	Case 2:22-cv-00509-SRB Document 390	-iled 06/05/23	Page 1 of 12		
1	David B. Rosenbaum, 009819				
2	Joshua J. Messer, 035101 OSBORN MALEDON, P.A.				
3	2929 North Central Avenue, 21st Floor Phoenix, Arizona 85012-2793				
4	(602) 640-9000 drosenbaum@omlaw.com				
5	jmesser@omlaw.com				
6	Additional Counsel Listed on Signature Page				
7	Attorneys for Plaintiffs				
8					
9	IN THE UNITED STATES	DISTRICT CO	OURT		
10	FOR THE DISTRICT OF ARIZONA				
11	Mi Familia Vota, et al.,	No. 2:22-cv	-00509-PHX-SRB		
12	Plaintiffs,	(Consolidat	ed)		
13	V.	SUMMARY	JUDGMENT		
14	Adrian Fontes, in his official capacity as Arizona Secretary of State, et al.,	RESPONSE MOTION BY	AND CROSS- Y TOHONO		
15	• • •	O'ODHAM	NATION, GILA		
16	Defendants. Living United for Change in Arizona, et al.,		IAN COMMUNITY, EVENS, ALANNA		
17	Plaintiffs	-	, AND LADONNA		
18	v. JACKET				
19	Adrian Fontes,				
20	Defendant, and				
21	State of Arizona, et al.,				
22	Intervenor-Defendants.	-			
23	Poder Latinx, et al.				
24	Plaintiffs, v.				
25	Adrian Fontes, et al.,				
26	Defendants.				
27	United States of America,				
28	Plaintiff,				
	1				

	Case 2:22-cv-00509-SRB Document 390	Filed 06/05/23	Page 2 of 12
1	v.		
2	State of Arizona, et al.,		
3	Defendants.		
4	Democratic National Committee, et al.,		
5	Plaintiffs,		
6	V.		
7	Adrian Fontes, in his official capacity as Arizona Secretary of State, et al.,		
8	Defendants, and		
9	Republican National Committee,		
10	Intervenor-Defendant.		
11	Arizona Asian American Native Hawaiian and Pacific Islander for Equity Coalition,	_	
12	Plaintiff,		
13	V.		
14	Adrian Fontes, in his official capacity as		
15	Arizona Secretary of State, et al.,		
16	Defendants. Promise Arizona, et al.,	_	
17			
18	Plaintiffs, v.		
19	Adrian Fontes, in his official capacity as		
20	Arizona Secretary of State, et al.,		
	Defendants.		
21	Tohono O'odham Nation, Gila River Indian Community, Keanu Stevens, Alanna		
22	Siquieros, and LaDonna Jacket,		
23	Plaintiffs,		
24	v.		
25	Kristin K. Mayes, in her official capacity as		
26	Attorney General of Arizona; Adrian		
27	Fontes, in his official capacity as Arizona Secretary of State; Dana Lewis in her		
28	official capacity as Pinal County Recorder; Gabriella Cázares-Kelly in her official		
	2	_	

	Case 2:22-cv-00509-SRB Document 390 Filed 06/05/23 Page 3 of 12			
1 2	capacity as Pima County Recorder; Stephen Richer in his official capacity as Maricopa County Recorder;			
3	Michael Sample in his official capacity as Navajo County Recorder,			
4	Defendants.			
5 6	INTRODUCTION			
7	In this response and cross-motion, the Tohono O'odham Nation; the Gila River			
8	Indian Community; Hopi Tribal Member, LaDonna Jacket; and Tohono O'odham			
9	Tribal Members Keanu Stevens and Alanna Siquieros ("Tohono O'odham Plaintiffs")			
10	address the State of Arizona and Attorney General Mayes' (collectively "the State")			
11	motion for summary judgment only as it pertains to Arizona's documentary proof of			
12	location of residence (DPOR) requirement for voter registration mandated by A.R.S.			
13	§ 16-123. The State moves this Court to (1) hold that the DPOR requirement is			
14	preempted by Section 6 of the NVRA as applied to federal mail voter registration form			
15	(Federal Form) applicants registering for federal elections and (2) issue several rulings			
16	interpreting the DPOR provision "to clarify the legal dispute that underlies some of			
17	Plaintiffs' constitutional claims." ¹ Doc. 364 at 9, 21.			
18				
19	To be clear another from the Section C of the NVDA "account and was" claim, the State			
20	¹ To be clear, apart from the Section 6 of the NVRA "accept and use" claim, the State <i>does not</i> ask this Court to resolve any of Tohono O'odham or LUCHA Plaintiffs'			
21	statutory or constitutional claims challenging the DPOR requirement. Nor could it. Rather the State asks this Court to issue interim legal rulings on the interpretation of			
22	the DPOR requirement so that the constitutional claims can be fully adjudicated			
23	considering those rulings. Regardless of the requested rulings here, Plaintiffs' constitutional claims (and LUCHA Plaintiffs' DPOR claims under Section 2 of the			
24	Voting Rights Act) are not ripe for adjudication because they rely on fact-intensive inquiries concerning the burdens of the DPOR requirement. <i>See Mecinas v. Hobbs</i> , 30			
25	F.4th 890, 905 (9th Cir. 2022) (finding judgement in favor of the State defendants			
26	"premature" in an <i>Anderson-Burdick</i> case because "the magnitude of the asserted injury" presented "factual questions that cannot be resolved on a motion to dismiss");			
27	Soltysik v. Padilla, 910 F.3d 438, 447 (9th Cir. 2018); Thornburg v. Gingles, 478 U.S.			
28	30, 46 (1986)("[T]he Senate Report espouses a flexible, fact-intensive test for § 2 violations.").			

Ш

1	With respect to their claim under Section 6 of the NVRA, Tohono O'odham
2	Plaintiffs agree with the State that the DPOR requirement is preempted and, particularly
3	given the lack of any substantive disagreement among the parties, cross-move on that
4	claim. With respect to the State's requested rulings interpreting the DPOR provision's
5	requirements, Tohono O'odham Plaintiffs do not oppose the substance of the State's
6	motion. However, there are several deficiencies in the technical drafting of the State's
7	requested rulings. Below, Tohono O'odham Plaintiffs explain these technical
8	deficiencies, propose revised requested rulings that are substantively aligned with the
9	State's requests, and cross-move on those revised requested rulings. Tohono O'odham
10	Plaintiffs agree that these requested rulings will "clarify the legal dispute that underlies
11	some of Plaintiffs' constitutional claims," Doc. 364 at 17, but reiterate that they do not
12	resolve Plaintiffs' fact-intensive claims at this stage of the litigation.
13	ARGUMENT
14	
15	I. Tohono O'odham Plaintiffs are entitled to summary judgment on their
15 16	I. Tohono O'odham Plaintiffs are entitled to summary judgment on their NVRA claim.
16	NVRA claim.
16 17	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their
16 17 18	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their claim that the DPOR requirement violates Section 6 of the NVRA as it applies to
16 17 18 19	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their claim that the DPOR requirement violates Section 6 of the NVRA as it applies to Federal Form applicants registering for federal elections. As the State concedes, and no
16 17 18 19 20	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their claim that the DPOR requirement violates Section 6 of the NVRA as it applies to Federal Form applicants registering for federal elections. As the State concedes, and no party argues to the contrary, ² <i>Arizona v. Inter Tribal Council of Ariz., Inc.</i> , 570 U.S. 1
16 17 18 19 20 21	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their claim that the DPOR requirement violates Section 6 of the NVRA as it applies to Federal Form applicants registering for federal elections. As the State concedes, and no party argues to the contrary, ² <i>Arizona v. Inter Tribal Council of Ariz., Inc.</i> , 570 U.S. 1 (2013) (" <i>ITCA</i> ") (Scalia, J.), controls this result.
16 17 18 19 20 21 22	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their claim that the DPOR requirement violates Section 6 of the NVRA as it applies to Federal Form applicants registering for federal elections. As the State concedes, and no party argues to the contrary, ² <i>Arizona v. Inter Tribal Council of Ariz., Inc.</i> , 570 U.S. 1 (2013) (" <i>ITCA</i> ") (Scalia, J.), controls this result. Section 6 of the NVRA requires that "[e]ach State shall accept and use the mail
16 17 18 19 20 21 22 23	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their claim that the DPOR requirement violates Section 6 of the NVRA as it applies to Federal Form applicants registering for federal elections. As the State concedes, and no party argues to the contrary, ² <i>Arizona v. Inter Tribal Council of Ariz., Inc.</i> , 570 U.S. 1 (2013) (" <i>ITCA</i> ") (Scalia, J.), controls this result. Section 6 of the NVRA requires that "[e]ach State shall accept and use the mail voter registration application form prescribed by the Federal Election Commission
 16 17 18 19 20 21 22 23 24 	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their claim that the DPOR requirement violates Section 6 of the NVRA as it applies to Federal Form applicants registering for federal elections. As the State concedes, and no party argues to the contrary, ² <i>Arizona v. Inter Tribal Council of Ariz., Inc.</i> , 570 U.S. 1 (2013) (" <i>ITCA</i> ") (Scalia, J.), controls this result. Section 6 of the NVRA requires that "[e]ach State shall accept and use the mail voter registration application form prescribed by the Federal Election Commission [("Federal Form")] for the registration of voters in elections for Federal office." 52
 16 17 18 19 20 21 22 23 24 25 	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their claim that the DPOR requirement violates Section 6 of the NVRA as it applies to Federal Form applicants registering for federal elections. As the State concedes, and no party argues to the contrary, ² <i>Arizona v. Inter Tribal Council of Ariz., Inc.</i> , 570 U.S. 1 (2013) (" <i>ITCA</i> ") (Scalia, J.), controls this result. Section 6 of the NVRA requires that "[e]ach State shall accept and use the mail voter registration application form prescribed by the Federal Election Commission [("Federal Form")] for the registration of voters in elections for Federal office." 52 U.S.C. § 20505(a)(1). In <i>ITCA</i> , the Supreme Court held that the NVRA's mandate that ² The State agrees that the elements of Tohono O'odham Plaintiffs' NVRA claim are
 16 17 18 19 20 21 22 23 24 25 26 	NVRA claim. Tohono O'odham Plaintiffs are entitled to judgment as a matter of law on their claim that the DPOR requirement violates Section 6 of the NVRA as it applies to Federal Form applicants registering for federal elections. As the State concedes, and no party argues to the contrary, ² <i>Arizona v. Inter Tribal Council of Ariz., Inc.</i> , 570 U.S. 1 (2013) (" <i>ITCA</i> ") (Scalia, J.), controls this result. Section 6 of the NVRA requires that "[e]ach State shall accept and use the mail voter registration application form prescribed by the Federal Election Commission [("Federal Form")] for the registration of voters in elections for Federal office." 52 U.S.C. § 20505(a)(1). In <i>ITCA</i> , the Supreme Court held that the NVRA's mandate that

1 states "accept and use" the Federal Form preempts state-imposed requirements on 2 Federal Form applicants that exceed the Federal Form's requirements. 570 U.S. at 15. 3 More specifically, the Court held that states cannot require that additional 4 documentation accompany the Federal Form if the Federal Form does not itself require 5 such documentation. Id. The "accept and use" language of Section 6, the Court 6 explained, does not mean that "the State is merely required to receive the form willingly 7 and use it *somehow* in its voter registration process." *Id.* at 9-10. Rather, it "mean[s] 8 that a State must accept the Federal Form as a complete and sufficient registration 9 application." *Id.* at 9.

10 As the State concedes, Arizona's new DPOR requirement applies to Federal 11 Form users. Doc. 364 at 4 and Doc. 346 ¶ 62. The new provision provides that "a person 12 who registers to vote shall provide an identifying document that establishes proof of 13 location of residence," without making any exception for people who register using the 14 Federal Form. A.R.S. § 16-123. But the Federal Form itself does not require DPOR for 15 the registration of voters in federal elections. See Plaintiffs' Statement of Facts ("Pls. 16 SOF") ¶ 32, Ex. 10. Rather, the Federal Form requires only attestation of residence 17 location and provides applicants with two options for providing their location of 18 residence. Ex. 10 at 2. It allows registrants to provide their home address or, if the 19 registrant does not have a street number or home address, it directs applicants to "show" 20 where they live" using the map in Box C at the bottom of the application form. Id. 21 Applicants need not provide any additional proof, according to the Federal Form's clear 22 instructions. Id.

23

These undisputed facts are sufficient to establish that the Tohono O'odham 24 Plaintiffs are entitled to judgment as a matter of law. Because Arizona's "state-imposed 25 requirement of evidence of [location of residence] not required by the Federal Form is 26 'inconsistent with' the NVRA's mandate that States 'accept and use' the Federal 27 Form[,]" it is preempted. *ITCA*, 570 U.S. at 15.

Finally, while Tohono O'odham Plaintiffs agree with the substance of the State's
 analysis and substantive conclusion in Section I.A.2., its requested ruling, which is
 merely a restatement of the applicable legal standard, falls short. Doc. 364 at 4. Instead,
 Tohono O'odham Plaintiffs cross-move for the following summary judgment ruling on
 their Section 6 NVRA claim:

6

7

8

9

10

Requested ruling: Application of A.R.S. § 16-123 to people who register to vote using the Federal Form to register for federal elections is preempted by the requirement in Section 6 of the NVRA that states "accept and use" the Federal Form.

II. Tohono O'odham Plaintiffs propose technical revisions to the State's requested rulings on the proof of residence requirements.

The State's Motion requests the Court issue rulings interpreting A.R.S. § 16-11 123, Doc. 364 at 16-17.³ Tohono O'odham Plaintiffs agree that the statutory 12 interpretation of A.R.S. § 16-123, which would help "clarify the legal dispute that 13 underlies some of Plaintiffs' constitutional claims, is a matter appropriate for summary 14 judgment. Cal. River Watch v. City of Vacaville, 473 F.Supp.3d 1081, 1085 (E.D. Cal. 15 2020) ("[W[hen the trial court is presented with a question of statutory interpretation at 16 summary judgment, resolution of such question . . . is appropriate."), vacated and 17 remanded on other grounds 14 F.4th 1076 (9th Cir. 2021); Singh v. Clinton, 618 F.3d 18 1085, 1088 (9th Cir. 2010). 19

Tohono O'odham Plaintiffs agree to the substantive analysis and content of the State's proposed rulings on the interpretation of the DPOR requirement. In particular, in light of the *Gonzalez* stipulation, which ensures that Native voters can satisfy the voter identification requirement at the polls with documents that lack an address provided to members of federally recognized tribes by tribal governments or the federal

³ The State essentially concedes that the stricter interpretation of A.R.S. § 16-123 offered by Tohono O'odham Plaintiffs would render it unconstitutional in arguing that "[f]ederal courts are required to accept a narrowing construction of a state law in order to preserve its constitutionality." Doc. 364 at 17 (*citing Voting for Am., Inc. v. Steen*, 732 F.3d 382, 396 (5th Cir. 2013)).

1

government, it is appropriate to interpret A.R.S. § 16-123 to mirror the Gonzalez 2 stipulation but at the voter registration stage. See Pls. SOF ¶¶ 28-29; Ex. 14 (Gonzalez, 3 et al. v. Arizona, et al., Case 2:06-cv-1268-ROS, Doc. 776).

- 4 However, the State's requested rulings, as drafted, do not provide Plaintiffs, the 5 Court, or the public with the appropriate level of clarity. Below, Tohono O'odham 6 Plaintiffs propose revised requested rulings that match the substance of the State's 7 requested rulings but provide greater clarity and specificity. Tohono O'odham cross-8 moves for the Court to enter these revised requested rulings interpreting A.R.S. § 16-9 123.
- 10 First, Tohono O'odham Plaintiffs agree with the substance of the State's 11 requested ruling #1 but propose that, for the purpose of clarity, its references to "the 12 Voting Laws" be replaced with specific statutory references and that the list of 13 documents in A.R.S. § 16-579(A)(1) be affirmatively described as exemplary, not 14 exhaustive. Tohono O'odham Plaintiffs shared the revised requested ruling below with 15 opposing counsel and they advised that the State and Attorney General agree with this 16 revised requested ruling.
- 17 State's Requested Ruling #1: Although the Voting Laws state that any 18 identifying document listed in A.R.S. § 16-579(A)(l) constitutes satisfactory proof of 19 location of residence, the Voting Laws do not specify that such documents are the only 20 acceptable proof.
- 21 Tohono O'odham Plaintiffs' Revised Requested Ruling #1: A.R.S. § 16-123 22 references A.R.S. § 16-579(A)(1) for a list of documents that satisfy the documentary 23 proof of location of residence requirement in A.R.S. § 16-123. The reference to 16-24 579(a)(1) provides examples of documents, but is not an exhaustive list of the 25 documents, that can be used to satisfy A.R.S. § 16-123.
- 26 Second, the State's requested ruling #2 is insufficient because it is limited to 27 "obtain[ing] a standard street address for [one's] home" and is not expressly related to 28 the requirement in A.R.S. § 16-123. Doc. 364 at 17. It is quite true that the Voting

1 Laws do not require tribal members to *obtain* a standard street address; they do not 2 require anyone to obtain any manner of address. To provide necessary clarity, the Court 3 should instead rule that A.R.S. § 16-123 does not require tribal members or other state 4 residents to *have* a standard street address in order to register to vote. Without this 5 express mandate, tribal members would be at risk that technical distinctions will be 6 raised when they seek to register (i.e., "The law doesn't require that you obtain a 7 standard street address, but nothing says you don't have to have one in order to prove 8 your location of residence and register to vote."). Tohono O'odham Plaintiffs shared 9 the revised requested ruling below with the opposing counsel and they advised that the 10 State and Attorney General agree with this revised requested ruling.

11 *State's Requested Ruling #2*: The Voting Laws do not require tribal members 12 to obtain a standard street address for their home.

13

Tohono O'odham Plaintiffs' Revised Requested Ruling #2: A.R.S. § 16-123 14 does not require tribal members or other Arizona residents to have a standard street 15 address for their home to satisfy A.R.S. § 16-123.

16 *Third*, the State's requested ruling #3 is insufficient because it obliquely 17 references an internal Secretary of State document and does not establish that any 18 document listed in SOF Ex. J (Doc. 365-1) actually constitutes satisfactory proof of 19 location of residence under A.R.S. § 16-123. In stating that the documents in the chart 20 "*could* constitute satisfactory proof of location of residence," Doc. 364 at 17:20-22 21 (emphasis added), the State's proposed ruling does not resolve whether tribal members 22 or other Arizona residents *can* register to vote using any document in the chart.⁴ 23 Moreover, by cross-referencing a chart made by the Secretary of State, the ruling invites 24 a lack of clarity and concern that a future Secretary of State could substantively revise 25 the chart and thus undermine the ruling.

⁴ To be clear, this does not appear to be an intentional choice by the State but rather a 27 minor technical failing in the drafting. The referenced chart, with which the State agrees (Doc. 364 at 17), does not say the documents could constitute DPOR but rather instructs 28 county recorders as to what does constitute DPOR. Doc. 365-1, SOF Ex. J.

In addition, the chart itself lacks clarity. For example, the last row of the table appears to include an incorrect statutory citation. Based on the reference to "providing an address at a homeless center; USPS General Delivery; Courthouse," it appears that this is intended to address registration of persons who do not reside in a fixed, permanent, or private structure. Doc. 365-1, SOF Ex. J. However, A.R.S. § 16-166(B), which is cited in the chart, *id.*, does not address those circumstances. The correct citation appears to be A.R.S. § 16-121(B), which does.

8 Tohono O'odham Plaintiffs shared the revised requested ruling below with the 9 opposing counsel and they advised that the State and Attorney General need more time 10 to review the requested language. However, Tohono O'odham Plaintiffs note that the 11 revised requested ruling, with the exception of correcting the apparent citation error 12 noted above, mirrors the language of the referenced chart as to which forms of 13 documentation are acceptable for the DPOR requirement.

State's Requested Ruling #3: The chart made by the Secretary of State's office
(at Doc. 365-1, SOF Ex. J) accurately explains documents that could constitute
satisfactory proof of location of residence under the Voting Laws.

17 *Tohono O'odham Plaintiffs' Revised Requested Ruling #3:* In addition to the
18 documents listed in A.R.S. § 16-579(A)(1), the following documents satisfy the
19 requirement in A.R.S. § 16-123:

A valid unexpired Arizona driver license or nonoperating ID ("AZ-issued
ID"), regardless of whether the address on the AZ-issued ID matches the
address on the ID-holder's voter registration form and even if the AZissued ID lists only a P.O. Box.

24

25

26

27

28

Any Tribal identification document, including but not limited to a census card, an identification card issued by a tribal government, or a tribal enrollment card, regardless of whether the Tribal identification document contains a photo, a physical address, a P.O. Box, or no address.

	Case 2:22-cv-00509-SRB Document 390 Filed 06/05/23 Page 10 of 12			
1 2	• Written confirmation signed by the registrant that they qualify to register pursuant to A.R.S. § 16-121(B), regarding registration of persons who do			
3	not reside at a fixed, permanent, or private structure.			
4	III. Conclusion			
5	In conclusion, Tohono O'odham Plaintiffs cross-move for summary judgment			
6	declaring that the application of A.R.S. § 16-123 to people who register to vote for			
7	federal elections using the Federal Form is preempted by Section 6 of the NVRA.			
8	Tohono O'odham Plaintiffs further request modifications to State Defendants'			
9	requested rulings on the interpretation of A.R.S. § 16-123 that ensure clear and effective			
10	application of the statute. With those modifications, Tohono O'odham Plaintiffs cross-			
11	move for the entry of their requested rulings on the interpretation of A.R.S. § 16-123.			
12	DATED this 5th day of June, 2023.			
13	OSBORN MALEDON, P.A.			
14	By s/David B. Rosenbaum			
15	David B. Rosenbaum AZ No. 009819			
16	Joshua J. Messer AZ No. 035101			
17	2929 North Central Avenue, 21st Floor Phoenix, Arizona 85012-2793			
18 19	(602) 640-9000 drosenbaum@omlaw.com			
19 20	jmesser@omlaw.com			
20	GILA RIVER INDIAN COMMUNITY Thomas L. Murphy AZ No. 022953			
22	Javier G. Ramos AZ No. 017442			
23	Post Office Box 97 Sacaton, Arizona 85147			
24	(520) 562-9760 thomas.murphy@gric.nsn.us			
25	javier.ramos@gric.nsn.us Representing Gila River Indian			
26	Community Only			
27	NATIVE AMERICAN RIGHTS FUND Allison A. Neswood*			
28	CO No. 49846 neswood@narf.org			
	10			

I	Case 2:22-cv-00509-SRB	Document 390	Filed 06/05/23	Page 11 of 12
1			lichael S. Carter	$V_{\rm NL} = 210.01$
2			Z No. 028704, C arter@narf.org	K NO. 31961
3		M	latthew Campbel M No. 138207, 0]* 70 No. 40808
		m	campbell@narf.	org
4		Ja C	cqueline D. DeL A No. 288192	eon*
5		jd	eleon@narf.org	
6			506 Broadway	CAN RIGHTS FUND
7			oulder, CO 8030 03) 447-8760 (m	
		Ň	,	,
8		Sa A	amantha B. Kelty Z No. 024110, T	, X No. 24085074
9		ke	elty@narf.org	CAN RIGHTS FUND
10		95	50 F Street NW,	Suite 1050,
11			Vashington, D.C. 202) 785-4166 (d	
12		, , , , , , , , , , , , , , , , , , ,	,	
			zra D. Rosenberg	5* IJ No. 012671974
13			m Tucker	J 110. 0120/17/4
14			Z No. 019341	
15			yan Snow* C No. 1619340	
16				tee for Civil Rights
			nder Law	0
17			500 K Street NW	
18			Vashington, DC 2 202) 662-8600 (m	
19		er	osenberg@lawy	erscommittee.org
20		j <u>tı</u> rs	ucker@lawyersco now@lawyersco	ommittee.org
			•	
21		Н		er (AZ Bar 015547)
22			ttorney General, ation	Tohono O'odham
23		Μ	larissa L. Sites (A	
24			ssistant Attorney 'odham Nation	General, Tohono
25			O. Box 830 ells, Arizona 856	537
		(5	20) 383-3410	
26		$\frac{H}{M}$	oward.Shanker@ [arissa.Sites@tor	tonation-nsn.gov ation-nsn.gov
27		R_{i}	epresenting Toho	ono O'odham Nation
28		0	nly	
		11	-	

	Case 2:22-cv-00509-SRB	Document 390	Filed 06/05/23	Page 12 of 12
1		*7	Admitted Pro Ha	c Vice
2	*Admitted Pro Hac Vice Attorneys for Plaintiffs			
3		Л		liullis
4				
5				
6				
7				
8				
9				
10				
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28		12		
	1		,	