

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

NAACP, <i>et al.</i> ,)	
)	
Plaintiffs,)	CIVIL ACTION FILE NO.:
)	1:17-CV-1427-TCB-WSD-BBM
v.)	
)	
BRIAN KEMP, in his official)	CONSOLIDATED CASES
capacity as Secretary of State of)	
the State of Georgia,)	
)	
_____ Defendant.)	

AUSTIN THOMPSON, <i>et al.</i> ,)
)
Plaintiffs,)
)
v.)
)
BRIAN KEMP, in his official)
capacity as Secretary of State of)
the State of Georgia,)
)
Defendant.)

**DEFENDANT’S MOTION TO DISMISS THOMPSON PLAINTIFFS’
FIRST AMENDED COMPLAINT IN PART**

COMES NOW DEFENDANT, BRIAN KEMP, Georgia Secretary of State,
by and through the Attorney General of the State of Georgia, and files this Partial
Motion to Dismiss pursuant to Fed. R. Civ. Proc. 12(b)(1) and 12(b)(6).

The basis for the motion is more fully set forth in the accompanying Brief in Support of Motion to Dismiss.

Respectfully submitted,

CHRISTOPHER M. CARR
Attorney General 112505

ANNETTE M. COWART 191199
Deputy Attorney General

RUSSELL D. WILLARD 760280
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Attorneys for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on this date I have electronically filed the foregoing **DEFENDANT'S PARTIAL MOTION TO DISMISS** with the Clerk of Court using the CM/ECF system, which will automatically send email notification of such filing to all attorneys of record.

This 13th day of November, 2017.

/s/ Cristina Correia
Assistant Attorney General

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BRIAN KEMP, in his official)
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the State of Georgia,)
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Defendant.)

**BRIEF IN SUPPORT OF DEFENDANT’S MOTION TO DISMISS
THOMPSON PLAINTIFFS’ FIRST AMENDED COMPLAINT IN PART**

In accordance with Local Rule 7.1A, Defendant Brian Kemp, in his official capacity as Secretary of the State of Georgia, submits this brief in support of his

motion to dismiss the Thompson Plaintiffs' First Amended Complaint [Doc. 20] ("Complaint").

I. INTRODUCTION

This motion seeks dismissal of Counts I and II of Plaintiffs' complaint for failure to state a claim. In addition, Defendant moves to dismiss a number of the individual Plaintiffs because they lack standing to challenge the 2015 legislative act that modified certain Georgia House of Representative Districts.

STATEMENT OF FACTS

Plaintiffs are ten individuals who allege that they are residents and voters in Gwinnett County, Henry County, Fulton County, Rockdale County, Clayton County, or DeKalb County. Compl. ¶¶ 21-30.

Plaintiffs challenge the Georgia General Assembly's 2015 changes to the redistricting plan for the Georgia House of Representatives, Act No. 251 (2015 Ga. Laws 1413) ("H.B. 566"), on the grounds that it violates Section 2 of the Voting Rights Act of 1965, 52 U.S.C. § 10301, and the Fourteenth and Fifteenth Amendments to the United States Constitution. Compl. ¶ 1. H.B. 566 revised the district lines for seventeen districts. H.B. 566, attached as Ex. A.

Plaintiff Thomson states that he lives in HD 105, and Swanson, and Payton state that they live in HD 111. Compl. ¶¶ 21, 22, and 23. Plaintiffs Cunningham,

McKenzie, Orange, Snow, Arrey-Mbi, Anderson, and Jackson, none of whom lives in either HD 105 or 111, state that they live in “the Atlanta metropolitan area.” Compl. ¶¶ 24, 25, 26, 27, 28, 29, and 30. More specifically, Plaintiffs Cunningham (HD 59), Orange (HD 57), and Jackson (HD 61) state that they live in Fulton County, Plaintiffs Snow (HD 92) and Anderson (HD 90) state that they live in Rockdale County, Plaintiff McKenzie states that she lives in HD 88 in DeKalb County, and Plaintiff Arrey-Mbi states that he lives in HD 75 in Clayton County. *Id.*

Plaintiffs assert three causes of action. In Count I, they assert that H.B. 566 was enacted with a discriminatory purpose as to the changes made to HD 105 and 111, in violation of Sec. 2 of the Voting Rights Act and the Fourteenth and Fifteenth Amendment. Compl. ¶¶ 119-128.

In Count II, they assert that H.B. 566 violates “the results prong of Section 2 of the Voting Rights Act.” Compl., p. 38. While pointing to the “current district boundaries for the House of Representatives,” their allegations appear to be directed to the contention that an additional African American-majority district could have been created “in the Atlanta metropolitan area.” *Id.* ¶¶ 129-136.

In Count III, Plaintiffs claim that HDs 105 and 111 are the product of unconstitutional racial gerrymandering. Compl., pp. 40-41, ¶¶ 137-143.

The changes made by H.B. 566 affect only the following House Districts:

- District 27, which includes parts of Hall County and White County;
- District 30, which includes parts of Hall County;
- District 53, which includes parts of Cobb County and Fulton County;
- District 55, which includes parts of Fulton County;
- District 59, which includes parts of Fulton County;
- District 60, which includes parts of Clayton County;
- District 73, which includes parts of Fayette County, Henry County, and Spalding County;
- District 104, which includes parts of Gwinnett County;
- District 105, which includes parts of Gwinnett County;
- District 109, which includes parts of Henry County, Newton County, and Rockdale County;
- District 110, which includes parts of Butts County, Henry County, and Newton County;
- District 111, which includes parts of Henry County;
- District 130, which includes parts of Henry County, Lamar County, and Spalding County;
- District 165, which includes parts of Chatham County;

- District 166, which includes parts of Bryan County and Chatham County;
- District 176, which includes Atkinson County, Lanier County, and parts of Lowndes County and Ware County; and
- District 177, which includes parts of Lowndes County.

H.B. 566. Plaintiffs define the “Atlanta metropolitan area” to include “Cherokee, Clayton, Cobb, DeKalb, Douglas, Fayette, Fulton, Gwinnett, Henry, and Rockdale” counties. Compl. ¶ 108. No part of Cherokee County, DeKalb County, Douglas County, and Fayette County is affected by H.B. 566, and the portions of Rockdale County that are in HD 109 are not changed by H.B. 566. Moreover, no parts of HD 57, HD 61, HD 75, HD 88, HD 90, and HD 92 are affected by H.B. 566. *See* Exhibit A.

II. ARGUMENT AND CITATION OF AUTHORITIES

A. PLAINTIFFS’ CLAIMS ARE SUBJECT TO DISMISSAL, IN PART, PURSUANT TO RULE 12(b)(1) FOR LACK OF STANDING.

Plaintiffs bear the burden of establishing standing. *Susan B. Anthony List v. Driehaus*, 134 S. Ct. 2334, 2342 (2014). “No principle is more fundamental to the judiciary’s proper role in our system of government than the constitutional limitation of federal-court jurisdiction to actual cases or controversies.” *Raines v. Byrd*, 521 U.S. 811, 818 (1997).

It is by now well settled that “the irreducible constitutional minimum of standing contains three elements. First, the plaintiff must have suffered an ‘injury in fact’--an invasion of a legally protected interest that is (a) concrete and particularized, and (b) actual or imminent, not conjectural or hypothetical. Second, there must be a causal connection between the injury and the conduct complained of Third, it must be likely, as opposed to merely speculative, that the injury will be redressed by a favorable decision.”

United States v. Hays, 515 U.S. 737, 742-743 (1995) (quoting *Lujan v. Defenders of Wildlife*, 504 U.S. 555, 560-561 (1992)). A “plaintiff must demonstrate standing for each claim he seeks to press and for each form of relief that is sought.” *Town of Chester v. Laroe Estates, Inc.*, 137 S. Ct. 1645, 1650 (2017) (quoting *Davis v. FEC*, 554 U.S. 724, 734 (2008)). “[A]t the pleading stage, the plaintiff must ‘clearly . . . allege facts demonstrating’ each element.” *Spokeo, Inc. v. Robins*, 136 S. Ct. 1540, 1547 (2016) (quoting *Warth v. Seldin*, 422 U.S. 490, 519 (1975)).

Courts “should not speculate concerning the existence of standing. . . . If the plaintiff fails to meet its burden, th[e] court lacks the power to create jurisdiction by embellishing a deficient allegation of injury.” *Dimaio v. Democratic Nat’l Comm.*, 520 F.3d 1299, 1301 (11th Cir. 2008) (quoting *Elend v. Basham*, 471 F.3d 1199, 1206 (11th Cir. 2006)). In the context of a racial gerrymander claim, a plaintiff first must show that “he or she, *personally*, has been injured by [a] racial classification” that dilutes his or her vote. *Hays*, 515 U.S. at 744 (emphasis added). A plaintiff who does not live in the challenged district has

not suffered the necessary personal injury. *Id.* at 744-45 (“Where a plaintiff resides in a racially gerrymandered district, . . . the plaintiff has been denied equal treatment because of the legislature’s reliance on racial criteria, and therefore has standing to challenge the legislature’s action.”); *see also Sinkfield v. Kelley*, 531 U.S. 28, 30 (2000). Similarly, in the context of a Sec. 2 claim, a plaintiff must allege sufficient facts to show that they have been personally injured by the challenged legislation. The Supreme Court has “repeatedly refused to recognize a generalized grievance against allegedly illegal governmental conduct as sufficient for standing to invoke the federal judicial power.” *Hays*, 515 U.S. at 743. “For an injury to be particularized, it must affect the plaintiff in a personal and individual way.” *Lujan*, 504 U.S. at 560. Here, not all of the Plaintiffs are affected in a personal way.

1. **Plaintiffs McKenzie, Orange, Snow, Arrey-Mbi, Anderson and Jackson Lack Standing to Challenge any aspect of H.B. 566.**

Plaintiffs, McKenzie, Orange, Snow, Arrey-Mbi, Anderson, and Jackson, reside in a district that was *not* part of the 2015 redistricting changes included in H.B. 566. Plaintiff McKenzie states that she resides in HD 88; Plaintiff Orange states that she resides in HD 57; Plaintiff Andrea Snow states that she resides in HD 92; Plaintiff Sammy Arrey-Mbi states that he resides in HD 75; Plaintiff Lynne

Anderson states that she resides in HD 90; Plaintiff Coretta Jackson states that she resides in HD 61, none of these districts are included in H.B. 566. Comp. ¶¶ 25-30. *See* Exhibit A. Therefore, H.B. 566 did them no cognizable harm. In the absence of factual allegations demonstrating that these Plaintiffs suffered an injury caused by H.B. 566, Plaintiffs McKenzie, Orange, Snow, Arrey-Mbi, Anderson and Jackson lack standing to proceed with their claims and they should be dismissed. *Spokeo*, 136 S. Ct at 1547.

2. Plaintiff Cunningham Lacks Standing to Bring the First and Third Claims.

Plaintiff Audra Cunningham states that she is a resident of HD 59, in Fulton County. Comp. ¶ 24. This HD was part of the 2015 legislation that Plaintiffs challenge. However, Plaintiffs' first and third causes of action are directed to House Districts 105 and 111, and Plaintiff Cunningham does not reside in either of those districts. Therefore, Plaintiff Cunningham does not have standing to bring Counts I and III of Plaintiffs' Amended Complaint. *Hays*, 515 U.S. at 744-745.¹

¹ Of course, Plaintiffs McKenzie, Orange, Snow, Arrey-Mbi, Anderson, and Jackson are similarly without standing to challenge any claims related to HDs 105 and 111.

B. PLAINTIFFS' CLAIMS ARE SUBJECT TO DISMISSAL, IN PART, UNDER RULE 12(b)(6).

When reviewing a motion to dismiss, the Court must take the allegations of the complaint as true, and must construe those allegations in the light most favorable to the plaintiff. *Riven v. Private Health Care Sys., Inc.*, 520 F.3d 1308, 1309 (11th Cir. 2008). However, “the tenet that a court must accept as true all of the allegations contained in a complaint is inapplicable to legal conclusions.” *Ashcroft v. Iqbal*, 556 U.S. 662, 678 (2009); *see also Amer. Dental Assoc. v. Cigna Corp.*, 605 F.3d 1283, 1290 (11th Cir. 2010) (courts are to “eliminate any allegations in the complaint that are merely legal conclusions”).

Additionally, “unwarranted deductions of fact in a complaint are not admitted as true for purposes of testing the sufficiency of plaintiff’s allegations.” *Sinaltrainal v. The Coca-Cola Co.*, 578 F.3d 1252, 1260 (11th Cir. 2009) (internal quotations omitted). A court is to make reasonable inferences in the plaintiff’s favor, but it is not required to draw plaintiff’s inferences. *Id.*; *see also Amer. Dental Assoc.*, 605 F.3d at 1290 (“courts may infer from the factual allegations in the complaint ‘obvious alternative explanation[s],’ which suggest lawful conduct rather than the unlawful conduct the plaintiff would ask the court to infer”), *quoting Iqbal*, 556 U.S. at 682. “The mere possibility the defendant acted unlawfully is insufficient to survive a motion to dismiss.” *Sinaltrainal*, 578 F.3d at

1260. Instead, the “[f]actual allegations must be enough to raise a right to relief above the speculative level” *Bell Atlantic Corp. v. Twombly*, 550 U.S. 544, 555 (2007). “[W]here the well-pleaded facts do not permit the court to infer more than the mere possibility of misconduct, the complaint has alleged—but it has not ‘show[n]’—‘that the pleader is entitled to relief.’” 556 U.S. at 679. Here, Plaintiffs’ allegations fail to show that Plaintiffs are entitled to relief as to Counts I and II of the complaint.

1. COUNT I FAILS TO STATE A CLAIM AS TO WHICH RELIEF MAY BE GRANTED.

In Count I of their Complaint, Plaintiffs argue that H.B. 566 is the product of intentional discrimination, in violation of Sec. 2 of the Voting Rights Act and the Fourteenth and Fifteenth Amendments. Plaintiffs’ allegation of discriminatory intent is directed to the changes made to HD 105 and HD 111, but the allegations of discriminatory intent are not tethered to a particular discriminatory result, something that this Court has already deemed necessary.

In their Complaint, Plaintiffs allege:

The Republican controlled General Assembly enacted H.B. 566 with the intent to discriminate against African-American voters in House Districts 105 and 111 by diluting their voting strength. The General Assembly’s purposeful action had the effect of denying African-American voters the opportunity to elect their candidates of choice, in violation of Section 2 of the Voting Rights Act and the Fourteenth and Fifteenth

Amendments to the United States Constitution.

Compl. ¶ 124. As noted above, only Plaintiffs Thompson, Swanson, and Payton can claim to have been injured by H.B. 566, as they are the only residents of HD's 105 and 111.

In *NAACP v. Kemp*, now consolidated with this case, this Court concluded that Section 2 is not violated by allegations of discriminatory intent without corresponding factual allegations setting forth all three preconditions in *Thornburg v. Gingles*, 478 U.S. 30 (1986).² *NAACP*, Doc. 28 at 21-22 (citing *Johnson v. DeSoto Cty. Bd. of Comm'rs*, 72 F. 3d 1556, 1563 (11th Cir. 1996)). This Court

² The Supreme Court has repeatedly reaffirmed the *Gingles* three prong test as necessary preconditions to bringing an action.

First, a “minority group” must be “sufficiently large and geographically compact to constitute a majority” in some reasonably configured legislative district. [*Gingles*, 478 U.S.] at 50, 106 S. Ct. 2752, 92 L. Ed. 2d 25. Second, the minority group must be “politically cohesive.” *Id.*, at 51, 106 S. Ct. 2752, 92 L. Ed. 2d 25. And third, a district’s white majority must “vote[] sufficiently as a bloc” to usually “defeat the minority’s preferred candidate.” *Ibid.* Those three showings, we have explained, are needed to establish that “the minority [group] has the potential to elect a representative of its own choice” in a possible district, but that racially polarized voting prevents it from doing so in the district as actually drawn because it is “submerg[ed] in a larger white voting population.” *Grove v. Emison*, 507 U. S. 25, 40, 113 S. Ct. 1075, 122 L. Ed. 2d 388 (1993).

Cooper v. Harris, ___ U.S. ___, 197 L. Ed. 2d 837, 854 (May 22, 2017).

held that “[b]ecause the first two Gingles preconditions were not properly alleged by the plaintiffs,” their claim should be dismissed without prejudice. *Id.* at 22-25.

Like the Plaintiffs in *NAACP*, here, the *Thompson* Plaintiffs allege discriminatory intent but do not allege that African-Americans are sufficiently numerous and geographically compact to constitute a majority in either HD 105 or HD 111.³ Plaintiffs’ allegations that African-American voters can constitute a majority in one additional single-member district *somewhere* within a ten (10) county area, including five (5) counties that were not part of H.B. 566, are insufficient to tether Plaintiffs’ intentional discrimination claim regarding HD 105 and HD 111 to a discriminatory effect sufficient to state a claim. This is particularly true in light of Plaintiffs’ allegations describing the changes made to these two districts as decreasing the African-American voting age population from 32.4% to 30.4% (HD 105) and from 33.2 to 31% (HD 111). Compl. ¶¶ 74, 78, 88, 92. Neither of these districts was a majority African-American district prior to H.B. 566’s enactment and Plaintiffs have not alleged that either could be a majority African-American district. Plaintiffs’ additional conclusory allegations, that the failure to include one additional majority African-American district dilutes the

³ The NAACP Plaintiffs did assert that they could, together with other minority voters, constitute a majority coalition minority in HD 105. Plaintiffs here make no similar allegations.

voting strength of African-American voters, is not entitled to any weight. *Iqbal*, 556 U.S. at 678. Plaintiffs' factual allegations are insufficient to support a claim for violation of Sec. 2 in Count I of their Amended Complaint.

2. COUNT II FAILS TO STATE A CLAIM AS TO WHICH RELIEF MAY BE GRANTED.

Plaintiffs' second claim, for vote dilution under Sec. 2 of the Voting Rights Act, fails to sufficiently allege a claim. Plaintiffs' vote dilution claim is premised entirely on the legislature's failure to create one additional majority African-American district in H.B. 566. Compl. ¶¶ 130-136. Plaintiffs identify a ten (10) county area in which they allege that an additional majority African-American district, including at least some African-American voters from Henry County, could be created. Compl. ¶¶ 108, 114. First, as discussed above, H.B. 566 only redistricted certain House Districts, and five (5) of the ten (10) counties in Plaintiffs' defined "metro Atlanta area" were not part of any changes imposed by H.B. 566. Exhibit A. Second, Plaintiffs fail to allege facts showing that the voting strength of African-American voters in this ten (10) county area is actually diluted.

Plaintiffs allege that one additional majority African-American district could have been drawn in the metro Atlanta area. However, H.B. 566 did not make changes to half of the ten (10) county area described by Plaintiffs, and Plaintiffs make no allegation that an additional majority African-American majority district

could be included just within the area that H.B. 566 actually affected. *Compare* Exhibit A and Compl. ¶ 108. Therefore, Plaintiffs have not sufficiently alleged how H.B. 566 caused them any injury. Plaintiffs' allegations that the district lines pack or crack African-American communities, without more, are also insufficient to allege an injury. As the Supreme Court has explained:

some dividing by district lines and combining within them is virtually inevitable and befalls any population group of substantial size. Attaching the labels 'packing' and 'fragmenting' to these phenomena, without more, does not make the result vote dilution when the minority group enjoys substantial proportionality.

Johnson v. DeGrandy, 512 U.S. 997, 1015-1016 (1994). Here, Plaintiffs' only specific allegations are that the African-American voting age population in HD 105 and HD 111 decreased from 32.4% to 30.4% and from 33.2 to 31% respectively. Compl. ¶¶ 74, 78, 88, 92. These allegations are insufficient to establish the first *Gingles* prong because Plaintiffs have failed to allege that a majority African-American district can be created within the area actually affected by H.B. 566. *See Hays*, 515 U.S. at 743 ("there must be a causal connection between the injury and the conduct complained of."). Moreover, as shown below, African-American voters in the ten (10) county area described by Plaintiffs have the opportunity to elect candidates in roughly the same proportion as their numbers in the population.

Even if this Court finds that Plaintiffs have sufficiently alleged the first *Gingles* precondition, where, as here, Plaintiffs' challenge is to the failure to create additional majority African-American districts, Plaintiffs must allege facts beyond simply the three *Gingles* preconditions to support a finding that without the additional district the votes of African-American voters are diluted. Plaintiffs' claim requires:

a court to determine whether provision for somewhat fewer majority-minority districts than the number sought by the plaintiffs [is] dilution of the minority votes. The District Court [is] accordingly required to assess the probative significance of the *Gingles* factors critically after considering the further circumstances with arguable bearing on the issue of equal political opportunity.

DeGrandy, 512 U.S. at 1013. Here, Plaintiffs allege that this ten (10) county area has a total voting age population of 3,029,632 which is 36.4% African-American. Compl. ¶ 112. This Court can take judicial notice of U.S. Census information for the ten (10) county area described by Plaintiffs.⁴ The total population of this ten

⁴ “The court may judicially notice a fact that is not subject to reasonable dispute because it . . . can be accurately and readily determined from sources whose accuracy cannot reasonably be questioned.” Fed. R. Evid. 201(b)(2). *See also*, *Tellabs, Inc. v. Makor Issues & Rights, Ltd.*, 551 U.S. 308, 322 (2007) (explaining that “courts must consider the complaint in its entirety, as well as other sources courts ordinarily examine when ruling on Rule 12(b)(6) motions to dismiss, in particular, documents incorporated into the complaint by reference, and matters of which a court may take judicial notice.”) (citing 5B Wright & Miller §1357 (3d ed. 2004 and Supp. 2007)).

(10) county area is 4,107,750, roughly the size of 76 House Districts.⁵ Plaintiffs allege that there are thirty-one (31) districts in this ten (10) county area that have a majority African-American voting age population. Compl. ¶ 67. In other words, African-American voters in this ten (10) county area are roughly proportionally represented with 31 of 76 house districts (40%). Like *DeGrandy*, here, even if the Court accepts Plaintiffs' allegation that an additional majority African-American district can be created *somewhere* in this ten (10) county area as sufficient to establish the first *Gingles* prong, the legal issue for the Court to decide is:

whether, even with all three *Gingles* conditions satisfied, the circumstances in totality support a finding of vote dilution when [African-Americans] can be expected to elect their chosen representatives in substantial proportion to their percentage of the area's population.

DeGrandy, 512 U.S. at 1007-1008. Plaintiffs have failed to sufficiently allege facts from which this Court could conclude that despite roughly proportional representation, the voting strength of African-American voters in this ten (10) county area is diluted by H.B. 566.⁶ In *DeGrandy*, the Supreme Court held that the

⁵ The "ideal" district size (total population of Georgia divided by 180 total seats) for the Georgia House of Representatives is 53,820. See <http://www.legis.ga.gov/Joint/reapportionment/Documents/2015/House15-PACKET.pdf>.

⁶ Like *DeGrandy*, where Plaintiffs' allegations that additional majority African-American districts may be created are focused on a particular geographical scope,

districting plan in question did not deny minority voters equal opportunity to elect, despite the presence of all three *Gingles* preconditions and a history of “persistent discrimination reflected in the larger society.” 512 U.S. at 1013. The legal test is “whether the totality of facts, including those pointing to proportionality, show[] that the new scheme would deny minority voters equal political opportunity.” 512 U.S. at 1013-1014. Here, Plaintiffs have failed to sufficiently allege facts from which this Court could find that, despite proportionality, H.B. 566 denies African-American voters, in the ten (10) county area described by Plaintiffs, an equal opportunity to elect candidates of choice.

This 13th day of November, 2017.

Respectfully submitted,

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here, the measure for proportionality is similarly tied to the geography of the ten (10) county metro Atlanta area. 512 U.S. at 1022.

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CERTIFICATE OF COMPLIANCE

Pursuant to L.R. 7.1(D), the
undersigned hereby certifies that the
foregoing Respectfully submitted,

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Attorneys for Defendant

CERTIFICATE OF COMPLIANCE

Pursuant to L.R. 7.1(D), the undersigned hereby certifies that the foregoing Notice of Appearance of Counsel has been prepared in Times New Roman 14, a font and type selection approved by the Court in L.R. 5.1(B).

/s/Cristina Correia
CRISTINA CORREIA 188620
Assistant Attorney General

CERTIFICATE OF SERVICE

I hereby certify that on this date I have electronically filed the foregoing **DEFENDANT'S BRIEF IN SUPPORT OF PARTIAL MOTION TO DISMISS** with the Clerk of Court using the CM/ECF system, which will automatically send email notification of such filing to all attorneys of record.

This 13th day of November, 2017.

/s/ Cristina Correia
Assistant Attorney General

has been prepared in Times New Roman 14, a font and type selection approved by the Court in L.R. 5.1(B).

/s/Cristina Correia
CRISTINA CORREIA 188620
Assistant Attorney General

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This 13th day of November, 2017.

/s/ Cristina Correia
Assistant Attorney General

EXHIBIT A

House Bill 566 (AS PASSED HOUSE AND SENATE)

By: Representatives Nix of the 69th, Rynders of the 152nd, Holmes of the 129th, and Stephens of the 165th

A BILL TO BE ENTITLED
AN ACT

1 To amend an Act to provide for the composition and number of state house districts,
2 approved August 24, 2011 (Ga. L. 2011, Ex. Sess., p. 3), as amended, particularly by an Act
3 approved February 23, 2012 (Ga. L. 2012, p. 21), so as to revise the boundaries of certain
4 state house districts; to provide for related matters; to provide an effective date; to repeal
5 conflicting laws; and for other purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 **SECTION 1.**

8 An Act to provide for the composition and number of state house districts, approved
9 August 24, 2011 (Ga. L. 2011, Ex. Sess., p. 3), as amended, particularly by an Act approved
10 February 23, 2012 (Ga. L. 2012, p. 21), is amended by amending the plan attached thereto
11 and identified as "Plan: HSEPROP1 Plan Type: HOUSE Administrator: H167 User:
12 STAFF" by revising the description of Districts 27, 30, 53, 55, 59, 60, 73, 104, 105, 109, 110,
13 111, 130, 165, 166, 176, and 177 as follows:

14 "District 027

15 Hall County

16 VTD: 139015 - TADMORE

17 000102:

18 2059 2060

19 000701:

20 1000 1001 1002 1003 1004 1013 1014 1015 1016 1017 1018 1019

21 1020

22 000702:

23 1004 1009 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010

24 2011 2012 2013 2014 2015 2016 2017

25 001202:

26 1000 1001 1002 1003 1004 1005 1023 1029 1035

27 VTD: 139016 - GLADE
28 VTD: 139017 - LULA
29 VTD: 139018 - CLERMONT
30 VTD: 139019 - QUILLIANS
31 VTD: 139020 - BARK CAMP
32 VTD: 139021 - MURRAYVILLE
33 VTD: 139022 - CHESTATEE
34 VTD: 139023 - FORK
35 VTD: 139024 - WHELCHER
36 VTD: 139028 - GAINESVILLE III
37 000400:
38 1035 2011 2012 2013 2014 2015 2016 2017 2018 2019 2020 2021
39 2023 2024 2028 2036 2037 2038 2039 2040 2041
40 001004:
41 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
42 1012 1013 1014 1016 1017 1018 1019 1020 1025 1030 1031 1032
43 1034 1035
44 VTD: 139034 - GILLSVILLE
45 VTD: 139035 - BIG HICKORY
46 White County
47 VTD: 311081 - SHOAL CREEK
48 950201:
49 1027 1051 1059 1060 1061 1062 1063 1064 1065 1067 1069 1070
50 1071 1072 1073 3048 3050 3051 3052 3053 3054 3055 3056 3057
51 3058 3059 3060 3061 3062 3063 3064 3065 3066 3067 3068 3069
52 3070 3071 3072 3073 3074 3075 3076 3077 3078 3079 3080 3081
53 3082 3083 3084 3085 3086 3087 3088 3089 3090 3091 3092 3094"

54 "District 030
55 Hall County
56 VTD: 139002 - WILSON II
57 001002:
58 2017 2018 2019 2020 2021 2022 2023 2024 2025 2037 2038 2039
59 2040 2041 2042 2043 2044 2045 2046 2047 2048 2049
60 VTD: 139003 - CHICOPEE
61 001102:
62 1031 1032 1035 1036 1038 1057

63 001301:
64 3009 3010 3011 3012 3013 3014 3015 3016 3017 3018 3019 3020
65 3021 3022 3023 3024 3025 3026 3027 3028 3029 3030 3031 3032
66 3033 3034 3035 3036 3037 3038 3039 3040 3041 3042 3058 3059
67 3062 3071 3072 3073 3089 3090 3091 3092 3093 3094
68 001403:
69 2000
70 VTD: 139004 - OAKWOOD I
71 VTD: 139005 - OAKWOOD II
72 VTD: 139006 - OAKWOOD III
73 VTD: 139007 - FLOWERY BRANCH
74 VTD: 139008 - FLOWERY BRANCH
75 VTD: 139009 - ROBERTS
76 001502:
77 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
78 1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023
79 1024 1025 1026 1027 1028 1029 1030 1031 1032 1033 1034 1035
80 1036 1037 1038 1039 1040 1041 1042 1043 1044 1045 1046 1047
81 1048 1049 1050 1051 1052 1053 1054 1055 1056 1057 1058 1059
82 1060 1061 1062 1063 1064 1065 1066 1067 1068 1069 1070 1071
83 1072 1073 1074 1075 1076 1077 1078 1079 1080 1081 1082 1083
84 1084 1085 1086 1087 1088 1089 1090 1091 1092 1093 1094 1095
85 1096 1097 1098 1099 1100 1101 1102 1103 1104 2008 2009 2010
86 2011 2012 2013 2014 2025 2026 2033 2039
87 001607:
88 1003 1004 1005 1006 1007 1008 1010 1011 1012 1013 1014 1015
89 1016 1017 1018 1019 1020 1021 1022 1023 1024 1025 1026 1028
90 2006 2007 2009 2011 2012 2013 2014 2015 2016 2017 2018 2022
91 2023 2027 2028 2029 2030 2031 2032 2033 2035 2043 2047
92 VTD: 139011 - MORGAN II
93 VTD: 139012 - MORGAN III
94 VTD: 139013 - CANDLER
95 VTD: 139014 - AGRICULTURE CENTER
96 VTD: 139015 - TADMORE
97 000701:
98 1021 2035 2036 2037 2048 2049 2050

15

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99 000702:
 100 1000 1001 1002 1003 1005 1006 1007 1008 1010 1011 1012 1013
 101 1014 1015 1016 1017 1018 1019 1020 1021 1022 1024 1025 2000
 102 001201:
 103 3061
 104 001202:
 105 1006 1007 1008 1009 1010 1011 1012 1013 1014 1015 1016 1017
 106 1018 1019 1020 1021 1022 1024 1025 1026 1027 1028 1030 1031
 107 1032 1033 1034 2000 2001 2002 2003 2004 2005 2006 2007 2008
 108 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 2038
 109 VTD: 139032 - GAINESVILLE MILL
 110 VTD: 139038 - FRIENDSHIP III"

 111 "District 053
 112 Cobb County
 113 VTD: 067NJ01 - NICKAJACK 01
 114 031205:
 115 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011 3012 3013
 116 3014 3015 3016 3018 3019 3020 3021 3022 3023 3024 3025 3026
 117 3027 3028 3029
 118 031206:
 119 2000 2001 2002 2003 2004 2014 3014 3016 3017 3018 3019 3020
 120 3021 3022 3023 3024 3025 3026 3027 3028 3029 3030 3031 3032
 121 3034 3035 3036 3037 3044 3045 3068 3069 3070 3071 3072 3073
 122 3075 3076 3078 3079 3080 3081 3082 3083 3084 3090 3097 3098
 123 3099
 124 VTD: 067OK01 - OAKDALE 01
 125 031206:
 126 1074 1075 1099 1100 3056 3057 3059 3060 3062 3063 3093 3094
 127 3095 3096
 128 VTD: 067SN7B - SMYRNA 7B
 129 031206:
 130 1030 1031 1032 1033 1034 1035 1062 1071 1072 1073 1076 1077
 131 1078 1079 1083 1084 1085 1086 1087 1088 1089 1090 1091 1093
 132 1094 1095 1096 2005 2006 2007 2008 2009 2010 2011 2015 3043
 133 3046 3047 3048 3054 3055 3058 3061 3064 3065 3066 3067 3074
 134 3077 3085 3086 3087 3088 3089 3091 3092 3100 3101

135 VTD: 067VG02 - VININGS 02
136 031205:
137 3017
138 VTD: 067VG03 - VININGS 03
139 Fulton County
140 VTD: 12108E - 08E
141 VTD: 12108F - 08F
142 008904:
143 3004 3005 3006
144 009700:
145 3006
146 VTD: 12109A - 09A
147 VTD: 12109B - 09B
148 VTD: 12109C - 09C
149 VTD: 12109D - 09D
150 VTD: 12109E - 09E
151 VTD: 12109F - 09F
152 VTD: 12109K - 09K
153 VTD: 12109L - 09L
154 VTD: 12109M - 09M
155 VTD: 12109N - 09N
156 VTD: 12110D - 10D
157 VTD: 12110E - 10E
158 VTD: 12110F - 10F
159 VTD: 12110H - 10H
160 008201:
161 1028 1029 1030 1031 1032 1033 1034 1035 1037
162 VTD: 12110P - 10P
163 VTD: 12110R - 10R"

164 "District 055
165 Fulton County
166 VTD: 12103H - 03H
167 VTD: 12103M - 03M
168 VTD: 12103R - 03R
169 VTD: 12103S - 03S
170 VTD: 12106L - 06L

171 000500:
172 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011 3012 3013
173 3015 3016 3017 3018 3019 3020 3021 3022 3023 3024 3025 3026
174 3027 3028 3029 3030 3031 3032 3033 3034 3035 3036 3037 3038
175 3039 3040 3041 3042
176 VTD: 12107J - 07J
177 VTD: 12107K1 - 07K1
178 VTD: 12108K - 08K
179 VTD: 12108L - 08L
180 VTD: 12108P - 08P
181 VTD: 12109G - 09G
182 VTD: 12110H - 10H
183 008102:
184 3000 3011 3012 4000 4001 4002 4003 4004 4005 4006 4007 4008
185 4009 4010 4011 4012 4013 4014
186 008201:
187 1036
188 VTD: 12110L - 10L
189 VTD: 12111A1 - 11A1
190 VTD: 12111A3 - 11A3
191 VTD: 12111B1 - 11B1
192 VTD: 12111B2 - 11B2
193 VTD: 12111C - 11C
194 VTD: 12111E2 - 11E2
195 007706:
196 1010 1014 1015 1020 1021 1022 1023 1024 1025 3004 3005 3006
197 3009
198 VTD: 12111M - 11M
199 VTD: 12111N - 11N
200 VTD: 12111P - 11P
201 VTD: 121SC02 - SC02
202 VTD: 121SC30 - SC30'

203 "District 059
204 Fulton County
205 VTD: 12101A - 01A
206 VTD: 12101B - 01B

207 VTD: 12101C - 01C
208 VTD: 12101E - 01E
209 VTD: 12101G - 01G
210 VTD: 12101J - 01J
211 VTD: 12101P1 - 01P1
212 VTD: 12101P2 - 01P2
213 VTD: 12101R - 01R
214 VTD: 12101T - 01T
215 VTD: 12102E - 02E
216 VTD: 12102F1 - 02F1
217 VTD: 12102G - 02G
218 003000:
219 2024
220 003100:
221 2002
222 003200:
223 1002
224 VTD: 12105A - 05A
225 003100:
226 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
227 1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023
228 1024 1025 1026 2001 2003 2004 2005 2006 2007 2008 2009 2010
229 2011 2012 2013 2014 2015 2016 2017 2018
230 003200:
231 1000 1001
232 005200:
233 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3012 3013
234 3014 3015 3016 3017 3018 3019 3020 3021 3022 3023 3025 3026
235 3027 3028 3029
236 VTD: 12112E1 - 12E1
237 VTD: 12112F - 12F
238 VTD: 12112G - 12G
239 VTD: 12112H - 12H
240 007400:
241 1009 1010 1011 1012 1015 1016 1018 1019 1020 1021 1022 1023
242 1024 1025 1026 1027 1028 1031 1032
243 VTD: 121EP04 - EP04

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244 011100:
245 1000 1001 1002 1003 1014 1015 1017 1018 1019 1020 1021 1022
246 1023 1024 1025 1026 1027 1028 1029 1030 1031 1032 1033 2000
247 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012
248 2013 2014 2015 2016 2017 2018 2021 2022 2023 2024 2025 2026
249 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
250 3012 3013 3014 3015 3016 3017 3018
251 VTD: 121EP05A - EP05A
252 011000:
253 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
254 1012 1013 1014 1015 2000 2001 2002 2003 2004 2005 2006 2007
255 2008 2009 2010 2011 2012 2013 2016 2017 2018 3000 3001 3002
256 3003 3004 3005 3006 3007 3008 3009 3010 3011 3012 3013 3014
257 3015 3016 3017 3018 3019 3020 3021 3022 3023 3024 3025 4000
258 4001 4002 4003 4004 4005 4006 4007 4008 4009 4010 4011 4012
259 4013 4014 4015 4016
260 011100:
261 2019 2020 2027 2028 2029 2030 2031 2032 2033 2034 2035 2036
262 2037 2038 2039 2040 2041 2042 2043
263 012300:
264 3000 3001 3002 3003 3004 3005 3006 3014 3018 3023
265 VTD: 121HP01 - HP01

266 District 060
267 Clayton County
268 VTD: 063FP1 - FOREST PARK 1
269 VTD: 063FP2 - FOREST PARK 2
270 VTD: 063OAK1 - OAK 1
271 VTD: 063OAK2 - OAK 2
272 Fulton County
273 VTD: 12101S - 01S
274 VTD: 12111J - 11J
275 VTD: 12112D - 12D
276 VTD: 12112E2 - 12E2
277 VTD: 12112H - 12H
278 007001:
279 1013 1014 1024 1025 1026 1031 2000 2001 2002 2003 2004 2005

280 2006 2007 2008 2009 2010 3011 3012
281 007300:
282 1000 1001 1002 1003 1004 1005 1017
283 VTD: 12112J - 12J
284 VTD: 12112M - 12M
285 VTD: 12112T - 12T
286 VTD: 121CP01B - CP01B
287 VTD: 121CP02A - CP02A
288 VTD: 121CP02B - CP02B
289 VTD: 121CP04 - CP04
290 VTD: 121EP01 - EP01
291 VTD: 121EP03 - EP03
292 VTD: 121EP04 - EP04
293 011100:
294 1004 1005 1007 1008 1009 1010 1011 1012 1013 1016
295 011201:
296 3020 3021 3022 3026 3027 3030 3031
297 VTD: 121EP05A - EP05A
298 010800:
299 3079 3080 3081 3082
300 012300:
301 1000 2000 3007 3008 3009 3010 3011 3012 3013 3015 3016 3017
302 3019 3020 3021 3022 3024 3025 3026 3027 3028 3029 3030 3031
303 3032 3033 3034 3035 3036 3037 3038 3039 3040 3041 3042 3043
304 3044 3045 3046 3048 3050 3051 3052 3053 3054 3055 3056 3057
305 3059
306 VTD: 121EP05B - EP05B
307 VTD: 121EP06 - EP06
308 VTD: 121EP07 - EP07
309 VTD: 121EP09 - EP09"

310 "District 073
311 Fayette County
312 VTD: 11315 - WOOLSEY
313 VTD: 11325 - HARPS CROSSING
314 VTD: 11330 - MURPHY
315 VTD: 11336 - ANTIOCH

316 Henry County
317 VTD: 15130 - SOUTH HAMPTON
318 VTD: 15131 - NORTH HAMPTON
319 VTD: 15132 - MOUNT CARMEL
320 070305:
321 1025 1026 1027 1028 1029 1030 1031 1032 1033 1034 1043 1044
322 1045 1046 1047
323 Spalding County
324 VTD: 25505 - 05 GA EXP STATION
325 160500:
326 1014 1018 1037 1038 1039 1045 2014 2015 2016 2017 2018 2019
327 2022 2023 2024 2025 2026
328 VTD: 25508 - 08 BOY SCOUTS
329 VTD: 25510 - 10 CARVER
330 VTD: 25512 - 12 LIBERTY
331 VTD: 25513 - 13 COUNTY LINE
332 VTD: 25514 - 14 SUNNYSIDE
333 VTD: 25515 - 15 BLALOCK
334 VTD: 25516 - 16 GARY REID
335 VTD: 25518 - 18 COMMUNITY
336 VTD: 25519 - 19 FIRST ASSEMBLY
337 160100:
338 2024 2025 2026 2027
339 160500:
340 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
341 2012 2013 2033 2036 2054 2061
342 160600:
343 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
344 2012 2013 2014 2015 2016 2017 2018 2019 2020 2021 2022 2023
345 2024 2025 2026 2027 2028 2029 2030 2031 2032 2033 2034 2035
346 2036 2037 2038 2039 2040 2041 2042 2043 2044 2045 2046 2047
347 2048 2049 2050 2051 2052 2053 2054 2055 2056 2057 2058 2059
348 2060 2061 2062 2063 2064 2065 2066 2067 2068 2069 2070 2071
349 2072 2073 2074 2075 2076 2077 2078 2079 2080 2081 2082 2083
350 2084 2085 2086 2087 2088 2097 2098 2099 2100 2111 2112 2115"

351 "District 104
352 Gwinnett County
353 VTD: 135001 - HARBINS A
354 050608:
355 1011 1012 1016 1025 1026 1027 1028 1029 1030 1031 1032 1033
356 1035 1036 1037 1038 1039 1040 1041 1042 1064 1066 1067 1069
357 1070 1071 1072 1076 1077 1079
358 VTD: 135003 - DACULA
359 VTD: 135008 - DUNCANS A
360 VTD: 135027 - HOG MOUNTAIN B
361 050548:
362 1000 1001 1002 1003 1004 1005 1006 1020 1021 1024 1038 1047
363 050607:
364 1033 1051 1052 1053 1054 1055 2019 2020 2021
365 050608:
366 3037 3038 3039 3040
367 VTD: 135028 - ROCKYCREEK A
368 VTD: 135060 - LAWRENCEVILLE D
369 050520:
370 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
371 2012 2013 2015 3000 3010
372 050523:
373 1001 1005
374 050545:
375 3016 3017 3018 3019 3020 3028 3029
376 050548:
377 1023 1030 1031 1036 1037 1039 1040 1045 1046 1048 1049 1050
378 1051 1052
379 VTD: 135129 - DUNCANS B
380 VTD: 135133 - HARBINS B
381 VTD: 135144 - LAWRENCEVILLE M
382 050545:
383 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
384 1012 1013 1014 1015 2000 2001 2002 2003 2005 2006 2007 2008
385 2009 2010 2011 2012 2015 2016 2017 3000 3001 3021 3022 3023
386 VTD: 135152 - ROCKYCREEK C
387 VTD: 135157 - DUNCANS C

388 District 105
389 Gwinnett County
390 VTD: 135001 - HARBINS A
391 050608:
392 2005 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017
393 2018 2019 2020 2021 2022 2023 2024 2025 2026 2027 2028 2029
394 2030 2031 2032 2033 2034 2036 2037 2038 2039 2040 2041 2056
395 2057 2058 2059
396 VTD: 135060 - LAWRENCEVILLE D
397 050520:
398 2014 2016 3001 3002 3003 3004 3005 3006 3007 3008 3009 3011
399 3012 3013 3014 3015 3016 3017 3018 3019 3020
400 050523:
401 1003 1004 1015 1016 1017 1018 1019 1020 1031 1032
402 050545:
403 3015 3024 3025 3026 3027 3037 3038 3039 3040 3041 3042
404 050546:
405 2019 2020 2021 2022 2023 2024
406 VTD: 135071 - LAWRENCEVILLE F
407 VTD: 135080 - BAYCREEK C
408 VTD: 135091 - BAYCREEK D
409 VTD: 135134 - BAYCREEK F
410 VTD: 135144 - LAWRENCEVILLE M
411 050545:
412 1017 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011 3012
413 3013 3014 3030 3031 3032 3033 3034 3035 3036 3043
414 050546:
415 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
416 2012 2013 2014 2015 2018
417 VTD: 135146 - BAYCREEK H
418 050726:
419 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
420 2012 2013 2014 2015 2016 2017 2018 2025
421 050727:
422 2018 2019 2020
423 VTD: 135147 - BAYCREEK I
424 VTD: 135151 - HARBINS C

425 VTD: 135161 - BAYCREEK K⁷

426 ⁷District 109

427 Henry County

428 VTD: 15136 - MCMULLEN

429 VTD: 15137 - EAST LAKE

430 VTD: 15138 - HICKORY FLAT

431 070205:

432 1000 1001 1002 3000 3001 3002 3018 3019 3020 3021 3022 3023

433 3024 3025 3026 3027 3028 3029 3030 3031 3032 3033 3034 3035

434 3036 3037 3038 3039 3040 3041 3042 3043 3044 3045 3046 3047

435 3048 3049 3050 3051 3052

436 VTD: 15139 - STOCKBRIDGE EAST

437 070114:

438 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011

439 1022 1024 1025 1026 1027 1028 1029 1030 1031 1032 1033 1034

440 1035 1036 1037 1038 1044 1048 1049 1050 1053 1054 1055 1056

441 1057 1058 1062 1067

442 VTD: 15140 - STOCKBRIDGE WEST

443 VTD: 15141 - STAGECOACH

444 VTD: 15153 - FLIPPEN

445 070114:

446 1039 1040 1041 1042 1043 1045 1046 1047 1052 1059 1060 1064

447 1065 1066 2029 2030

448 070205:

449 3009 3010 3011 3013 3014 3015

450 070309:

451 1001 1002 1003 1004 1005 1006 1007 1008 1009 1037

452 VTD: 15155 - KELLEYTOWN

453 VTD: 15158 - MT. BETHEL

454 VTD: 15160 - LAKE HAVEN

455 VTD: 15161 - MCDONOUGH CENTER

456 070304:

457 1039 1047

458 070307:

459 1002 1006 1007 1008 1009 1010 1011 1012 1013 1014 1015 1016

460 1017 1018 1019 1020 1021 1022 1023 1024 1025 1026 1044 1052

461 1053 1054 1055 1056 1057 1058 1062
462 070310:
463 2004 2005 2006 2007 2008 2009 2010 2011 2013 2014 2015 2016
464 2017 2039 2040
465 VTD: 15162 - TIMBERRIDGE
466 Newton County
467 VTD: 21710 - DOWNS
468 100901:
469 1040 1041 1042 1048 1049 1050 1054 2017 2018 2019 3002 3003
470 3004 3005 3006 3007 3008 3009 3010 3011 3012 3013 3014 3015
471 3016 3017 3018 3019 3020 3021 3022 3023 3024 3025 3026 3027
472 3028 3029 3030 3031 3032
473 100903:
474 2018 2019 2020 2021 2022 2023
475 Rockdale County
476 VTD: 247BA - BARKSDALE
477 VTD: 247MA - MAGNET
478 060407:
479 2004 2005 2006 2007 2008 3002 3003 3004 3005 3006 3007 3008
480 3009 3010 3011

481 District 110
482 Butts County
483 VTD: 035JENK - JENKINSBURG
484 VTD: 035STARK - STARK
485 VTD: 035WORTH - WORTHVILLE
486 Henry County
487 VTD: 15126 - TUSSAHAW
488 070402:
489 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017
490 2018 2019 2026 2029 2030 2031 2037 3008 3009 3010 3011 3012
491 3013 3014 3015 3018 3020
492 070403:
493 3000 3002
494 VTD: 15127 - SANDY RIDGE
495 VTD: 15128 - WESTSIDE
496 VTD: 15149 - SHILOH

497 VTD: 15152 - LAKE DOW
498 Newton County
499 VTD: 21706 - BREWERS
500 100800:
501 1008 1016 1028 1029 1030 1031 1032 1042 1043 1044 1066 1067
502 1068 1069 1070 1071 1072 1073 1074 1075 1076 1077 1078 1079
503 1080 1081 1082 1083 1084 1085 1086 1087 1088 1089 1090 1091
504 1092 1093 1094 1095 1096 1097 1098 1099 1100 1101 1102 1116
505 2065
506 VTD: 21709 - LIVINGSTON
507 100901:
508 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
509 1012 1013 1014 1015 1018 1019 1020 1021 1051 1052 1053
510 VTD: 21710 - DOWNS
511 100901:
512 1016 1017 1022 1023 1024 1025 1026 1027 1028 1029 1030 1031
513 1032 1033 1034 1035 1036 1037 1038 1039 1043 1044 1045 1046
514 1047 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010
515 2011 2012 2013 2014 2015 2016 2020 2021 3000 3001
516 VTD: 21718 - ROCKY PLAINS

517 District 111
518 Henry County
519 VTD: 15126 - TUSSAHAW
520 070402:
521 2027 2028 2035 2036
522 070403:
523 1001 1002 1006 2000 2001 2002 2003 2004 2005
524 VTD: 15129 - LOWES
525 VTD: 15132 - MOUNT CARMEL
526 070305:
527 1005 1006 1007 1008 1009 1010 1011 1012 1013 1014 1015 1016
528 1017 1018 1019 1020 1021 1022 1023 1024 1035 1036 1037 1038
529 1039 1040 1041 1042
530 VTD: 15134 - WESLEY LAKES
531 VTD: 15135 - MCDONOUGH
532 VTD: 15138 - HICKORY FLAT

533 070309:
534 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024 1025
535 1026 1027 1028 1032 1033 1034 1035 1036 2037 2038 2039 2040
536 2041 2042 2043 2044 2045 2046 2047 2048 2049 2055
537 VTD: 15148 - UNITY GROVE
538 VTD: 15150 - PATES CREEK
539 VTD: 15151 - OAKLAND
540 VTD: 15153 - FLIPPEN
541 070114:
542 1061
543 070309:
544 1010 1011 1012 1013 2000 2001 2002 2003 2004 2005 2006 2007
545 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 2019
546 2020 2021 2022 2023 2024 2025 2026 2027 2028 2029 2030 2031
547 2032 2033 2034 2035 2036 2050 2051 2052 2053 2054
548 VTD: 15157 - DUTCHTOWN
549 VTD: 15159 - GROVE PARK
550 VTD: 15161 - MCDONOUGH CENTER
551 070304:
552 1048 1049 1050 1051 1052 1053 1054 1055 1056 1057 1058 1059
553 1060 1061 1062 1063 1064 1065 1066 1067 1068 1071
554 070307:
555 1028 1029 1030 1031 1032 1033 1034 1048 1049 1060 1061
556 070310:
557 2018 2019 2020 2021 2022 2023 2024 2025 2026 2027 2032 2041
558 2042 2043 2044 2047 2048 2049
559 070311:
560 3000"

561 "District 130
562 Henry County
563 VTD: 15125 - LOCUST GROVE
564 Lamar County
565 VTD: 1711712A - CHAPPELL MILL
566 VTD: 1711712B - SENIOR CITIZEN
567 VTD: 1711714 - MILNER
568 Spalding County

569 VTD: 25501 - 01 RESA ACADEMY
570 VTD: 25502 - 02 FAIRMONT
571 VTD: 25503 - 03 LIBRARY
572 VTD: 25504 - 04 THIRD WARD
573 VTD: 25505 - 05 GA EXP STATION
574 160400:
575 1012 1025 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010
576 2011 2012 2013 2014 2015 2016 2017 2018 2019 2020 2021 2022
577 2023 2024 2025 2026 2027 2028 2029 2030 2031 2032 2033 2034
578 2035 2036 2040 2041 2042 2043 2046 2047 2048 2049 2050 2051
579 2052 2053 2054 2055 2056 2057 2060 2061 2062 2063 2064 2065
580 5030
581 160500:
582 2020 2027 2028 2032 2037 2038 2039 2040 2041 2042 2043 2044
583 2045 2046 2047 2048 2049 2050 2051 2052 2053 2062 2063 2064
584 2065 2066 2067 2068 2069 2071 2073 2074 2075 2091 2092
585 160700:
586 1000 1005 3006 3011 3012 3020 3023 3024 3025 3027 3028 3029
587 3030 3031 3033 3034 3036 3038 3039 3041 3042
588 160800:
589 3000 3001 3002 3003 3005 3007 3057
590 VTD: 25506 - 06 CITY PARK
591 VTD: 25507 - 07 FIRST METHODIST
592 VTD: 25509 - 09 CABIN
593 VTD: 25511 - 11 FIRST PRESBYTERIAN
594 VTD: 25517 - 17 AMBUCS
595 VTD: 25519 - 19 FIRST ASSEMBLY
596 160500:
597 2021 2029 2030 2031 2034 2035 2070 2072 2082
598 160700:
599 3004 3005 3007 3008 3013
600 VTD: 25520 - 20 ROBERTS
601 VTD: 25521 - 21 SUN CITY"

602 *District 165
603 Chatham County
604 VTD: 0511-14

641 VTD: 0511-17
642 VTD: 0514-10
643 VTD: 0514-11
644 VTD: 0514-12
645 VTD: 0514-13
646 VTD: 0514-14
647 VTD: 0514-15
648 VTD: 0514-2
649 VTD: 0514-4
650 VTD: 0514-5
651 VTD: 0514-6
652 VTD: 0514-7
653 VTD: 0514-8
654 VTD: 0516-10
655 010901:
656 3021 3022
657 011500:
658 1026 1027 1028 1029 1030 1031 1032 1033 1034 1035 1036 1037
659 1038 1039 1054 1055 1056 1057 1058 1059 1060 1061 1062 1063
660 1064 1065 1066 1067 1068 1069 1070 1071 1072 1073 1074 1075
661 1076 1077 1078 1079 1080 1081 1082 1083 1084 1085 1086 1087
662 1088 1089 1090 1091 1092 1093 1094 1095 1096 1097 1098 1099
663 1100 1101 1102 1103 1104 1105 1106 1107 1108 1109 1110 1111
664 1112 1113 1114 1115 1116 1117 1118 1119 1120 1121 1122 1123
665 1124 1125 1126 1127 1128 1129 1130 1131 1132 1133 1134 1135
666 1136 1137 1138 1139 1140 1141 1142 1143 1144 1145 1146 1147
667 1151 1152 1153 1156 1157 1161 1162 1164
668 990000:
669 0013 0014 0015
670 VTD: 0516-2
671 011500:
672 1004 1005 1006 1007 1008 1009 1010 1012 1013 1015 1016 1017
673 1018 1019 1020 1021 1022 1023 1024 1025 1154 1155 1158 1159
674 1160 1163 2001 2003 2004 2005 2006 2007 2008 2009 2010 2011
675 2012 2013 2014 2017 2018
676 VTD: 0516-3
677 VTD: 0516-9

678 004212:
679 1010 1011 1012 1013 1014 1015 1017 1019 2005 2007 2008 2009
680 2015 2017 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
681 010901:
682 3007 3008 3009 3010 3011 3012 3013 3020
683 VTD: 051XFTPU - FORT PULASKI PREC"

684 "District 176
685 Atkinson County
686 Lanier County
687 Lowndes County
688 VTD: 18503 - HAHIRA UNITED METHODIST
689 VTD: 18504 - MT OLIVE CHURCH
690 VTD: 18507 - PINE GROVE CHURCH
691 VTD: 18508 - WATER TMT PLANT
692 010102:
693 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
694 1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023
695 1024 1025 1026 1027 1028 1029 1030 1031 1034 1035 1036 1037
696 1038 1039 1040 1041 2000 2001 2002 2003 2004 2005 2006 2007
697 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 4015
698 4016 4018 4019 4020 4021 4022 4023 4024 4029 4030 4031 4032
699 4033 4034 4035 4036 4037 4038 4039 4040 4041 4042 4043 4044
700 4045 4046 4047 4048 4049 4050 4051 4052 4053 4054 4055
701 010604:
702 2007 2008 2016
703 VTD: 18513 - JAYCEE PARK ACT
704 010102:
705 1032 1033
706 010604:
707 2000 2001 2002 2003 2004 2005 2006 2009 2010 2011 2012 2013
708 2014 2015 2029 2030 2031 2032 2033 2034 2041 2043 2044 2045
709 2046 2047 2048 2049 2050 2051 2058
710 VTD: 18514 - NAYLOR CITY HALL
711 VTD: 18515 - SENIOR CITIZENS
712 010700:
713 2025 2026 2027 2028 2029 2030 2031 2032 2033 2041 2042 2043

714 2044 2045 2046 2047 2048 2049 2050 2051 2052 2053 2054 2055
715 2056 2057 2058 2063 2064 2065 2068 2069 2070 2077 2083 2089
716 3007 3008
717 Ware County
718 VTD: 299100 - DISTRICT 1
719 950300:
720 3002 3003 3006 3007 3008 3009 3010 3011 3014 3015 3016 3017
721 3018 3019 3020 3021 3031 3032 3033 3034 3035 3036 3037 3038
722 3039 3040 3041 3042 3043 3044 3045 3046 3047 3048 3049 3050
723 3051 3052 3053 3054 3055 3056 3057 3058 3059 3060 3061 3062
724 3067 3068 3070 3071 3072
725 950400:
726 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
727 1012 1024 1026 1027 1028 1029 1030 1031 1032 1033 1034 1035
728 1036 1037 1038 1039 1040 1059 2000 2001 2010 2013 2014 2016
729 2021 2022 2029 2030 2031 2032 2033 2034 2035 2036 2037 2038
730 2039 2040 2041 2042 2043 2044 2045 2046 2047 2048 2049 2050
731 2051 2052 2053 2054 2055 2056 2057 2058 2059 2060 2061 2062
732 2063 2064 2065 2066 3000 3001 3002 3003 3004 3005 3006 3007
733 3008 3009 3010 3011 3012 3013 3014 3015 3016 3017 3018 3019
734 3020 3021 3022 3023 3024 3025 3026 3027 3028 3029 3030 3031
735 3032 3033 3034 3035 3036 3037 3038 3039 3040 3041 3042 3043
736 3044 3045 3046 3047 3048 3049 3050 3051 3052 3053 3054 3055
737 3056 3057 3058
738 950500:
739 2025 2026 3004 3007 3008 3009 3037 3040 3041 3045 3046 3049
740 3050 4001 4002 4003 4004 4005 4006 4007 4008 4009 4010 4011
741 4012 4013 4014 4015 4016 4017 4018 4019 4020 4021 4022 4023
742 4024 4025 4026 4027 4028 4029 4030 4031 4032 4033 4034 4035
743 4036 5001 5003 5004 5005 5006 5007 5008 5010 5011 5012 5013
744 5014 5037
745 VTD: 299300 - 1231-150B
746 VTD: 299404 - BEACH-BICKLEY
747 VTD: 299405 - HAYWOOD
748 VTD: 299406 - JAMESTOWN
749 VTD: 299408 - MILLWOOD
750 VTD: 299409 - WARESBORO

751 District 177
752 Lowndes County
753 VTD: 18508 - WATER TMT PLANT
754 010102:
755 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
756 3012 3013 3014 3015 3016 3017 3018 3019 3020 3021 3022
757 010604:
758 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
759 3012 3013 3014 3015 3023 3024 3025 3026 3027 3028 3036 3044
760 VTD: 18509 - TRINITY PRESBYTARIAN
761 010301:
762 1026 1027
763 VTD: 18510 - MT ZION A.M.E.
764 VTD: 18513 - JAYCEE PARK ACT
765 010402:
766 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
767 3012 3013 3014 3015 3016 3017 3018
768 010601:
769 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
770 3012 3013 3014 3015
771 010604:
772 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1013 1014
773 1015 1016 1017 1023 2017 2018 2019 2020 2021 2022 2023 2024
774 2025 2035 2036 2037 2038 2039 2040 2042 2057 3016 3017 3018
775 3019 3020 3021 3022 3029 3030 3031 3032 3033 3034 3035 3037
776 3038 3039 3040 3041 3042 3043
777 VTD: 18515 - SENIOR CITIZENS
778 010500:
779 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
780 2012 2013
781 010604:
782 1010 1011 1012 1018 1019 1020 1021 1022 1024 1025 1026 1027
783 1028 1029 1030 1031 1032 1033 1034 1035 1036 1037 1039 1041
784 1042 1043 1044 1045
785 010700:
786 2059 2060 2061 2062 2066 2067 2071 2072 2073 2074 2085 2086
787 010800:

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788 3000 3001 3002 3003 3004 3005 3006 3012 3013 3015 3016 3017
789 3018 3019 3020 3021 3022 3023 3032 3033 3036 3037 3089
790 011000:
791 1000 1001 1002 2000 2001 2002 2003 2004 2005 2006 2013 2014
792 2015 2016 2017 2018 2019 2020 2021 2022 2023 2024 2027 2028
793 2029 2030 2031 2034 2035 2036 2041 2042 2048 2049 2050 2051
794 VTD: 18517 - MATHIS AUDITORIUM
795 VTD: 18518 - ABUNDANT LIFE CHURCH
796 VTD: 18521 - MESSIAH LUTHERAN
797 VTD: 18522 - FIRST CHRISTIAN
798 VTD: 18523 - GARDEN CENTER
799 VTD: 18524 - RAINWATER CONFERENCE CENTER
800 010201:
801 2060 2061
802 011401:
803 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1038
804 1039 1040 1042 1043 1044 1045 2012 2013 2014 2015 2016 2017
805 2020 2021 2022 2023 2025 2027 2028 2029 2030 2031 2032 2033
806 2034 2035 2036
807 VTD: 18525 - AZALEA CITY CHURCH
808 VTD: 18526 - REMERTON CITY HALL
809 VTD: 18527 - CRAIG RECREATION
810 VTD: 18530 - SOUTHSIDE REC C
811 VTD: 18531 - LOMAX PINEVALE
812 VTD: 18532 - MILDRED HUNTER
813 VTD: 18533 - AIRPORT CHURCH"

814 **SECTION 2.**

815 This Act shall become effective upon its approval by the Governor or upon its becoming law
816 without such approval.

817 **SECTION 3.**

818 All laws and parts of laws in conflict with this Act are repealed.