

CAUSE NO. D-1-GN-11-003130

TEXAS TAXPAYER & STUDENT
FAIRNESS COALITION, *et al.*,

Plaintiffs,

VS.

MICHAEL WILLIAMS, TEXAS
COMMISSIONER OF EDUCATION, *et al.*,

Defendants

IN THE DISTRICT COURT OF

Consolidated Case:

FORT BEND INDEPENDENT SCHOOL
DISTRICT, *et al.*,

Plaintiffs,

VS.

MICHAEL WILLIAMS, TEXAS
COMMISSIONER OF EDUCATION, *et al.*,

Defendants.

TRAVIS COUNTY, TEXAS

200TH JUDICIAL DISTRICT

FORT BEND ISD PLAINTIFFS' WITNESS LIST

TO THE HONORABLE JUDGE OF SAID COURT:

Plaintiffs Fort Bend Independent School District, *et al.* ("FBISD" or "District") submits
the following First Amended Witness List:

- (1) Mr. Lynn M. Moak – **Will Call**
Moak Casey & Associates, LLP

Mr. Moak is a partner at Moak Casey & Associates, LLP and an expert witness in this matter. He is expected to testify regarding issues in his written reports—including the adequacy, suitability, and efficiency of the public school finance system in Texas, student performance issues, property tax issues, and the Financial Allocation Study of Texas. He may also be called to testify as a rebuttal witness on issues raised by the testimony and reports of other witnesses.

- (2) Mr. Daniel T. Casey – **Will Call**
Moak Casey & Associates, LLP

Mr. Casey is a partner at Moak Casey & Associates, LLP and an expert witness in this matter. He is expected to testify regarding issues in his written report, including the adequacy, suitability, and efficiency of the public school finance system in Texas, the operation of individual weights and adjustments in the current system, the process for revising weights and adjustments, and funding for facilities. He may also be called to testify as a rebuttal witness on issues raised by the testimony and reports of other witnesses.

- (3) Dr. William D. Duncombe – **Will Call**
Professor of Public Administration and International Affairs
Education Finance and Accountability Program
Center for Policy Research
The Maxwell School
Syracuse University

Dr. Duncombe is a Professor of Public Administration and International Affairs at the Maxwell School at Syracuse University and a Senior Research Associate at the Center for Policy Research at The Maxwell School at Syracuse University and is an expert witness in this matter. He is expected to testify about issues in his written reports, including the costs involved in meeting the increased performance standards in Texas and of education economically disadvantaged, limited English proficiency, and other “special need” students. He may also be called to testify as a rebuttal witness on issues raised by the testimony and reports of other witnesses.

- (4) Dr. Steve H. Murdock – **Will Call**
Allyn and Gladys Cline Professor of Sociology
Director, Hobby Center for the Study of Texas
Department of Sociology and Hobby Center
Rice University

Dr. Murdock is the Allyn and Gladys Cline Professor of Sociology at Rice University and the Director of the Hobby Center for the Study of Texas and is an expert witness in this matter. He is expected to testify about issues in his written reports, including the changing demographics and population growth in Texas and their impact on the Texas economy. He may also be called to testify as a rebuttal witness on issues raised by the testimony and reports of other witnesses.

- (5) Dr. Allan Odden – **Will Call**
Lawrence O. Picus and Associates

Dr. Odden is a principal partner in Lawrence O. Picus and Associates and a Professor of Education Leadership and Policy Analysis and the Co-Director of the Consortium for Policy Research in Education at the University of Wisconsin-Madison and is an expert witness in this

matter. He is expected to testify about issues raised in his written report, including the adequacy of the school finance system in Texas and the kinds of spending strategies that would improve student performance and the costs of implementing those strategies. He may also be called to testify as a rebuttal witness on issues raised by the testimony and reports of other witnesses.

- (6) Dr. Jacob L. Vigdor – **Will Call**
Sanford School of Public Policy
Duke University

Dr. Vigdor is a Professor of Public Policy and Economics at the Sanford School of Public Policy at Duke University and is an expert witness in this matter. He is expected to testify about issues contained in his written reports, including the teacher labor market and the importance of recruiting, retaining, and training quality teachers and their impact on student performance. He may also be called to testify as a rebuttal witness on issues raised by the testimony and reports of other witnesses.

- (7) Dr. Diane Schanzenbach – **Will Call**
School of Education and Social Policy
Northwestern University

Dr. Schanzenbach is a Professor at the School of Education and Social Policy at Northwestern University and is an expert witness in this matter. She is expected to testify about matters in her written report, including a review of the academic class size literature and a discussion of Texas class size policy in light of this literature. She may also be called to testify as a rebuttal witness on issues raised by the testimony and reports of other witnesses.

- (8) Dr. W. Steven Barnett – **Will Call**
Rutgers University

Dr. Barnett is a Professor of Education Economic and Public Policy and Director of the National Institute for Early Education Research at Rutgers University and is an expert witness in this matter. He is expected to testify about the matters contained in his written report, including the effects of high quality preschool and prekindergarten programs on children's school readiness and performance and the quality and sufficiency of resources available for Texas's preschool program. He may also be called to testify as a rebuttal witness on issues raised by the testimony and reports of other witnesses.

- (9) Dr. Guy Sconzo – **Will Call**
Humble Independent School District

Dr. Guy Sconzo is the Superintendent of Humble Independent School District and a fact witness in this matter. He is expected to testify regarding the adequacy and sufficiency of state and local funding for Humble ISD, the operation and impact of rising accountability and student performance standards and other State and federal requirements on Humble ISD, and challenges of adapting to the changing student population in Humble ISD. He may also be called to testify as a rebuttal witness on issues raised by the testimony of other witnesses.

- (10) Dr. Heath Burns – **Will Call**
Abilene Independent School District

Dr. Burns is the Superintendent of Abilene Independent School District and a fact witness in this matter. He is expected to testify regarding the adequacy and sufficiency of state and local funding for Abilene ISD, the operation and impact of rising accountability and student performance standards and other State and federal requirements on Abilene ISD, and challenges of adapting to the changing student population in Abilene ISD. He may also be called to testify as a rebuttal witness on issues raised by the testimony of other witnesses.

- (11) Dr. Rod Schroder – **Will Call**
Amarillo Independent School District

Dr. Schroder is the Superintendent of Amarillo Independent School District and a fact witness in this matter. He is expected to testify regarding the adequacy and sufficiency of state and local funding for Amarillo ISD, the operation and impact of rising accountability and student performance standards and other State and federal requirements on Amarillo ISD, and challenges of adapting to the changing student population in Amarillo ISD. He may also be called to testify as a rebuttal witness on issues raised by the testimony of other witnesses.

- (12) Dr. Meria Carstarphen – **Will Call**
Austin Independent School District

Dr. Carstarphen is the Superintendent of Austin Independent School District and a fact witness in this matter. She is expected to testify regarding the adequacy and sufficiency of state and local funding for Austin ISD, the operation and impact of rising accountability and student performance standards and other State and federal requirements on Austin ISD, and challenges of adapting to the changing student population in Austin ISD. She may also be called to testify as a rebuttal witness on issues raised by the testimony of other witnesses.

- (13) Dr. Tracy Hoke – **Will Call**
Fort Bend Independent School District

Dr. Hoke is the Chief Financial Officer for Fort Bend Independent School District and a fact witness in this matter. She is expected to testify about the adequacy and sufficiency of facilities funding for Fort Bend ISD and the impact of the .50 cent debt test on fast-growing school districts. She may also testify regarding the adequacy and sufficiency of state and local funding for Fort Bend ISD, the operation and impact of rising accountability and student performance standards and other State and federal requirements on Fort Bend ISD, and challenges of adapting to the changing student population in Fort Bend ISD. She may also be called to testify as a rebuttal witness on issues raised by the testimony of other witnesses.

- (14) Dr. John Folks – **Will Call**
Northside Independent School District

Dr. Folks is the former superintendent of Northside Independent School District in Bexar County and a fact witness in this matter. He is expected to testify regarding the adequacy and sufficiency of state and local funding for Northside ISD, the operation and impact of rising accountability and student performance standards and other State and federal requirements on Northside ISD, and challenges of adapting to the changing student population in Northside ISD. He may also be called to testify as a rebuttal witness on issues raised by the testimony of other witnesses.

- (15) Mr. Joe Wisnoski – **Will Call**
Moak Casey & Associates, LLP

Mr. Wisnoski is an associate at Moak Casey & Associates, LLP and a former Deputy Associate Commissioner for Finance of the Texas Education Agency and is a fact witness in this matter. Mr. Wisnoski is expected to testify regarding the structure and operation of the structure and operation of the school finance system, as previously presented to the Court on August 28, 2012.

- (16) Ms. Criss Cloudt – **May Call**
Texas Education Agency

Criss Cloudt is the Associate Commissioner, Assessment and Accountability at the Texas Education Agency and a fact witness in this matter. Ms. Cloudt is expected to testify about the accountability system, the development of the Texas Assessment of Knowledge and Skills the State of Texas Assessment of Academic Readiness, development of assessment standards, and educational achievement benchmarks.

- (17) Dr. Stephen P. Klein – **May Call**
Gansk & Associates

Dr. Klein is a senior research scientist and a senior partner with the consulting firm of Gansk and Associates. He may testify about matters contained in his written report, including the recent trends in test scores for NAEP and TAKS exams and the linking and bridging studies concerning TAKS and STAAR exams. He may also be called to testify as a rebuttal witness on issues raised by the testimony and reports of other witnesses.

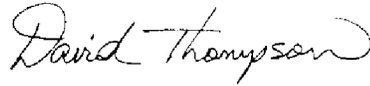
- (18) Mr. Kevin O’Hanlon – **Will Call**
O’Hanlon, McCollom & Demerath

Mr. O’Hanlon is an attorney with O’Hanlon, McCollom & Demerath and an expert witness in this matter. He is expected to testify about attorneys’ fees and costs.

Unofficial copy Travis Co. District Clerk Verna L. Price

Respectfully submitted,

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing document has been forwarded on this 28th day of October, 2012 to counsel of record in accordance with Rule 21a of the Texas Rules of Civil Procedure and the parties' Rule 11 Agreement, as follows:

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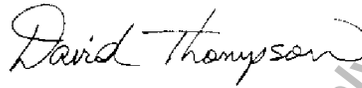
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TRAVIS COUNTY, TEXAS

200TH JUDICIAL DISTRICT

FORT BEND ISD PLAINTIFFS' SECOND AMENDED DEPOSITION DESIGNATIONS

TO THE HONORABLE JUDGE OF SAID COURT:

Plaintiffs Fort Bend Independent School District, *et al.* ("Fort Bend ISD Plaintiffs")

submit the following deposition designations:

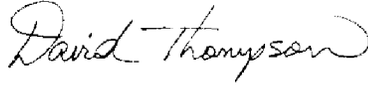
- (1) Oral Deposition of Guy Sconzo, Ph.D., dated August 22, 2012.
- (2) Oral Deposition of Bonny Cain, Ed.D., dated September 4, 2012.
- (3) Oral Deposition of Heath Burns, Ed.D. dated September 5, 2012.
- (4) Oral Deposition of Jeffrey M. Hanks, Ph.D., dated September 7, 2012
- (5) Oral Deposition of Dr. Tracy Hoke, dated September 11, 2012.
- (6) Oral Deposition of Wanda Bamberg, Ed.D., dated September 19, 2012.
- (7) Oral Deposition of Floyd Mike Miles, dated September 19, 2012.

- (8) Oral Deposition of Dr. Diane Frost, dated September 26, 2012.
- (9) Oral Deposition of Dr. Alfred Ray, dated September 27, 2012.
- (10) Oral Deposition of Rodney R. Schroder, dated September 27, 2012.
- (11) Oral Deposition of Dr. Meria Carstarphen, dated October 2, 2012.
- (12) Oral Deposition of John Folks, Ph.D., dated October 16, 2012.

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Respectfully submitted,

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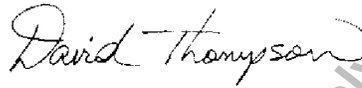
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