### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

FAIR FIGHT ACTION, INC, et al.,

Plaintiffs,

V.

BRAD RAFFENSPERGER, et al.,

Defendants.

Civ. Act. No. 18-cv-5391 (SCJ)

# PLAINTIFFS' MOTION FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION

PLEASE TAKE NOTICE that Plaintiffs FAIR FIGHT ACTION, INC., CARE IN ACTION, INC., EBENEZER BAPTIST CHURCH OF ATLANTA, GEORGIA, INC., BACONTON MISSIONARY BAPTIST CHURCH, INC., VIRGINIA-HIGHLAND CHURCH, INC., and THE SIXTH EPISCOPAL DISTRICT, INC., hereby move for a Temporary Restraining Order and Preliminary Injunction enjoining Defendant Brad Raffensperger, in his capacity as Georgia

Secretary of State, from purging 120,561 voters from Georgia's rolls on the basis of fewer than nine years of inactivity.

As set forth in the Plaintiffs' Memorandum of Law in Support of Motion for a Temporary Restraining Order and Preliminary Injunction and the accompanying exhibits filed herewith, Plaintiffs have established a likelihood of success on the merits; that Plaintiffs will suffer irreparable harm if the Court does not issue the preliminary relief sought; that the harm to Plaintiffs outweighs any harm Defendants would suffer if the Court were to order the preliminary relief the Plaintiffs seek; that the balance of hardships tips strongly in the Plaintiffs' favor; and that a Temporary Restraining Order and Preliminary Injunction in this case advance the public interest. On December 16, 2019, Plaintiffs gave notice by telephone and email that they would ask the Court to hear today their Motion for a Temporary Restraining Order and Preliminary Injunction and Memorandum.

Plaintiffs respectfully request that the Court hear the motion today due to the planned December 16, 2019 voter purge by Defendants, which would remove tens of thousands of Georgia residents from Georgia's voter rolls.

Plaintiffs further request that this Court set this matter for a hearing on its motion for preliminary injunction on expedited basis and with the opportunity for the parties to submit additional evidence and briefing as appropriate.

# Respectfully submitted,

December 16, 2019

/s/Leslie J. Bryan

Allegra J. Lawrence (GA Bar No. 439797) Leslie J. Bryan (GA Bar No. 091175) Maia Cogen (GA Bar No. 832438) Suzanne Smith Williams (GA Bar No. 526105)

LAWRENCE & BUNDY LLC

1180 West Peachtree Street

**Suite 1650** 

Atlanta, GA 30309

Telephone: (404) 400-3350

Fax: (404) 609-2504

allegra.lawrence-hardy@lawrencebundy.com

leslie.bryan@lawrencebundy.com maia.cogen@lawrencebundy.com

suzanne.williams@lawrencebundy.com

Thomas R. Bundy (Admitted pro hac vice)

LAWRENCE & BUNDY LLC

8115 Maple Lawn Boulevard

Suite 350

Fulton, MD 20789

Telephone: (240) 786-4998

Fax: (240) 786-4501

thomas.bundy@lawrencebundy.com

Elizabeth Tanis (GA Bar No. 697415) John Chandler (GA Bar No. 120600) 957 Springdale Road, NE Atlanta, GA 30306 Telephone: (404) 771-2275 beth.tanis@gmail.com jachandler@gmail.com

Matthew G. Kaiser (Admitted *pro hac vice*)
Sarah R. Fink (Admitted *pro hac vice*)
Scott S. Bernstein (Admitted *pro hac vice*)
Norman G. Anderson (Admitted *pro hac* ^)

#### KAISERDILLON PLLC

1099 Fourteenth Street, NW Eighth Floor West Washington, DC 20005 Telephone: (202) 640-2850 Fax: (202) 280-1034

mkaiser@kaiserdillon.com sfink@kaiserdillon.com sbernstein@kaiserdillon.com nanderson@kaiserdillion.com Dara Lindenbaum (Admitted pro hac vice)

SANDLER REIFF LAMB ROSENSTEIN & BIRKENSTOCK, P.C.

1090 Vermont Avenue, NW

Suite 750

Washington, DC 20005 Telephone: (202) 479-1111

Fax: 202-479-1115

lindenbaum@sandlerreiff.com

Kurt G. Kastorf (GA Bar No. 315315)
THE SUMMERVILLE FIRM, LLC

1226 Ponce de Leon Avenue, NE

Atlanta, GA 30306

Telephone: (770) 635-0030

Fax: (770) 635-0029

kurt@summervillefirm.com

Andrew D. Herman (Admitted pro hac

vice)

Nina C. Gupta (Admitted pro hac vice)

MILLER & CHEVALIER CHARTERED

900 Sixteenth Street, NW Washington, DC 20006 Telephone: (202) 626-5800

Fax: (202) 626-5801 aherman@milchev.com ngupta@milchev.com Kali Bracey (Admitted pro hac vice)

JENNER & BLOCK LLP

1099 New York Avenue, NW

Suite 900

Washington, DC 20001

Telephone: (202) 639-6000

Fax: (202) 639-6066

kbracey@jenner.com

Von A. DuBose

**DUBOSE MILLER LLC** 

75 14th Street N.E., Suite 2110

Atlanta, GA 30309

Telephone: (404) 720-8111

Fax: (404) 921-9557

dubose@dubosemiller.com

Jeremy H. Ershow (Admitted *pro hac vice*)

JENNER & BLOCK LLP

919 Third Avenue

New York, New York 10022

Telephone: (212) 891-1600

Fax: (212) 891-1699 jershow@jenner.com

Counsel for Fair Fight Action, Inc.; Care in Action, Inc.; Ebenezer Baptist Church of Atlanta, Georgia, Inc.; Baconton Missionary Baptist Church, Inc.; Virginia-Highland Church, Inc.; and The Sixth Episcopal District, Inc.

## **CERTIFICATE OF SERVICE**

I hereby certify that, on December 16, 2019, I caused to be served the

foregoing MOTION FOR A TEMPORARY RESTRAINING ORDER AND

PRELIMINARY INJUNCTION by filing it through the Court's ECF system

Chris Carr
Attorney General
Dennis Dunn
Deputy Attorney General
Russell Willard
Senior Assistant Attorney General
Georgia Office of the Attorney General
40 Capitol Square
Atlanta, GA 30334
ccarr@law.ga.gov
ddunn@law.ga.gov
rwillard@law.ga.gov

which will cause service on opposing counsel as follows:

Joshua Barrett Belinfante
Vincent Robert Russo, Jr.
Brian Edward Lake
Carey Allen Miller
Andrew Swindle
Special Assistant Attorneys General
Robbins Ross Alloy Belinfante Littlefield, LLC
500 Fourteenth St., N.W.
Atlanta, GA 30318
Telephone: (678) 701-9381
Fax: (404) 856-3250
jbelinfante@robbinsfirm.com

blake@robbinsfirm.com vrusso@robbinsfirm.com cmiller@robbinsfirm.com aswindle@robbinsfirm.com

Bryan P. Tyson
Bryan F. Jacoutot
Special Assistant Attorneys General **Taylor English Duma LLP**1600 Parkwood Circle
Suite 200
Atlanta, GA 30339
Telephone: (678) 336-7249
btyson@taylorenglish.com
bjacoutout@taylorenglish.com

This the 16th day of December, 2019.

/s/ Leslie J. Bryan Leslie J. Bryan