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9	UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA				
10	FOR THE EASTERN DISTRICT OF CALIFORNIA				
11	CITIZENS FOR FAIR	l No	2: 17 ov 00073	VIM CMV	
12	REPRESENTATION, et al.,	110	No. 2: 17-cv-00973-KJM-CMK		
13	Plaintiffs,	OR	RDER		
14	v.	<u> </u>	<u>KDLK</u>		
15	SECRETARY OF STATE ALEX PADILLA,				
16	Defendant.				
17	2 33334466				
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20	Plaintiffs' ex parte request to file additional briefing, ECF No. 53, and plaintiffs'				
21	ex parte request for a stay, ECF No. 59, are pending before the court. The additional briefing,				
22	plaintiffs argue, is necessary to explain how recent Supreme Court authority affects defendant's				
23	pending motion to dismiss, which the court submitted on June 14, 2018. See H'rg Mins., ECF				
24	No. 52. The stay, plaintiffs argue, would also allow the parties to further brief plaintiffs' earlier				
25	motion to convene a three-judge court, which the court submitted on May 22, 2018. See ECF				
26	Nos. 43, 45. Defendant opposes both requests. ECF Nos. 57, 61. As explained below, the court				
27	DENIES plaintiffs' requests.				
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As to the first request, plaintiffs have not shown additional briefing is warranted.
Plaintiffs cite and attach two Supreme Court decisions, <i>Gill v. Whitford</i> , 138 S. Ct. 1916 (2018)
and Lozman v. City of Riviera Beach, Fla., 138 S. Ct. 1945 (2018), which both issued on June 18
2018, four days after this court heard defendant's motion to dismiss. See ECF No. 53; H'rg
Mins., ECF No. 53. Notifying the court of this supplemental authority is enough; the court
declines to invite further briefing at this time. Plaintiffs' first request, ECF No. 53, is DENIED.
Nor have plaintiffs met their burden to justify a stay. See ECF No. 59. Plaintiffs
must establish "a clear case of hardship or inequity in being required to go forward," which the
court then weighs against competing interests. Landis v. N. Am. Co., 299 U.S. 248, 255 (1936).
Here, plaintiffs' justification for the requested stay is that the court cannot resolve the pending
motions without first considering how recent authority affects plaintiffs' motion to convene a
three-judge court. See ECF No. 59 at 7. But the court is aware of the new authority, and its
availability now does not change the court's analysis regarding the stay request.
The court is likewise unpersuaded by plaintiffs' proposal to stay this case while
they seek a Writ of Mandamus for Supreme Court guidance on their motion to convene a three-
judge court. ECF No. 59 at 7. Plaintiffs cite no authority supporting this interlocutory quest for
guidance, or a stay during its pendency. Finding no legitimate basis for a stay, plaintiffs' second
request, ECF No. 59, is DENIED.
IT IS SO ORDERED
This resolves ECF Nos. 53, 59.
DATED: August 1, 2018.
UNITED STATES DISTRICT JUDGE