor Vehicles Division</p>	<p>c/o Carrie Brennan Barbara Bailey 1275 West Washington St. Phoenix, AZ 85007-1298</p>	<p>Has knowledge of Arizona Motor Vehicles Division's policies and practices.</p>
<p>JOSEPH KANEFIELD Secretary of State Representative</p>	<p>c/o Carrie Brennan Barbara Bailey 1275 West Washington St. Phoenix, AZ 85007-1298</p>	<p>Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.</p>
<p>JASPER ALTAHA Maricopa Voter Registration Manager</p>	<p>c/o Andrew P. Thomas 3101 W. Jefferson, Ste. 800 Phoenix, AZ 85009</p>	<p>Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.</p>
<p>SUE STALLWORTH Yuma County Interim County Director</p>	<p>c/o Kathleen E. Rapp, Esq. 14 WILENCHIK & BARTNESS 2810 North Third Street 15 Phoenix, Arizona 85004 <i>Attorneys of record</i></p>	<p>Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.</p>
<p>KRYSTY MARIN Yuma Voter Registration Coordinator</p>	<p>c/o Kathleen E. Rapp, Esq. 14 WILENCHIK & BARTNESS 2810 North Third Street 15 Phoenix, Arizona 85004 <i>Attorneys of record</i></p>	<p>Has knowledge of the implementation and effect of Proposition 200 on voter registrants and voters.</p>

<p>1 2 3 4 5 6</p> <p>GERRI RATLIFF U.S. Customs and Immigration</p>	<p>c/o Peter Gregory Office of the Chief Counsel U.S. CIS, U.S. Department of Homeland Security 20 Massachusetts Ave. Washington, DC 20529</p>	<p>Has knowledge of immigration law and administrative policies.</p>
<p>7 8 9 10 11</p> <p>MICHAEL QUINN U.S. Customs and Immigration</p>	<p>c/o Peter Gregory Office of the Chief Counsel U.S. CIS, U.S. Department of Homeland Security 20 Massachusetts Ave. Washington, DC 20529</p>	<p>Has knowledge of immigration law and administrative policies.</p>
<p>12 13 14 15</p> <p>HERTA ANTOINETTE WEBER</p>	<p>17300 N 88th Ave Peoria, AZ 85382 (623) 243-5439</p>	<p>Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.</p>
<p>16 17 18 19 20</p> <p>MARTHA BELLE CALLAWAY</p>	<p>(520) 885-1749</p>	<p>Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.</p>
<p>21 22 23 24 25 26 27 28</p> <p>GLENDA GONZALEZ</p>	<p>11705 W. Jackson St. Avondale, AZ 85323 (623) 691-6021</p>	<p>Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.</p>

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CECILIA SERRANO	6953 West Palm Lane Phoenix, AZ 85035 (602) 413-3255	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
MYRIAM ALLEN	10201 N. 44 th Dr. Glendale, AZ 85302 (623) 328-8958	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
LUZ MACKDOLLY WIERZBINSKI	7555 N. Oraeek Rd Tuscon AZ 85704 (520) 551-2314	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
CECIL A. DAVIS	17641 N. 35 th St., Phoenix AZ (602) 368-5659	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
MARGOT A. ALLEN	14003 W Aleppo Dr., Sun City West AZ 85375 (623) 466-9942	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
LILY M. MEIJER	7762 E. Marquise Dr. Tucson AZ 85715 (520) 751-3853	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.

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WILLIAM P. FITZPATRICK	1402 E. Osborn Rd., Apt. 12 Phoenix AZ 85014 (602) 595-1751 (602) 321-2829 cell	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
SUSAN RUFRANO	16768 W Romero Ln. Surprise AZ 85387 (623) 398-8585	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
ELVA QUINTERO	8044 E Jan Ave. Mesa AZ 85209 (480) 635-2724	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
MARTHA HIGUERA	10813 W Rdma Ave. Phoenix AZ 85037 (623) 877-3508	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
BELINDA SALDANA	3337 Garden Ln. Avondale AZ 85392 (623) 877-0651	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
LOURDES SANCHEZ	8841 W Watkins St. Tolleson AZ 85353 (623) 547-6741	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.

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DARNELL LAMONT STALLWORTH	8650 Peoria Ave. Peoria AZ 85345 (602) 437-5145	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
ATAUL A. MANNAN	3601 W Tierra Buena Ln. Phoenix AZ 85028 (602) 588-9550	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
FRANCES MARGARET GUNN	4554 Yucca St. Phoenix AZ 85028 (602) 923-1404	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
AMY MARIE SMITH	400 E Usaoe Ln. Payson, AZ 85541 (928) 978-3713	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
PAULA CONTRERAS	22105 W. Solano Dr. Buckeye AZ 85236 (623) 691-6375	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
ELIZABETH SATOW	6671 S Draper Rd Tucson, AZ , 85757 (520) 578-7714	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.

1 2 3 4 5	REYNA VALENCIA	1444 W. Wood Dr. Phoenix, AZ 85029 (602) 432-7868 or (602) 789-8017	Has knowledge of the impact of Proposition 200's voting provisions on voter registrants.
6 7 8 9	ANTONIO M. KILSTROM	643 W. Atlanta Ave. Phoenix, AZ 85041 (928) 951-2434	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.
10 11 12 13	KAREN HOFFMAN	8135 N. 35 th Ave. #1104 Phoenix, AZ (602) 841-1406	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.
14 15 16 17	S. TODD ROSS	960 W. Southern Ave. C-164 Mesa, AZ 85201 (480) 518-4207	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.
18 19 20 21 22	MAURICE J. EVANS	8028 S. Central Ave. #2012 Phoenix, AZ 85042 (602) 503-7074	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.
23 24 25 26	JOCELYN MCCARTHY	604 W. 8th Ave. # 208 Mesa, AZ 85210	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.

1 **II. RULE 26(A)(1)(B). – A COPY OF, OR A DESCRIPTION BY CATEGORY AND**
2 **LOCATION OF, ALL DOCUMENTS, DATA COMPILATIONS, AND**
3 **TANGIBLE THINGS IN THE POSSESSION, CUSTODY, OR CONTROL OF**
4 **THE PARTY THAT THE DISCLOSING PARTY MAY USE TO SUPPORT ITS**
5 **CLAIMS OR DEFENSES, UNLESS SOLELY FOR IMPEACHMENT.**

6 **Responses:**

7 Gonzalez Plaintiffs currently possess documents believed to be relevant to this
8 action which Gonzalez Plaintiffs may use to support their claims. The documents
9 include rejected voter registration forms; documents related to fees associated with
10 obtaining verification documents; various news articles discussing the effects of
11 Proposition 200; and declarations and exhibits that compromise portions of the record to
12 date. All documents are located at 110 Broadway, Suite 300, San Antonio, TX 78205.
13

14
15 **III. RULE 26(A)(1)(C). – A COMPUTATION OF ANY CATEGORY OF DAMAGES**
16 **CLAIMED BY THE DISCLOSING PARTY, MAKING AVAILABLE FOR**
17 **INSPECTION AND COPYING AS UNDER RULE 34 THE DOCUMENTS OR**
18 **OTHER EVIDENTIARY MATERIAL, NOT PRIVILEGED OR PROTECTED**
19 **FROM DISCLOSURE, ON WHICH SUCH COMPUTATION IS BASED,**
20 **INCLUDING MATERIALS BEARING ON THE NATURE AND EXTENT OF**
21 **INJURIES SUFFERED.**

22 **Response:**

23 There is no damages claim in this case.

24 **IV. RULE 26(a)(1)(D). – FOR INSPECTION AND COPYING AS UNDER RULE 34**
25 **ANY INSURANCE AGREEMENT UNDER WHICH ANY PERSON CARRYING**
26 **ON AN INSURANCE BUSINESS MAY BE LIABLE TO SATISFY PART OR**
27 **ALL OF A JUDGMENT WHICH MAY BE ENTERED IN THE ACTION OR TO**
28 **IDENMNIFY OR REIMBURSE FOR PAYMENTS MADE TO SATISFY THE**
JUDGMENT.

Response:

1 Plaintiffs are unaware of any applicable insurance agreement at this time.

2 DATED this 9th day of May, 2008. Respectfully submitted,
3

4 By: s/Diego Bernal
5 Diego M. Bernal

6 Counsel for Plaintiffs
7 Gonzalez, et al.

8 CERTIFICATE OF SERVICE

9 I hereby certify that on the 9th day of May, 2008, I caused the foregoing
10 document to be electronically transmitted to the Clerk's Office using the CM/ECF
11 System for filing and transmittal of a Notice of Electronic Filing to CM/ECF registrants.

12 COPY of the foregoing mailed with Notice
13 of Electronic Filing this 9th day of May, 2008 to:

14 The Honorable Roslyn O. Silver
15 United States District Court
16 Sandra Day O'Connor U.S. Courthouse, Suite 624
17 401 West Washington Street, SPC 59
Phoenix, AZ 85003-2158

18 s/ Diego Bernal
19 Diego Bernal

1 Nina Perales, TX SBN: 24005046
Diego Bernal, TX SBN: 24048350
2 MEXICAN AMERICAN LEGAL
DEFENSE AND EDUCATIONAL FUND
3 110 Broadway, Suite 300
San Antonio, TX 78205
4 Ph: (210) 224-5476
nperales@maldef.org
5 dbernal@maldef.org

6 Daniel R. Ortega, Jr., SBN: 005015
ROUSH, MCCRACKEN, GUERRERO,
7 MILLER & ORTEGA
650 North Third Avenue
8 Phoenix, Arizona 85003
Ph: (602) 253-3554
9 danny@rmgmoinjurylaw.com

10 Karl J. Sandstrom
PERKINS COIE, LLP
11 607 Fourteenth Street, N.W., Suite 800
Washington, D.C. 20005
12 Ph:(202)434-1639
13 ksansdstrom@perkinscoie.com

14 Attorneys for Gonzalez Plaintiffs

15
16 IN THE UNITED STATES DISTRICT COURT
17 FOR THE DISTRICT OF ARIZONA

18	Maria M. Gonzalez, et al.,)	No. CV-06-1268-PHX-ROS(Lead)
19)	No. CV-06-1362-PCT-JAT(Cons.)
20	Plaintiffs,)	No. CV-06-1575-PHX-EHC(Cons.)
21)	
22	vs.)	SECOND SUPPLEMENT TO
23)	GONZALEZ PLAINTIFFS' INITIAL
24	State of Arizona, et al,)	DISCLOSURES PURSUANT TO
25)	FED. R. CIV. P. 26 (a)(1)
26	Defendants.)	
27)	(Assigned to the
28)	Honorable Roslyn O. Silver)

1 Pursuant to Rule 26 (a)(1) of the Federal Rules of Civil Procedure, the Gonzalez
2 Plaintiffs provide the following supplemental pretrial disclosures:

3
4 **REQUIRED DISCLOSURES**

5 I. **RULE (26)(A)(1(A)). THE NAME AND, IF KNOWN, THE ADDRESS AND**
6 **TELEPHONE NUMBER OF EACH INDIVIDUAL LIKELY TO HAVE**
7 **DISCOVERABLE INFORMATION THAT THE DISCLOSING PARTY MAY**
8 **USE TO SUPPORT ITS CLAIMS OR DEFENSES, UNLESS SOLELY FOR**
9 **IMPEACHMENT, IDENTIFYING THE SUBJECT OF THE INFORMATION:**

10 **Response:**

11 GERRI RATLIFF 12 U.S. Citizenship and 13 Immigration Services	14 c/o 15 Peter Gregory 16 Office of the Chief Counsel 17 U.S. CIS, 18 U.S. Department of Homeland 19 Security 20 20 Massachusetts Ave. 21 Washington, DC 20529	22 Has knowledge of 23 immigration law and 24 administrative 25 policies.
26 MICHAEL QUINN 27 U.S. Citizenship and 28 Immigration Services	c/o Peter Gregory Office of the Chief Counsel U.S. CIS, U.S. Department of Homeland Security 20 Massachusetts Ave. Washington, DC 20529	Has knowledge of immigration law and administrative policies.
22 PATRICIA BORUNDA 23 Chicanos Por La Causa	24 c/o 25 Mexican American Legal 26 Defense and Educational Fund 27 110 Broadway, Suite 300 28 San Antonio, TX 78205 <i>Attorneys of record</i>	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.

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JOCELYN MCCARTHY	244 W. Juniper St. Mesa, AZ 85201 (480) 268-6638	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.
SILVIA LUNA	7927 W. Colter St. Glendale, AZ 85303 (602) 380-2426	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.
NICOLE NATALE	2304 N. Bullmoose Dr. Chandler, AZ 85224 (480) 612-5324	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.
STEVE FULTON	3220 W. Hanna Rd. Eloy, AZ 85231 (928) 651-4572	Has knowledge of the implementation and effect of Proposition 200 on voters.
DONNA FULTON	3220 W. Hanna Rd. Eloy, AZ 85231 (928) 651-4573	Has knowledge of the implementation and effect of Proposition 200 on voters.
BRENDA ROGERS	Gila River District 4B Sacaton, AZ 85247 (520) 418-1150	Has knowledge of the implementation and effect of Proposition 200 on voters.
RASHEEDAH HAMEED	1820 Ezmirilian St. Compton, CA 90221 (310) 603-0940	Has knowledge of the implementation and effect of Proposition 200 on voter registrants.

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II. RULE 26(A)(1)(B). – A COPY OF, OR A DESCRIPTION BY CATEGORY AND LOCATION OF, ALL DOCUMENTS, DATA COMPILATIONS, AND TANGIBLE THINGS IN THE POSSESSION, CUSTODY, OR CONTROL OF THE PARTY THAT THE DISCLOSING PARTY MAY USE TO SUPPORT ITS CLAIMS OR DEFENSES, UNLESS SOLELY FOR IMPEACHMENT.

Responses:

Gonzalez Plaintiffs hereby disclose additional materials. See Gonzalez 00504-525.

III. RULE 26(A)(1)(C). – A COMPUTATION OF ANY CATEGORY OF DAMAGES CLAIMED BY THE DISCLOSING PARTY, MAKING AVAILABLE FOR INSPECTION AND COPYING AS UNDER RULE 34 THE DOCUMENTS OR OTHER EVIDENTIARY MATERIAL, NOT PRIVILEGED OR PROTECTED FROM DISCLOSURE, ON WHICH SUCH COMPUTATION IS BASED, INCLUDING MATERIALS BEARING ON THE NATURE AND EXTENT OF INJURIES SUFFERED.

Response:

There is no damages claim in this case.

IV. RULE 26(a)(1)(D). – FOR INSPECTION AND COPYING AS UNDER RULE 34 ANY INSURANCE AGREEMENT UNDER WHICH ANY PERSON CARRYING ON AN INSURANCE BUSINESS MAY BE LIABLE TO SATISFY PART OR ALL OF A JUDGMENT WHICH MAY BE ENTERED IN THE ACTION OR TO IDENTIFY OR REIMBURSE FOR PAYMENTS MADE TO SATISFY THE JUDGMENT.

Response:

Plaintiffs are unaware of any applicable insurance agreement at this time.

1 DATED this 19th day of May, 2008.

Respectfully submitted,

2
3 By: s/Diego Bernal
Diego M. Bernal

4
5 Counsel for Plaintiffs
Gonzalez, et al.

6
7 CERTIFICATE OF SERVICE

8 I hereby certify that on the 19th day of May, 2008, I caused the foregoing
9 document to be electronically transmitted to the Clerk's Office using the CM/ECF
10 System for filing and transmittal of a Notice of Electronic Filing to CM/ECF registrants.

11 COPY of the foregoing mailed with Notice
12 of Electronic Filing this 19th day of May, 2008 to:

13 The Honorable Roslyn O. Silver
14 United States District Court
15 Sandra Day O'Connor U.S. Courthouse, Suite 624
16 401 West Washington Street, SPC 59
Phoenix, AZ 85003-2158

17 s/ Diego Bernal
18 Diego Bernal