GRANT OF LICENSE

Title: Partisan Gerrymandering Cases in State Supreme Courts in the 2020s Redistricting Round

Author: Jonathan Cervas, Bernard Grofman, Scott Matsuda, and Justine Kawa

The author hereby grants to the ALBANY LAW REVIEW the non-exclusive license to the manuscript named above (the "Work") throughout the world in all forms and media, and in all languages, effective if and when it is accepted for publication by ALBANY LAW REVIEW. This license is non-exclusive, meaning that author retains the copyright and the authority to authorize others besides the ALBANY LAW REVIEW, including the author's institution's scholarship repository, to reproduce and distribute the article or to make derivative works from it following publication in the ALBANY LAW REVIEW. The author agrees to state clearly in each copy or presentation of the article that the article was originally published in the ALBANY LAW REVIEW. Notwithstanding the assignment of the non-exclusive license to the ALBANY LAW REVIEW, the author:

- (a) may make photocopies of all or part of the Work for seminar or training use.
- (b) may use the original figures/tables/illustrations/photographs from the Work in future works of his/her own.
- (c) may prepare derivative works based on the Work, with proper acknowledgment.
- (d) may allow the republication or reproduction of all or any part of this article by other parties, if done for strictly educational purposes and without charge being made for that use, provided the republication clearly acknowledges first publication in the ALBANY LAW REVIEW.
- (e) may distribute reprints of the article upon its publication or at any time thereafter.

1. The author hereby warrants that:

- (a) the author, in conjunction with any coauthors named below, has the full power and authority to grant the rights conveyed in this agreement;
- (b) the Work does not infringe any copyright or property right of another person or entity;
- (c) the Work does not contain any matter that is libelous or otherwise unlawful;
- (d) the Work does not violate the standards of honesty and professionalism;
- (e) the Work submitted for review is new and has been written by the stated author and has not been published elsewhere;
- (f) the Work submitted is not currently under review for another journal and will not be submitted to another journal while under review for ALBANY LAW REVIEW;
- (g) the Work, excerpts of the Work, or other works substantially similar to the Work, will not be published prior to the publication of the author's Work with ALBANY LAW REVIEW; and
- (h) any person cited in the Work as a source of personal communication has approved such citation. All necessary permissions for the reproduction or

excerpting of the work of others have been obtained by, and are on record with, the author.

- 2. All material accepted for publication by ALBANY LAW REVIEW is subject to any revisions, which, in the discretion of ALBANY LAW REVIEW, are appropriate to meet publication standards. The author may withdraw the Work only upon rejecting revisions deemed necessary by ALBANY LAW REVIEW.
- 3. Throughout, or at any time prior to the editorial process, where reasonable grounds exist consistent with the integrity of ALBANY LAW REVIEW, the Work may be withdrawn temporarily or permanently from publication. Reasonable grounds include, but are not limited to, substantial errors of content or attribution in the Work that are revealed through the scrutiny and research of the editorial process. Upon request by the author, ALBANY LAW REVIEW will submit in writing to the author the reasons for withdrawing the Work.
- 4. The author retains all rights in the Work not specifically granted to the ALBANY LAW REVIEW by the author in this Grant of License. Such rights are reserved in all languages, forms, and media throughout the world. Nothing contained in this Grant of License shall be construed to prevent future use, republication, or alteration followed by the republication of the article by the author without the consent of the ALBANY LAW REVIEW.
- 5. The author retains the right to publish the Work on the Social Science Research Network website, at www.ssrn.com. The author agrees for all uses retained under this article that the Work, as distributed or published, shall indicate that the Work was originally published in Albany Law Review, along with the proper citation for the Work as published in the Albany Law Review.

	JONATHAN CERVAS		ALBANY LAW REVIEW
By:		By:	
Date:			Marie-Therese Witte
			Editor-in-Chief
For:	BERNARD GROFMAN		
By:		By:	Kyle Durkee
Date:		•	
			Kyle Durkee
For:	SCOTT MATSUDA		Executive Editor for State Constitutional
By:		Comn	nentary
Date:			•
		Date:	11/25/2023
For:	JUSTINE KAWA		
By:			
Date:			