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

COMMON CAUSE GEORGIA, as an organization,)))
Plaintiff,))))
V.) Case No. 18-cv-05102-AT
BRIAN KEMP, in his official capacity as Secretary of State of Georgia)))
Defendant.))

PLAINTIFF'S NOTICE OF AND MOTION FOR A TEMPORARY RESTRAINING ORDER AND EXPEDITED DISCOVERY

PLEASE TAKE NOTICE that Plaintiff, COMMON CAUSE

GEORGIA, hereby moves the Court for a temporary restraining order enjoining the rejection of any provisional ballots cast during the 2018 election on the ground that the voter's name is not found on the voter registration list, pending a decision on the permanent relief requested in this case. Plaintiff also moves for expedited discovery, as set forth in more detail in the accompanying papers, of: 1) the number of provisional ballots cast per county, and the reason for each; 2) all guidance provided by the Defendant to county officials regarding counting provisional ballots or assessing the eligibility of voters who voted by provisional ballots; and 3) all coding sheets or similar documents used in the review of provisional ballots and ascertaining the eligibility of voters who voted by provisional ballot.

As set forth in detail in the Plaintiff's Memorandum of Law in Support of Motion for a Temporary Restraining Order and Expedited Discovery and the accompanying Declaration of Farrah R. Berse, filed herewith, Plaintiff has established that it is likely to succeed on the merits of their claims; that Plaintiff will suffer irreparable harm if the Court does not issue the injunction; that the harm to Plaintiff outweighs any harm Defendant would suffer if the Court were to order the preliminary relief sought by Plaintiff; that the balance of hardships tips strongly in Plaintiff's favor; and that a temporary restraining order in this case advances the public interest.

Plaintiff respectfully requests that the Court expedite consideration of this motion due to the upcoming November 9, 2018 deadline for the review of provisional ballots pursuant to Ga. Code §21-2-419, after which provisional ballots

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for any voters that the county registrars have not been able to confirm as eligible to vote will be rejected.

Plaintiff also requests that this matter be set for oral argument on an

expedited basis.

Respectfully submitted,

DLA PIPER LLP

By: <u>/s/ Christopher Campbell</u>

Christopher G. Campbell One Atlantic Center 1201 West Peachtree Street, Suite 2800 Atlanta, GA 30309-3450 (404) 736-7808 christopher.campbell@dlapiper.com

PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP Robert A. Atkins

(pro hac vice application pending)
NY Bar No. 2210771

Farrah R. Berse

(pro hac vice application pending)
NY Bar No. 4129706

Makiko Hiromi

(pro hac vice application pending)
NY Bar No. 5376165

William E. Freeland

(pro hac vice application pending)
NY Bar No. 5450648

Melina M. Meneguin Layerenza

(pro hac vice application pending) NY Bar No. 5559240 1285 Avenue of the Americas New York, NY 10019-6064 (212) 373-3000 ratkins@paulweiss.com fberse@paulweiss.com mhiromi@paulweiss.com wfreeland@paulweiss.com mmeneguin@paulweiss.com

BRENNAN CENTER FOR JUSTICE AT NEW YORK UNIVERSITY SCHOOL OF LAW Myrna Pérez (*pro hac vice* application pending)

NY Bar No. 4874095 Lawrence D. Norden (pro hac vice application pending) NY Bar No. 2881464 Wendy R. Weiser (pro hac vice application pending) NY Bar No. 2919595 Maximillian Feldman (pro hac vice application pending) NY Bar No. 5237276 120 Broadway, Suite 1750 New York, NY 10271 (646) 292-8310 perezm@brennan.law.nyu.edu nordenl@brennan.law.nyu.edu weiserw@brennan.law.nyu.edu feldmanm@brennan.law.nyu.edu

Attorneys for Plaintiff

CERTIFICATE OF COMPLAINCE

I hereby certify that the foregoing NOTICE OF AND MOTION FOR ATEMPORARY RESTRAINING ORDER AND EXPEDITED DISCOVERY was prepared double-spaced in 14-point Times New Roman pursuant to Local Rule 5.1(C).

/s/ Christopher Campbell

Christopher G. Campbell DLA Piper LLP

CERTIFICATE OF SERVICE

I hereby certify that on November 7, 2018, I served the within and foregoing NOTICE OF AND MOTION FOR A TEMPORARY RESTRAINING ORDER AND EXPEDITED DISCOVERY with the Clerk of Court using the CM/ECF system, which will send notification of such filing to all parties to this matter via electronic notification or otherwise, and caused courtesy copies to be served by electronic mail on counsel for Defendant who have not yet appeared in this matter: This 7th day of November, 2018.

/s/ Christopher Campbell

Christopher G. Campbell DLA Piper LLP