No.

In The Supreme Court of the United States

CHARLES WALEN AND PAUL HENDERSON,

Plaintiffs-Appellants,

v.

DOUG BURGUM, in his official capacity as
Governor of the State of North Dakota; MICHAEL HOWE,
in his official capacity as Secretary of State of North Dakota,

Defendants-Appellees,

The MANDAN, HIDATSA, and ARIKARA NATION; CESAR ALVAREZ; and LISA DEVILLE, Defendant-Intervenors/Appellees.

CERTIFICATE OF WORD COUNT

I hereby certify on this 20th day of May, 2024, that excluding those parts allowed by rule, the above referenced RESPONSE TO INTERVENOR-APPELLEES' MOTION TO DISMISS OR AFFIRM AND SUPPLEMENTAL BRIEF IN REPLY TO APPELLEES' RESPONSE TO JURISDICTIONAL STATEMENT contains 2,991 words.

Respectfully submitted,

/s/ Bryan P. Tyson Counsel of Record Bryan F. Jacoutot Diane F. LaRoss The Election Law Group 1600 Parkwood Cir. Suite 200 Atlanta, GA 30339 Telephone: 678-336-7249