

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF OHIO  
WESTERN DIVISION

League of Women Voters, et al.,

Case No. 3:05CV7309

Plaintiffs

v.

ORDER

J. Kenneth Blackwell, et al.,

Defendants

Scheduling conference was held May 9, 2006. It is hereby

ORDERED THAT:

1. Hearing on preliminary injunction to commence July 11, 2006, at 8:30 a.m., and to conclude July 21, 2006; defendants' case to commence August 22, 2006, at 8:30 a.m. and conclude September 1, 2006; plaintiff's rebuttal case to be presented on September 5, 2006, at 8:30 a.m., with closing argument set for September 6, 2006, at 8:30 a.m.;
2. Plaintiffs' discovery re. preliminary injunction to be completed by June 30, 2006; plaintiffs' expert[s] report[s] to be submitted by July 2, 2006, and experts to be offered for depositions forthwith thereafter; plaintiffs to provide Rule 26(a) disclosures re. experts [except final report(s)] at the earliest possible opportunity, with such disclosures to be completed June 8, 2006;
3. Defendants' discovery re. preliminary injunction to be completed by August 7, 2006; defendants' expert[s] report[s] to be submitted by August 11, 2006, and experts to be offered for deposition forthwith thereafter; defendants to provide Rule 26(a) disclosures re. experts

[except final report(s)] at the earliest possible opportunity, with such disclosures to be completed August 14, 2006;

4. Defendants' to designate Rule 30(b)(6) deponents and dates for depositions of other deponents by May 15, 2006; all Rule 30(b)(6) deponents designated by defendants to be offered for deposition by May 31, 2006;

5. Plaintiffs' motion for preliminary injunction to be filed June 20, 2006, with supplemental motion to be filed July 1, 2006; defendants' opposition to be filed August 11, 2006; reply, if any, to be filed September 1, 2006;

6. Not later than one week prior to an evidentiary hearing, the parties are to:

Mark and exchange exhibits and exchange witness lists;

Provide the court reporter with the names of all counsel and witnesses, a copy of exhibits and a glossary of scientific, technical, or similar terms and terminology and to inform the court reporter whether daily copy or other special services are desired;

If counsel intended to present evidence electronically [i.e., via laptop, power point, or computer simulation, etc., or otherwise with courtroom presentation or projection equipment, they shall notify the court not later than one week prior to hearing. If

counsel desire assistance or instruction on the use of such equipment, they shall notify the court not later than two weeks prior to hearing;

7. Defendants to comply with ¶ 2.a of the Order of April 12, 2006, by May 15, 2006.

So ordered.

s/James G. Carr  
James G. Carr  
Chief Judge