

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

THE NEW GEORGIA PROJECT,
REAGAN JENNINGS, CANDACE
WOODALL, and BEVERLY PYNE,

Plaintiffs,

v.

BRAD RAFFENSPERGER, in his official
capacity as the Georgia Secretary of State
and the Chair of the Georgia State Election
Board, *et al.*

Defendants.

Civil Action File
No. 1:20-CV-01986-ELR

**DECLARATION OF KEVIN J. HAMILTON IN SUPPORT OF
PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION**

I, Kevin J. Hamilton, hereby declare as follows:

1. I am over the age of 18 and competent to make this declaration. I am a partner with the law firm Perkins Coie LLP, am admitted to practice law in the State of Washington and before the Supreme Court of the United States and multiple federal courts of appeals and district courts. I am admitted in this District *pro hac vice* in the above-captioned matter, and I am attorney for Plaintiffs. I submit this declaration to provide the Court true and correct copies of certain documents submitted in support of Plaintiffs' Motion for Preliminary Injunction.

1. **Exhibit 1** is a true and correct copy of the expert report of Dr. Kenneth Mayer of the University of Wisconsin, dated June 10, 2020.
2. **Exhibit 2** is a true and correct copy of the expert report of Dr. Robert T. Ball, Jr. of the Medical University of South Carolina, dated June 7, 2020.
3. **Exhibit 3** is a true and correct copy of the declaration of Nse Ufot, CEO of The New Georgia Project, dated June 10, 2020.
4. **Exhibit 4** is a true and correct copy of the declaration of Reagan Jennings, dated June 10, 2020.
5. **Exhibit 5** is a true and correct copy of the declaration of Candace Woodall, dated June 5, 2020.
6. **Exhibit 6** is a true and correct copy of the declaration of Beverly Pyne, dated May 31, 2020.
7. **Exhibit 7** is a true and correct copy of the declaration of Carly Weikle, dated June 1, 2020.
8. **Exhibit 8** is a true and correct copy of the declaration of Collin Jones, dated June 1, 2020.
9. **Exhibit 9** is a true and correct copy of the declaration of Zach Laguna, dated June 9, 2020.

10. **Exhibit 10** is a true and correct copy of the declaration of Doris Sudduth, dated June 1, 2020.
11. **Exhibit 11** is a true and correct copy of the declaration of Javier Garcia, dated June 9, 2020.
12. **Exhibit 12** is a true and correct copy of the declaration of C'drick Henderson, dated June 2, 2020.
13. **Exhibit 13** is a true and correct copy of the declaration of Andrew Kessel, dated June 10, 2020.
14. **Exhibit 14** is a true and correct copy of the declaration of Sarah Ackerman, dated June 10, 2020.
15. **Exhibit 15** is a true and correct copy of the declaration of Georgia Nioshii Wilde, dated June 4, 2020.
16. **Exhibit 16** is a true and correct copy of the declaration of Sherita Holmes, dated June 9, 2020.
17. **Exhibit 17** is a true and correct copy of the declaration of Yvonnia Henderson, dated June 8, 2020.
18. **Exhibit 18** is a true and correct copy of the declaration of Charisse Price, dated June 8, 2020.
19. **Exhibit 19** is a true and correct copy of the Georgia Department of Public

Health Daily Status Report webpage, last accessed on June 9, 2020, and which is publicly available at: <https://dph.georgia.gov/covid-19-daily-status-report>.

20. **Exhibit 20** is a true and correct copy of the U.S. Census Bureau, Georgia QuickFacts webpage, last accessed on June 4, 2020, and which is publicly available at: <https://www.census.gov/quickfacts/GA>.
21. **Exhibit 21** is a true and correct copy of the article entitled, “More than 80 percent of hospitalized covid-19 patients in Georgia were African American, study finds.” The article was published by the Washington Post on April 29, 2020, and is publicly available at: https://www.washingtonpost.com/health/more-than-80-percent-of-hospitalized-covid-patients-in-georgia-were-african-american-study-finds/2020/04/29/a71496ea-8993-11ea-8ac1-bfb250876b7a_story.html.
22. **Exhibit 22** is a true and correct copy of the article entitled, “Georgia reports nearly 700 new coronavirus cases Wednesday. Take a look at 24-hour trends.” The article was published by the Ledger-Enquirer on June 3, 2020, and is publicly available at: <https://www.ledger-enquirer.com/news/coronavirus/article243205431.html>.
23. **Exhibit 23** is a true and correct copy of the article entitled, “Georgia Department of Health Apologizes for Weekend Data Snafu.” The article was

published by WABE on May 18, 2020, and is publicly available at: <https://www.wabe.org/georgia-department-of-health-apologizes-for-weekend-data-snafu/>.

24. **Exhibit 24** is a true and correct copy of the article entitled, “CDC director warns second wave of coronavirus is likely to be even more devastating.” The article was published by the Washington Post on April 21, 2020, and is publicly available at: <https://www.washingtonpost.com/health/2020/04/21/coronavirus-secondwave-cdcdirector/>.
25. **Exhibit 25** is a true and correct copy of an article entitled, “U.S. Virus Plan Anticipates 18-Month Pandemic and Widespread Shortages.” The article was published by The New York Times on March 17, 2020, and is publicly available at: <https://www.nytimes.com/2020/03/17/us/politics/trump-coronavirus-plan.html?referringSource=articleShare>.
26. **Exhibit 26** is a true and correct copy of a report by scientists at the Imperial College London COVID-19 Response Team. The report was published on March 16, 2020, and is publicly available at: <https://www.imperial.ac.uk/media/imperial-college/medicine/sph/ide/gida-fellowships/Imperial-College-COVID19-NPI-modelling-16-03-2020.pdf>.
27. **Exhibit 27** is a true and correct copy of an article by scientists at Johns

Hopkins University. The article was published on March 26, 2020, and is publicly available at: <https://hub.jhu.edu/2020/03/26/covid-19-vaccine-development-ruth-karron/>.

28. **Exhibit 28** is a true and correct copy of an article entitled, “Georgia Reopens but Many Businesses Stay Closed, People Stay Home.” The article was published by The Wall Street Journal on April 24, 2020, and is publicly available at: <https://www.wsj.com/articles/georgia-reopens-but-many-businesses-stay-closed-people-stay-home-11587754211>.
29. **Exhibit 29** is a true and correct copy of an article entitled, “Atlanta mayor urges residents to stay at home as governor reopens state: ‘Look at the science.’” The article was published by The Hill on April 22, 2020, and is publicly available at: <https://thehill.com/homenews/state-watch/494043-atlanta-mayor-urges-residents-to-stay-at-home-as-governor-reopens-state>.
30. **Exhibit 30** is a true and correct copy of an article entitled, “Coronavirus cases, deaths projected to rise as Georgia reopens.” The article was published by the Atlanta Journal-Constitution on May 6, 2020, and is publicly available at: <https://www.ajc.com/news/state--regional-govt--politics/cases-deaths-projected-rise-state-reopens/q4jJqCtX9bmqujkZPa5OdK/>.
31. **Exhibit 31** is a true and correct copy of the news release entitled, “Secretary

of State Raffensperger Postpones the Presidential Preference Primary.” The release was published by the Georgia Secretary of State and is publicly available at: https://sos.ga.gov/index.php/elections/secretary_of_state_raffensperger_postpones_the_presidential_preference_primary.

32. **Exhibit 32** is a true and correct copy of the news release entitled, “Raffensperger Announces Postponement of Primary Election Until June 9.” The release was published by the Georgia Secretary of State and is publicly available at: https://sos.ga.gov/index.php/elections/raffensperger_announces_postponement_of_primary_election_until_june_9.
33. **Exhibit 33** is a true and correct copy of the news release entitled, “Raffensperger Encourages Absentee Ballot Voting as Covid-19 Precautions Result in Long Wait Times at the Ballot Box.” The release was published by the Georgia Secretary of State and is publicly available at: https://sos.ga.gov/index.php/elections/raffensperger_encourages_absentee_ballot_voting_as_covid-19_precautions_result_in_long_wait_times_at_the_ballot_box.
34. **Exhibit 34** is a true and correct copy of an article entitled, “Many ballots still unreturned with election less than two weeks away.” The article was published by the Georgia Recorder on May 29, 2020, and is publicly available

at: <https://georgiarecorder.com/2020/05/29/many-ballots-still-unreturned-with-election-less-than-two-weeks-away/>.

35. **Exhibit 35** is a true and correct copy of an article entitled, “Loss of poll workers threatens in-person voting in Georgia primary.” The article was published by the Atlanta Journal-Constitution on April 7, 2020, and is publicly available at: <https://www.ajc.com/news/state--regional-govt--politics/loss-poll-workers-threatens-person-voting-georgia-primary/HxtlBEQ62cAkXDiraDlhUI/>.
36. **Exhibit 36** is a true and correct copy of an article entitled, “Fulton County Elections Employee Dies Of COVID-19.” The article was published by the GPB News on April 21, 2020, and is publicly available at: <https://www.gpbnews.org/post/fulton-county-elections-employee-dies-covid-19>.
37. **Exhibit 37** is a true and correct copy of an article entitled, “Virus concerns close churches, other voting sites for Georgia primary.” The article was published by the Atlanta Journal-Constitution on May 11, 2020, and is publicly available at: <https://www.ajc.com/news/state--regional-govt--politics/virus-concerns-close-churches-other-voting-sites-for-georgia-primary/o6Ri26ArzR6shl4FWuNe00/>.

38. **Exhibit 38** is a true and correct copy of an article entitled, “Demand for absentee ballots delays delivery to Georgia voters.” The article was published by the Atlanta Journal-Constitution on April 10, 2020, and is publicly available at: <https://www.ajc.com/news/state--regional-govt--politics/demand-for-absentee-ballots-delays-delivery-georgia-voters/FWeU3rq4NF4v3bI97OGnNL/>.
39. **Exhibit 39** is a true and correct copy of an article entitled, “Georgia Elections Officials Navigate Sea of Absentee Applications While Polling Places Back Out.” The article was published by WJCT Public Media on April 22, 2020, and is publicly available at: <https://news.wjct.org/post/georgia-elections-officials-navigate-sea-absentee-applications-while-polling-places-back-out>.
40. **Exhibit 40** is a true and correct copy of an article entitled, “Georgia’s Mail-In Ballot Requests on Track to Surpass Total 2018 Primary Turnout.” The article was published by the GPB News on May 5, 2020, and is publicly available at: <https://www.gpbnews.org/post/georgia-s-mail-ballot-requests-track-surpass-total-2018-primary-turnout>.
41. **Exhibit 41** is a true and correct copy of an article entitled, “Fulton County fixing backlog of 25,000 absentee ballot applications.” The article was published by the Atlanta Journal-Constitution on May 22, 2020, and is

publicly available at: <https://www.ajc.com/news/local/fulton-county-fixing-backlog-000-absentee-ballot-applications/IOEQxJb7HZclRx0pwX9cKM/>.

42. **Exhibit 42** is a true and correct copy of the report entitled, “State and Local Election Mail: User’s Guide 2020.” The report was published by the United States Postal Service in January 2020 and is publicly available at: <https://about.usps.com/publications/pub632.pdf>.
43. **Exhibit 43** is a true and correct copy of an article entitled, “Postal Service’s financial stress might hurt its ability to handle large volume of mail-in ballots.” The article was published by CNBC on May 22, 2020, and is publicly available at: <https://www.cnbc.com/2020/05/22/coronavirus-postal-service-financial-stress-might-threaten-voter-turnout.html>.
44. **Exhibit 44** is a true and correct copy of an article entitled, “US Postal Service has taken a big hit during coronavirus pandemic.” The article was published by Detroit Free Press on April 23, 2020, and is publicly available at: <https://www.freep.com/story/news/local/michigan/2020/04/23/postal-service-mail-coronavirus-stamps/3002495001/>.
45. **Exhibit 45** is a true and correct copy of an article entitled, “Absentee ballots delayed and polls close as Georgia primary approaches.” The article was published by the Atlanta Journal-Constitution on June 3, 2020, and is publicly

available at: <https://www.ajc.com/news/state--regional-govt--politics/absentee-ballots-delayed-and-polls-close-georgia-primary-approaches/g9SP8DBcTdFt8C0YfApvyN/>.

46. **Exhibit 46** is a true and correct copy of an article entitled, “Some counties in Georgia experiencing long lines for early voting amid social distancing and sanitizing.” The article was published by The Daily Tribune News on May 19, 2020, and is publicly available at: <https://daily-tribune.com/stories/some-counties-in-georgia-experiencing-long-lines-for-early-voting-amid-social-distancing-and,25027?>.
47. **Exhibit 47** is a true and correct copy of the Georgia Application for Official Absentee Ballot, publicly available at: <https://sos.ga.gov/admin/files/Fillable%20Absentee%20Ballot%20Form%202020.pdf>.
48. **Exhibit 48** is a true and correct copy of the report entitled, “Absentee Voting: A Guide for Registered Voters.” The report was published by the Georgia Secretary of State in 2020 and is publicly available at: https://sos.ga.gov/admin/files/Absentee_Voting_A_Guide_for_Registered_Voters_2020.pdf.
49. **Exhibit 49** is a true and correct copy of the article entitled, “Florida voters facing a long, long ballot in November.” The article was published by the Tampa Bay Times on October 10, 2012, and is publicly available at:

<https://www.tampabay.com/news/localgovernment/florida-voters-facing-a-long-long-ballot-in-november/1250664/>.

50. **Exhibit 50** is a true and correct copy of an excerpt from the report entitled, “Millennials and the Mail.” The report was published by the Office of the Inspector General of the United States Postal Service on July 30, 2018, and a full copy of the report is publicly available at: <https://www.oversight.gov/sites/default/files/oig-reports/RARC-WP-18-011.pdf>.
51. **Exhibit 51** is a true and correct copy of a webpage from the online United States Postal Service Postal Store, last accessed on June 4, 2020, and which is publicly available at: https://store.usps.com/store/product/buy-stamps/lets-celebrate-S_572504.
52. **Exhibit 52** is a true and correct copy of an article entitled, “Georgia absentee voting instructions to be corrected.” The article was published by the Atlanta Journal-Constitution on April 28, 2020, and is publicly available at: <https://www.ajc.com/news/state--regional-govt--politics/georgia-absentee-voting-instructions-corrected/kzkuK mLufxIRcwIW0oEzCN/>.
53. **Exhibit 53** is a true and correct copy of an article entitled, “With more than 1 million claims in April, Georgia unemployment surges to nearly 12%.” The article was published by 11 Alive News on May 21, 2020, and is publicly

available at: <https://www.11alive.com/article/news/health/coronavirus/georgia-unemployment-rate-latest/85-7333e138-2cc9-406e-9716-f1ff2691deac>.

54. **Exhibit 54** is a true and correct copy of an excerpt from the April 7, 2020 Absentee Voting Report published by the Wisconsin Election Commission on May 15, 2020. A full copy of the report is publicly available at: <https://elections.wi.gov/sites/elections.wi.gov/files/2020-05/April%202020%20Absentee%20Voting%20Report.pdf>.
55. **Exhibit 55** is a true and correct copy of the Findings of Fact, Conclusions of Law, Memorandum, and Order Granting Plaintiffs' Motion for a Preliminary Injunction in *Driscoll, et al. v. Stapleton*, No. DV-20-408 (Mont. D. Ct. May 22, 2020).
56. **Exhibit 56** is a true and correct copy of an article entitled, "Albany mail processing operations moving to Tallahassee." The article was published by WFXL News on February 23, 2012, and is publicly available at: <https://wfxl.com/news/local/albany-mail-processing-operations-moving-to-tallahassee>.
57. **Exhibit 57** is a true and correct copy of the Consent Order and Court Order in *Democratic Party of Ga. v. Burkes*, No. 1:18-CV-00212-WLS (M.D. Ga.

Nov. 9, 2018).

58. **Exhibit 58** is a true and correct copy of the article entitled, “Coronavirus Is Threatening One of Government’s Steadiest Services: The Mail.” The article was published by The New York Times on April 9, 2020, and is publicly available at: <https://www.nytimes.com/2020/04/09/us/politics/coronavirus-is-threatening-one-of-governments-stadiest-services-the-mail.html>.
59. **Exhibit 59** is a true and correct copy of the April 9, 2020 letter from Senators Ron Johnson and Tammy Baldwin to the Inspector General of the United States Postal Service. The letter is publicly available at: https://www.ronjohnson.senate.gov/public/_cache/files/9485956c-0c16-4f38-9be0-f8d45e926aac/baldwin-johnson-letter-to-usps-ig-on-wisconsin-absentee-ballots.pdf.
60. **Exhibit 60** is a true and correct copy of the April 23, 2020 letter from Ohio Secretary of State Frank LaRose to Ohio’s congressional delegation. The letter is publicly available at: <https://www.ohiosos.gov/globalassets/media-center/news/2020/2020-04-24.pdf>.
61. **Exhibit 61** is a true and correct copy of the Centers for Disease Control and Prevention Disability and Healthy Promotion webpage, last accessed on June 4, 2020, and which is publicly available at: <https://www.cdc.gov/ncbddd/>

disabilityandhealth/impacts/georgia.html.

62. **Exhibit 62** is a true and correct copy of the U.S. Election Assistance Commission report on State Allocations of Supplemental HAVA Funds, and is publicly available at https://www.eac.gov/sites/default/files/paymentgrants/cares/State_Allocations_of_Supplemental_CARES_Funds.pdf
63. **Exhibit 63** is a true and correct copy of the news release entitled, “U.S. Postal Service Reports Fiscal Year 2017 Results.” The release was published by the United States Postal Service on November 14, 2017, and is publicly available at: https://about.usps.com/news/national-releases/2017/pr17_069.htm.
64. **Exhibit 64** is a true and correct copy of the press release entitled, “Postmaster General statement on U.S. Postal Service stimulus needs.” The release was published by the United States Postal Service on April 10, 2020, and is publicly available at: <https://about.usps.com/newsroom/statements/041020-pmg-statement-on-usps-stimulus-needs.htm>.
65. **Exhibit 65** is a true and correct copy of the Findings of Fact, Conclusions of Law, and Order in *Minnesota v. Thao*, No. 62-CR-18-827 (Minn. Dist. Ct. Oct. 23, 2018).
66. **Exhibit 66** is a true and correct copy of an article entitled, “More Voters, Fewer Polls Means Long Lines Likely for Georgia Primary.” The article was

published by the GPB News on June 3, 2020, and is publicly available at:
<https://www.gpbnews.org/post/more-voters-fewer-polls-means-long-lines-likely-georgia-primary>.

67. **Exhibit 67** is a true and correct copy of the declaration of Allison Ardle, dated June 10, 2020.
68. **Exhibit 68** is a true and correct copy of the declaration of Kristen Orenstein, dated June 9, 2020.
69. **Exhibit 69** is a true and correct copy of the declaration of Murray Pelta, dated June 9, 2020.
70. **Exhibit 70** is a true and correct copy of the declaration of Yolanda Asher, dated June 9, 2020.
71. **Exhibit 71** is a true and correct copy of the declaration of Karen Bemis, dated June 10, 2020.
72. **Exhibit 72** is a true and correct copy of two May 29, 2020 emails from the Fulton County Department of Registration & Elections to voters regarding Absentee Ballot Request Update.
73. **Exhibit 73** is a true and correct copy of the home page of Worldometer, which is publicly available at: <https://www.worldometers.info/coronavirus/country/us/>.

74. **Exhibit 74** is a true and correct copy of various Tweets about Absentee Early Voting.
75. **Exhibit 75** is a true and correct copy of various Tweets about Early Voting Lines.
76. **Exhibit 76** is a true and correct copy of various Tweets about Election Day Lines.
77. **Exhibit 77** is a true and correct copy of Tweets about Voters Not Leaving Long Lines.
78. **Exhibit 78** is a true and correct copy of an article entitled, “Major Problems with Voting in Atlanta as 5 States Hold Primaries.” The article was published by the New York Times on June 9, 2020, and is publicly available at: <https://www.gpbnews.org/post/more-voters-fewer-polls-means-long-lines-likely-georgia-primary>.
79. **Exhibit 79** is a true and correct copy of an article entitled, “Georgia Election ‘Catastrophe’ in Largely Minority Areas Sparks Investigation.” The article was published by NBCnews.com on June 9, 2020, and is publicly available at: <https://www.gpbnews.org/post/more-voters-fewer-polls-means-long-lines-likely-georgia-primary>.

80. **Exhibit 80** is a true and correct copy of an article entitled, “Georgia Debacle Shows We’re Heading Toward an Election Disaster in November.” The article was published by the Washington Post on June 9, 2020, and is publicly available at: <https://www.washingtonpost.com/opinions/2020/06/09/georgia-debacle-shows-were-heading-toward-an-election-disaster-november/>.
81. **Exhibit 81** is a true and correct copy of an article entitled, “In Georgia, Primary Day Snarled by Long Lines, Problems with Voting Machines - A Potential Preview of November.” The article was published by the Washington Post on June 9, 2020, and is publicly available at: https://www.washingtonpost.com/politics/voting-june-9-primaries/2020/06/09/df6b8aa2-a9e7-11ea-a9d9-a81c1a491c52_story.html.
82. **Exhibit 82** is a true and correct copy of an article entitled, “Georgia Betrays Its Voters Again.” The article was published by the New Yorker on June 10, 2020, and is publicly available at: <https://www.newyorker.com/news/news-desk/georgia-betrays-its-voters-again>.
83. **Exhibit 83** is a true and correct copy of an article entitled, “‘This is Absurd’ Long Lines, Computer Glitches at Georgia Polls Spark National Conversation.” The article was published by the Atlanta Constitution Journal on June 9, 2020, and is publicly available at: <https://www.ajc.com/news/this->

absurd-long-lines-computer-glitches-georgia-polls-become-national-conversation/76TB7six9OkikAoLcwfTbK/.

84. **Exhibit 84** is a true and correct copy of an article entitled, “Heat, Rain, Long Lines: Georgia Election Plagued by Problems.” The article was published by the Associated Press on June 9, 2020, and is publicly available at: <https://www.bostonglobe.com/2020/06/09/nation/poll-closures-virus-restrictions-lead-long-lines-georgias-primary-election/>.
85. **Exhibit 85** is a true and correct copy of an article entitled, “‘I Refuse Not to be Heard’: Georgia in Uproar Over Voting Meltdown.” The article was published by the New York Times on June 10, 2020, and is publicly available at: <https://www.nytimes.com/2020/06/09/us/politics/atlanta-voting-georgia-primary.html?action=click&module=Top%20Stories&pgtype=Homepage>.
86. **Exhibit 86** is a true and correct copy of an article entitled, “In a Warning for November, Voters Endure Long Lines in Georgia’s Primary Election.” The article was published by the Wall Street Journal on June 10, 2020, and is publicly available at: https://www.wsj.com/articles/in-a-warning-for-november-voters-endure-long-lines-in-georgias-primary-election-11591733287?mod=hp_listb_pos2.

87. **Exhibit 87** is a true and correct copy of an article entitled, “Polls Closed in Georgia After a Day Marked by Voters Waiting for Hours to Cast Their Ballots.” The article was published by CNN.com on June 9, 2020, and is publicly available at: <https://www.cnn.com/2020/06/09/politics/georgia-primary-election-delays/index.html>.
88. **Exhibit 88** is a true and correct copy of an article entitled, “‘A Complete Meltdown’: Long Lines Snarl Voting in Georgia Primary Amid Coronavirus.” The article was published by the LA Times on June 9, 2020, and is publicly available at: <https://www.latimes.com/world-nation/story/2020-06-09/georgia-primary-will-protest-energy-shift-voting-booth>.
89. **Exhibit 89** is a true and correct copy of the declaration of Dr. Ralph Watkins, dated June 10, 2020.
90. **Exhibit 90** is a true and correct copy of the declaration of Swathi Shanmugasundaram, dated June 10, 2020.
91. **Exhibit 91** is a true and correct copy of the declaration of Representative Park Cannon, dated June 10, 2020.

Dated: June 10, 2020

By: **Kevin J. Hamilton**

Kevin J. Hamilton*

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Counsel for Plaintiffs

**Admitted Pro Hac Vice*

CERTIFICATE OF COMPLIANCE

I hereby certify that the foregoing document has been prepared in accordance with the font type and margin requirements of L.R. 5.1, using font type of Times New Roman and a point size of 14.

Dated: June 10, 2020

Adam M. Sparks
Counsel for Plaintiffs

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
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THE NEW GEORGIA PROJECT,
REAGAN JENNINGS, CANDACE
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BRAD RAFFENSPERGER, in his official
capacity as the Georgia Secretary of State
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Board, *et al.*

Defendants.

Civil Action File No.

1:20-cv-01986-ELR

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on June 10, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send a notice of electronic filing to all counsel of record.

Dated: June 10, 2020

Adam M. Sparks
Counsel for Plaintiffs