## 17-586 ABBOTT V. PEREZ

**DECISION BELOW: 2017 WL 3495922** 

LOWER COURT CASE NUMBER: SA-11-CV-360

QUESTION PRESENTED:

- 1. Whether the district court issued an appealable interlocutory injunction when it invalidated Texas' duly enacted redistricting plan and ordered the parties to appear at a remedial hearing to redraw state congressional districts unless the Governor called a special legislative session to redraw the congressional map within three days.
- 2. Whether the Texas Legislature acted with an unlawful purpose when it enacted a redistricting plan originally imposed by the district court to remedy any potential constitutional and statutory defects in a prior legislative plan that was repealed without ever having taken effect.
- 3. Whether the Texas Legislature engaged in intentional vote dilution when it adopted Congressional District 27 in 2013 after the district court found, in 2012, that CD27 did not support a plausible claim of racially discriminatory purpose and did not dilute Hispanic voting strength because it was not possible to create an additional Hispanic opportunity district in the region;
- 4. Whether the Legislature engaged in racial gerrymandering in Congressional District 35 when it simply adopted the district unchanged as part of the court-ordered remedial plan.

CONSOLIDATED WITH 17-626 FOR ONE HOUR ORAL ARGUMENT.

**JURISDICTION POSTPONED 1/12/2018**