IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

VASU ABHIRAMAN, TERESA K. CRAWFORD, LORETTA MIRANDOLA, JENNIFER MOSBACHER, ANITA TUCKER, ESSENCE JOHNSON, LAUREN WAITS, SUZANNE WAKEFIELD, MICHELLE AU, JASMINE CLARK, DEMOCRATIC NATIONAL COMMITTEE, and DEMOCRATIC PARTY OF GEORGIA, INC.,

Petitioners

v.

STATE ELECTION BOARD, Respondent

And

REPUBLICAN NATIONAL COMMITTEE and GEORGIA REPUBLICAN PARTY, INC., Intervenors

Civil Action 24CV010786

ORDER STAYING ACTION

This is a declaratory judgment action under the Georgia Administrative Procedure Act regarding amendments approved by the State Election Board to Rule 183-1-12-.02 (as amended, the "Reasonable Inquiry Rule") and Rule 183-1-12-.12 (as amended, the "Examination Rule"). Both the Reasonable Inquiry Rule and the Examination Rule were invalidated in *Eternal Vigilance Action, Inc. et al. v. State of Georgia, et al.*, Superior Court of Fulton County Civil Action 24CV011558, though on different grounds than those asserted here. *Eternal Vigilance Action* is now on appeal.

The issues in this case may also overlap with this Court's Final Order in *Adams v. Fulton County et al.*, Superior Court of Fulton County Civil Action 24CV011584, which has likewise been appealed.

Accordingly, the Court hereby **STAYS** this case pending resolution of the appeals in *Eternal Vigilance Action* and *Adams*. The Court further **ORDERS** the parties to provide the Court with a status report once the appeals in both *Eternal Vigilance Action* and *Adams* have been exhausted.

SO ORDERED this 22nd day of November 2024.

udge Robert C.I. McBurney

Superior Court of Fulton County

Atlanta Judicial Circuit