## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF FLORIDA TALLAHASSEE DIVISION

KELVIN LEON JONES, et al.,

Plaintiffs,

v.

RON DESANTIS, in his official capacity as Governor of Florida, et al.,

Defendants.

Consolidated Case No. 4:19-cv-300-RH-MJF

## RAYSOR PLAINTIFFS' MOTION TO JOIN CONSOLIDATED CASE DEFENDANT CRAIG LATIMER AS DEFENDANT IN MEMBER CASE <u>NO. 4:19-cv-301</u>

Pursuant to Fed. R. Civ. P. 21, Raysor Plaintiffs hereby move to join consolidated case Defendant Craig Latimer, in his official capacity as Supervisor of Elections for Hillsborough County, as a Defendant in member case *Raysor v. Lee*, No. 4:19-cv-301, and under Fed. R. Civ. P. 15(b)(2) to conform the pleadings to the evidence with respect to Defendant Latimer.<sup>1</sup> Supervisor Latimer was named as a Defendant in member case *Gruver v. Barton*, No. 4:19-cv-201. Supervisor Latimer opposes the motion.

<sup>&</sup>lt;sup>1</sup> Copies of this motion and the accompanying brief in support were also filed in member case *Raysor v. Lee*, No. 4:19-cv-301.

For the reasons explained in the accompanying Memorandum, Plaintiffs' motion should be granted.

May 1, 2020

Respectfully submitted,

/s/ Mark P. Gaber

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## **CERTIFICATE OF CONFERENCE**

Pursuant to Local Rule 7.1(b) I hereby certify that counsel for the Plaintiffs conferred in good faith with counsel for Defendant Latimer. Defendant Latimer opposes the motion. Counsel for the Plaintiffs have provide notice to Defendant Latimer via email of the discussion of this Motion on the record at trial this morning, and of the schedule for a response discussed therein, and understand from counsel for Defendant Latimer that he is prepared to attend a hearing on this motion by video on Monday afternoon. Defendant Lee indicated on the record her intent to provide a response to this Motion pursuant to the deadline requested by the Court.

> /s/ Mark P. Gaber Mark P. Gaber

Counsel for Raysor Plaintiffs

## **CERTIFICATE OF SERVICE**

I hereby certify that on May 1, 2020, I served a true and correct copy of the foregoing document via electronic notice via the CM/ECF system on all counsel or parties of record.

<u>/s/ Mark P. Gaber</u> Mark P. Gaber

Counsel for Raysor Plaintiffs